

Bankura.—No. 4162G.A./52/50.—27th December 1950.—Sri Bata Krishna Mukharji, Deputy Magistrate and Deputy Collector, is appointed to have charge of the Vishnupur subdivision of the Bankura district, on being relieved of his present appointment in the Food Department.

প্রেসিডেন্সী বিভাগ।—নং ৪১৬৬জি.এ।৪৫-৫০।৫০।—২৮শে ডিসেম্বর ১৯৫০।—শ্রী (শুভ) বিজ্ঞানের বর্তমান কাৰ্য্যভার দূত হইয়া অবর উপ-শাসক ও সমাহতী প্রিন্সিপাল কুমার সোম প্রেসিডেন্সী বিভাগে নিযুক্ত হইলেন।

Presidency Divn.—No. 4166G.A./4S-5/50.—28th December 1950.—Sri Bhupendra Kumar Som, Sub-Deputy Magistrate and Sub-Deputy Collector, is posted to Presidency Division, on being relieved of his present appointment in the Finance (Taxation) Department.

দার্জিলিং।—নং ৪১৬৭জি.এ।১৬-৬০।৫০।—২৮শে ডিসেম্বর ১৯৫০।—দার্জিলিংয়ের অবস্থানীন অবর শাসক ও সমাহতী প্রিন্সিপাল সেন অক্ষয়জিৎ উক্ত জেলার সদর মহকুমার ভারপ্রাপ্ত হইলেন।

Darjeeling.—No. 4167G.A./1D-60/50.—28th December 1950.—Sri Somendra Chandra Sen, Sub-Magistrate and Sub-Collector, on probation, Darjeeling, is appointed temporarily to have charge of the Sadar subdivision of that district.

Leave.

General.

২৪-পারগণা।—নং ৪১৭৭জি.এ।১৫-৪৫।৫০।—২৯শে ডিসেম্বর ১৯৫০।—ডায়মন্ডহারবারের মহকুমা শাসক প্রী তি, এস. সি. বনার্জিকে ১৯৩০ সালের পরোক্ষিত হুটির নিয়মাবলীর ৯(এ) নিয়মানুসারে ১৮ই নভেম্বর ১৯৫০ হইতে ১৯শে ডিসেম্বর ১৯৫০ পর্যন্ত চৌদ্দ দিনের অজিত হুটি প্রদত্ত হইয়াছিল।

24-Parganas.—No. 4177G.A./11-45/50.—29th December 1950.—Sri V. S. C. Bonarjee, Subdivisional Officer, Diamond Harbour, was allowed earned leave for fourteen days with effect from the 18th November 1950, under rule 9(a) of the Revised Leave Rules, 1933.

By order of the Governor,
S. N. RAY, Chief Secy.

Political

NOTIFICATION.

No. 7984P./1R-28/50.—21st December 1950.—In exercise of the powers conferred by section 39 read with section 40 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), and in supersession of notification No. 558P., dated the 4th February 1949, the Governor is pleased to make the following rules with regard to arbitration for settlement of compensation payable under section 29 of the said Act:—

1. Definitions.—

In these rules, unless there is anything repugnant in the subject or context,—

(a) “Collector” means—

- (i) in the case where the property in respect of which compensation is claimed is, at the time when the right to such compensation accrues, situated within the town of Calcutta as defined in the Calcutta Police Act, 1866 (Bengal Act IV of 1866), together with the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866 (Bengal Act II of 1866), the First Land Acquisition Collector, Calcutta, and

(ii) in the case where such property is, at the time when the right to such compensation accrues, situated elsewhere, the Collector of the district in which such property is at such time situated and includes any other person appointed by the State Government to exercise the powers of a Collector under these rules;

(b) “the Act” means the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950);

(c) “compensation” means compensation payable under section 29 of the Act.

2. The appointment of an arbitrator under clause (b) of sub-section (3) of section 29 of the Act shall be made by the State Government by notification in the *Calcutta Gazette*.

3. If the arbitrator neglects or refuses to act, or is incapable of acting or dies, the State Government shall appoint another person to be arbitrator in his place.

4. The arbitrator may, with the previous approval of the State Government, appoint such staff as he may require for giving notices, communicating orders and doing all such administrative or ministerial work as may be necessary in connection with the arbitration.

5. Where the amount of compensation cannot be fixed by agreement within three months of the receipt of the application for compensation or, within such further time as the State Government may in any particular case allow, the person to be compensated shall submit an application to the Collector for referring the case to arbitration with necessary written statements of his claims. The Collector shall, on receipt of such application, refer the case with all relevant papers to the arbitrator and give notice of such reference having been made to the person to be compensated, and inform the State Government.

6. The arbitrator shall have the like powers and shall follow the like procedure as a Court has and follows in the exercise of its ordinary original civil jurisdiction under the Code of Civil Procedure, 1908 (Act V of 1908):

Provided that the arbitrator shall have the right to decide the points referred to arbitration summarily in non-appealable cases referred to in rule 19.

7. Where the State Government nominates under clause (d) of sub-section (3) of section 29 of the Act, a person having expert knowledge as to the nature of the property requisitioned to assist the arbitrator, the State Government shall inform the arbitrator of such nomination. On receipt of the information the arbitrator shall inform the person to be compensated about the nomination with a view to enabling such person to nominate another person under the said clause and the nomination of such other person shall be made within thirty days of the receipt of the information.

8. The person to be nominated by the State Government under clause (d) of sub-section (3) of section 29 of the Act and the person to be nominated thereunder by the person to be compensated may be given such fees as may be fixed by the State Government in each case.

9. The person to be nominated by the State Government and the person to be nominated by the person to be compensated under clause (d) of sub-section (3) of section 29 of the Act shall render such assistance to the arbitrator in connection with the arbitration as may be required by the arbitrator.

10. If the person nominated by the State Government to assist the arbitrator or the person

ominated by the person to be compensated neglects, or refuses to act or is incapable of acting; dies, the arbitrator shall inform the State Government or the person to be compensated, as the case may be, of such an event who may nominate another person as the case may be, within fifteen days of the receipt of the information.

11. On receipt of the reference, the arbitrator shall inform the person to be compensated as also the Collector, of the place and time of meeting and such other particulars relating to the appearance of the parties to the reference and their witnesses and lawyers, as may be deemed necessary by the arbitrator. The arbitrator shall also issue such instructions to the parties to the reference, from time to time, as he may consider necessary.

12. The parties may appear either in person or by their authorised agents and may adduce such evidence as they desire to adduce in support of their respective cases and as the arbitrator considers to be relevant and necessary for the purpose of making an award.

13. The parties to the reference and all persons claiming under them shall submit to be examined by the arbitrator on oath or affirmation in relation to the matters in difference and shall produce before the arbitrator all books, deeds, maps, plans, papers, accounts, writings and other documents within their possession or power respectively, which may be required or called for, and do all other things which, during the proceedings on the reference, the arbitrator may require.

14. The arbitrator shall keep a record of the proceedings but such record need not be a *verbatim* record.

15. Every party to a reference shall do all the acts necessary to enable the arbitrator to make a just award and shall not wilfully do or cause or allow to be done any act to delay or to prevent the arbitrator from making an award.

16. The arbitrator shall make his award having regard to the pecuniary loss attributable to the requisition and to any other circumstances which he considers to be just and proper. Such award shall be made within such time as may be fixed in this behalf by the State Government:

Provided that the State Government may, if it thinks fit in any particular case, extend the said time

17. When the arbitrator has made his award, he shall sign it and shall give notice in writing to the parties to the reference of the making and signing thereof. He shall also send to the Collector as well as to the person to be compensated a copy of the award with a note appended thereto setting forth the grounds on which the award is based and shall also forward to the Collector the award in original with the records of the proceedings.

18. The costs of the arbitration shall be in the discretion of the arbitrator who may direct, to whom and by whom, and in what manner, such costs or any part thereof shall be paid.

19. Any appeal against the award of the arbitrator shall be preferred within six weeks from the date of receipt by the Collector or the party by whom the appeal is preferred of the copy of the award sent under rule 17:

Provided that any such appeal may be admitted even if preferred after the said period of six weeks when the appellant satisfies the High Court that he had sufficient cause for not preferring the appeal within the said period:

Provided further that no appeal shall lie against an award made under these rules where the amount of compensation awarded does not exceed five

thousand rupees in lump or in the case of an amount payable periodically, two hundred and fifty rupees *per mensem*.

20. The award of the arbitrator shall be enforceable in the same manner and to the same extent as a decree of a civil court and the arbitrator shall be deemed to be a court.

21. (1) The State Government may, on receipt of an application by any of the parties to a reference, remove the arbitrator who fails to use all reasonable despatch in entering on and proceeding with the reference and making an award.

(2) The State Government shall remove an arbitrator who has misconducted himself or the proceedings, the reasons for the removal being recorded in writing and communicated to the parties to the reference.

(3) Where an arbitrator is removed under sub-rule (1) or sub-rule (2) of this rule, the State Government shall appoint another person to be an arbitrator in his place and the arbitrator so removed shall not be entitled to receive any remuneration in respect of his services.

By order of the Governor,

P. C. ACHARJI, Jt. Secy.

Special Section

ORDER.

No. 17810H.S.—23rd December 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate of Howrah at Howrah within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Hari Sadhan Mitra, son of Sri Rajendra Lal Mitra of 31, Aprakash Mukherjee Lane, Shibpur, district Howrah.

By order of the Governor,

L. A. D'COSTA, Asst. Secy.

Police

Order under section 6(1)(a) of the Goondas Act, 1923.

No. 306Pl.S.—15th November 1950.—Whereas the District Magistrate of Howrah has made a report under section 3 of the Goondas Act, 1923, that Kumar Singh *alias* Kuar Singh, son of late Sew Janam Singh of Pakri, police-station Barhara, district Sahabad, is a goonda and is residing within the neighbourhood of Calcutta and has committed non-bailable offences against person and property so as to be a danger to inhabitants of the neighbourhood of Calcutta, and has recommended that the said Kumar Singh *alias* Kuar Singh be dealt with under the provisions of that Act;

And whereas the report has been placed before two advising Judges in accordance with the provisions of section 5 of the Act;

And whereas the said Judges after considering the report and the representation submitted to them by the said Kumar Singh *alias* Kuar Singh

have reported their conclusion that he is a goonda living in the neighbourhood of Calcutta, and that his is a fit case for action under section 6 (I)(a) of the Act;

Now, therefore, the Governor being satisfied that the said Kumar Singh *alias* Kuar Singh should be removed elsewhere, is pleased to direct that the said Kumar Singh *alias* Kuar Singh shall leave West Bengal on or before the 24th November 1950, that he shall leave West Bengal *via* Howrah railway station, and that he shall remain outside the province of West Bengal for a period of ten years from the date of this order.

Any breach of this order renders the said Kumar Singh *alias* Kuar Singh liable under section 9 of the Goondas Act, 1923, to be arrested without a warrant by a police officer, and on conviction to be punished with rigorous imprisonment which may extend to one year.

By order of the Governor,
J. C. GHOSH, Asst. Secy.

CORRIGENDUM.

No. 4444Pl./P128/50(A).—18th December 1950.—In the Home (Police) Department Proclamation No. 3819Pl./P128/50(A), dated the 2nd November 1950, published at pages 1395 and 1396 in Part I of the extraordinary issue of the *Calcutta Gazette*, dated the 2nd November 1950, for villages "Pathuberia" and "Gopalchak" please read "Patharberia" and "Golapchak".

By order of the Governor,
D. M. GUPTA, Dy. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

Calcutta.—No. 9114A.—18th December 1950.—**Intelligence Branch, West Bengal-Hooghly-Howrah-Jalpaiguri.**—Armed Sub-Inspector Ran Singh of Intelligence Branch, West Bengal, is, in the interest of the public service, appointed to act as Armed Inspector at Hooghly, *vice* Mr. H. F. Webster, Platform Inspector, Government Railway Police, Howrah, performing the duties of Armed Inspector at Hooghly, temporarily transferred to Jalpaiguri.

Calcutta.—No. 9306A.—20th December 1950.—**Darjeeling-Howrah.**—Mr. F. C. Rhodes, Armed Inspector, Darjeeling, now temporarily attached to Howrah, is permanently transferred to Howrah with effect from 1st March 1950, *vice* Mr. W. R. Scoones, Armed Inspector, Howrah, retired.

2. Mr. M. Ezekiel, officiating Armed Inspector, Darjeeling, is appointed a probationary Armed Inspector with effect from 1st March 1950 and confirmed in his appointment from the same date, to fill the permanent vacancy in the rank of Armed Inspector at Darjeeling, *vice* No. 1.

Calcutta.—No. 9326A.—20th December 1950.—**C.I.D., West Bengal-Burdwan-Calcutta.**—The following probationary Inspectors of the West Bengal Police, now temporarily attached to the Special Police Establishment, Ministry of Home Affairs, Government of India, Calcutta, are confirmed in their appointments with effect from the dates noted against each, in terms of Government Order No. 3984Pl., dated 17th August 1950:—

- (1) Sri Bhabani Charan Mukharji of C.I.D., West Bengal, from 1st March 1950.
- (2) Sri Mukhan Lal Banarji of C.I.D., West Bengal, from 1st March 1950.

(3) Sri Nishith Nath Mukharji of C.I.D., West Bengal, from 26th April 1950.

(4) Sri Sucharu Bhushan Mitra of C.I.D., West Bengal, from 1st March 1950.

(5) Sri Prabodh Chandra Mazumdar of Burdwan from 24th April 1950.

H. N. SIRCAR, Insp.-Genl.

Transport

NOTIFICATION.

No. 8054W.T.—17th November 1950.—In exercise of the powers conferred by section 12 of the Bengal Motor Vehicles Tax Act, 1932 (Bengal Act I of 1932), read with section 16 of the said Act, the Governor is pleased to make the following amendment in the Bengal Motor Vehicles Tax Rules, 1933, published under notification No. 5859L.S.-G., dated the 31st October 1933, as subsequently amended, namely:—

Amendment.

After sub-clause (ii) of clause (g) of rule 30 of the said rules, add the following sub-clause:—

"(iii) one hearse belonging to the Sri Guru Singh Sabha, Calcutta, and used solely for carrying dead bodies for cremation".

By order of the Governor,
N. C. GHOSH, Secy.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৪জি.এ(অমতা)

No. 4G.A. (Judicial).

কমতা।

Powers.

মেদিনীপুর।—নং ৪১২৮জি.এ।২পি-৬৪।৫০।-২০শে ডিসেম্বর ১৯৫০।—১৯২০ সালের পূর্বাস্ত সেনা (বেঙ্গল ব্যাটেলিয়ন) আইনে (১৯২০ সালের ২নং আইন) ১০নং ধারা বর্ণিত ক্ষমতাবলে মহামান রাজ্যপাল কর্তৃক হিজলীর (মেদিনীপুর) অবস্থানীয় সহ পূর্বাস্ত সেনানায়ক শ্রীমন্তের লাইফটেন্যান্ট নিম্নলিখিত উদ্দেশ্যে ১৮৯৮ সালের নভেম্বর মাসের ১৭তম তারিখের প্রণীত শাসকের ক্ষমতা প্রদত্ত হইল।

পূর্বাস্ত বাহিনীর কোনও সৈন্য কৃত ও ১৮৬১ সালের ৫নং আইনে নভেম্বর কোনও অপরাধে অথবা উক্ত বাহিনীর কোনও সৈন্য কর্তৃক অপরাধ কোনও সৈন্যের শরীর অথবা সম্পত্তির উপর অনুষ্ঠিত এবং ভারতীয় নভেম্বর অথবা পশ্চিমবঙ্গে প্রচলিত অপর কোনও আইন দ্বারা নভেম্বর কোনও অপরাধের অনুসন্ধান ও বিচার।

শ্রী লাইফটেন্যান্টের নিয়োগের তারিখ হইতে উক্ত ক্ষমতা প্রাপ্ত হইলেন

Midnapore. — No. 4128G.A./2P-64/50. — 23rd December 1950.—In exercise of the power conferred by section 10 of the Eastern Frontier Rifles (Bengal Battalion) Act, 1920 (Act II of 1920), the Governor is pleased to invest Sr. Brahmabrata Lahiri, Assistant Commandant, on probation, Eastern Frontier Rifles, Hijli (Midnapore), with effect from the date of his joining the post, with the powers of a Magistrate of the third class under the Code of Criminal Procedure, 1898 for the purpose of enquiring into or trying any offence committed by a rifleman of the Eastern Frontier Rifles and punishable under Act V of 1861, or by a rifleman against the person or property of another rifleman and punishable under any section of the Indian Penal Code or any other Act in force in West Bengal.

২৪-নভেম্বর।—নং ৪১৫০জি.এ।২পি-৬২।৫০।-২৭শে ডিসেম্বর ১৯৫০।—২৪-নভেম্বর জন্মগত ব্যারাকপুরের অপর উপ-নায়ক শ্রীমন্তের লাইফটেন্যান্টের নিয়োগের তারিখ হইতে অপর ক্ষমতা প্রাপ্ত হইল।

24-Parganas.—No. 4153G.A./2P-62/50.—27th December 1950.—Sri Atul Chandra Biswas, Sub-Magistrate, Barrackpore, 24-Parganas, is appointed with the powers of a Magistrate of the first class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Burdwan.—No. 7676J.—28th December 1950.—In exercise of the powers conferred by section 14 of the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

to confer upon Sri Anuja Kumar Chatterji powers of a Magistrate of the first class, in the district of Burdwan, for a period of six months, from the date of this notification, in respect of cases as may be made over to him within the limits of the Sadar subdivision of the said district, and to direct him to take down evidence in the English language.

Calcutta.—No. 7585J.—23rd December 1950.—In exercise of the powers conferred by section 14 of the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to direct that the services of Sri Sachindra Kumar Bhattacharya, now employed under the Department of Rationing and Distribution of the Government of India, be placed at the disposal of the High Court, Calcutta, with effect from the 1st January 1951.

NOTIFICATIONS.

No. 766J.—21st December 1950.—In exercise of the power conferred by sub-section (7) of section 19 of the West Bengal Special Courts Act, 1950 (Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 6260J., dated the 10th October 1950, under section 3 of the Act:—

Schedule.

Police Station Case No. 164, dated the 18th May 1950, namely, the State

versus

Debi Chandra Das *alias* Hebo, son of Manmohan Nath Das of 27, Nandalal Bose Lane, Calcutta.

Chittaranjan De, son of Panchanan De, of 10, G.B. Street (house of Radha Bariwalli) and of village Tetule, police-station Mosurdapur, district 24-Parganas.

Sudul Chandra Bose, son of the late Profulla Chandra Bose of 9, Marhatta Ditch Lane, Calcutta, and of village Sonahari, police-station Khambagarh, district Burdwan.

Kumar Mohan Paul *alias* Bhanbal, son of Indran Paul of 29, Durgacharan Mukherjee Street, Calcutta.

Jayendra Lal Naha, son of the late Basanta Kumar Naha, of P. C. Banerjee Road, Adyapath, Dakshineswar, and of village Puvakathi, police-station Baherganj, district Faridpur.

Santosh Kumar Das *alias* Soma, son of the late Soma Chandra Das of 8/2, Udbodhan Lane, Calcutta, and of village Gayanagar, police-station Palong, district Faridpur.

under sections 147, 148, 149, 149/302, 302, and 306 of the Indian Penal Code, 1860 (Act VI of 1860), and sections 3 and 5 of the Opium and Narcotic Substances Act, 1908 (VI of 1908).

He cancels this department notification No. 7679J., dated the 28th November 1950.

No. 7580J.—23rd December 1950.—In exercise of sub-section (3) of section 1 of the Bengal, Agra and Assam Civil Courts (West Bengal Amendment) Act, 1950 (West Bengal Act

LIX of 1950), the Governor is pleased to appoint the 1st January 1951 as the date on which the said Act shall come into force.

Calcutta.—No. 7581J.—23rd December 1950.

In exercise of the power conferred by the proviso to sub-section (2) of section 19 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), as amended by the Bengal, Agra and Assam Civil Courts (West Bengal Amendment) Act, 1950 (West Bengal Act LIX of 1950), the Governor is pleased to delegate to the High Court his powers under the said sub-section.

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATIONS

Calcutta-24-Parganas-Howrah.—No. 511Regn.—21st December 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Hakim Syed Ali Zafar temporarily to be a Muhammadan Registrar of the Shia Sect within—

(a) eighteen wards of the Calcutta Municipal Area, viz., (1) Shampukur, (2) Kumartooly, (3) Bartola, (4) Sukea Street, (5) Muchipara, (6) Jorasanko, (7) Jorabagan, (8) Burrabazar, (9) Colootola, (10) Bowbazar, (11) Puddopukur, (12) Waterloo Street, (13) Fenwick Bazar, (14) Taltola, (15) Elliot Road, (16) Park Street, (17) Victoria Terrace and (18) Hastings, (b) the district of the 24-Parganas, and (c) the police-stations of Howrah, Bantra, Golabari, Shubpur, Bally and Malipanchghara, in the district of Howrah.

during the absence, on leave, of Janab Syed Ali Abed, or until further orders.

This cancels this department notification No. 320Regn., dated the 1st August 1950.

Calcutta-24-Parganas-Howrah.—No. 512Regn.—21st December 1950.—In exercise of the power conferred by section 2 of the Kuzis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Hakim Syed Ali Zafar temporarily to be a Kazi of the Shia Sect for the celebration of marriages and performance of other rites and ceremonies within—

(a) eighteen wards of the Calcutta Municipal Area, viz., (1) Shampukur, (2) Kumartooly, (3) Bartola, (4) Sukea Street, (5) Muchipara, (6) Jorasanko, (7) Jorabagan, (8) Burrabazar, (9) Colootola, (10) Bowbazar, (11) Puddopukur, (12) Waterloo Street, (13) Fenwick Bazar, (14) Taltola, (15) Elliot Road, (16) Park Street, (17) Victoria Terrace and (18) Hastings, (b) the district of the 24-Parganas, and (c) the police-stations of Howrah, Bantra, Golabari, Shubpur, Bally and Malipanchghara, in the district of Howrah.

during the absence, on leave, of Janab Syed Ali Abed, or until further orders.

This cancels this department notification No. 319Regn., dated the 1st August 1950.

Midnapore.—No. 519Regn.—23rd December 1950.—Sri Nirmal Chandra Mazumdar, District Registrar, Midnapore, is granted, preparatory to retirement, leave on average pay for the period from 15th November 1950 to 3rd January 1951, under rule 184(b)(ii) of the West Bengal Service Rules Part I.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT**Audit****NOTIFICATIONS.**

No. 4736F./F/1R/18(10)50.—26th December 1950.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India read with Article 313 *ibid*, the Governor is

pleased to direct that the following amendment shall be made in the Bengal Subordinate Service (Discipline and Appeal) Rules, 1936, namely.

Amendment.

In the schedule to the said rules the following shall be substituted for the existing entry No. under the Judicial Department:—

Title of service or post.	Authority empowered to appoint.	Authority empowered to impose penalties and penalties which he may impose.		Appellate authority.
		Authority.	Penalties (<i>see</i> rule 7)— (i) Censure. (ii) Withholding increment, etc. (iii) Reduction to a lower post, etc. (iv) Recovery from pay, etc. (v) Suspension. (vi) Removal, etc. (vii) Dismissal, etc.	
(1)	(2)	(3)	(4)	(5)
2. Office of the Legal Remembrancer, West Bengal—Clerical and Inferior Establishment.	Legal Remembrancer.	Assistant Legal Remembrancer.	(i) to (v) ..	Legal Remembrancer.
		Legal Remembrancer	(vi) and (vii) ..	Chief Secretary and another Secretary to Government
2(a) Office of the Legal Remembrancer, West Bengal—Personal staff of the Deputy Legal Remembrancer.	Ditto ..	Deputy Legal Remembrancer.	All ..	Legal Remembrancer.

No. 4739F./F/1S/8(31)/50.—26th December 1950.—In exercise of the powers conferred by clause (b) of Article 318 read with Article 372 of the Constitution of India and paragraph 26 of the Adaptation of Laws Order, 1950, the Governor is pleased to make the following amendment in the Public Service Commission Regulations, 1937, as subsequently amended, namely:—

Regulations.

For Regulations 15-19 of the said regulations, substitute the following:—

15. The Secretary shall be appointed by the Commission after due advertisement and with the approval of the Government and shall be on probation for first six months of his appointment.

16. The Secretary shall hold office for a period of three years inclusive of any period spent on probation and on leave:

Provided that the Commission, with the approval of the Governor, may extend the tenure of the office of the Secretary by a period not exceeding two years or until he attains the age of 55 years, whichever is earlier.

17. If on the date of his appointment as Secretary, the person so appointed is in the service of the Union or any State Government in India, he shall receive pay according to the time scale of the service to which he belongs and shall in addition receive a special pay of Rs. 100 per month; otherwise he shall receive a salary of Rs. 750—50—850.

18. If, on the date of his appointment as Secretary, the person so appointed is in the service of the Union or any State Government in India in a pensionable capacity, his service as Secretary shall count for pension under the rules applicable to the branch of the service to which he belonged immediately prior to such appointment.

19. If, on the date of his appointment as Secretary, the person so appointed is in the service of the Union or any State Government in India he shall be allowed leave under the rules applicable to him immediately prior to such appointment and his service as Secretary shall count to such leave; otherwise his leave shall be governed by leave rules applicable to temporary employees under Government.

20. Subject to the provisions of regulations 17 and 19, the Secretary shall in the matter of his pay, allowances (including travelling allowance), leave, leave salary, pension and other conditions of service be governed by the rules for the time being in force and generally applicable to persons holding appointments under the Government.

This notification shall have effect and shall be deemed always to have had effect as though it were issued on 16th November 1950.

By order of the Governor,

B. DAS GUPTA, Secy.

Taxation**NOTIFICATIONS.**

No. 2831F.T.—26th December 1950.—Sri Sushil Chandra Gupta, retired Superintendent of Excise, is reappointed as such for a further period of six months with effect from the 1st November 1950.

No. 2832F.T.—26th December 1950.—Sri Harabilas Majumdar, retired Superintendent of Excise, is reappointed as such for a period of six months from the 16th December 1950.

By order of the Governor

B. DAS GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl. 5880/5M-27/49.—20th December 1950.—In exercise of the power conferred by section 46 of the Pharmacy Act, 1948 (VIII of 1948), the Governor is pleased to make the following amendments in the rules relating to registration of pharmacists in the First Register under Chapter IV of the said Act, published under notification No. Medl. 3323/5M-27/49, dated the 19th July 1950, viz.:—

Amendments.

1. In clause (iii) of rule 3 of the said rules after the words "West Bengal" add the following words:—

"or such certificate, if obtained prior to 1931, from the head of an institution authorised by the Government of Bengal to train compounders".

2 In Form C in the Appendix to the said rules—

(a) in item 9 of the particulars to be furnished omit the words "of the State Medical Faculty" occurring after the words "Compounders' Examination";

(b) in the third paragraph in the Declaration after the words "State Medical Faculty" add the following:—

"or (in case of compounders passing before 1931) the pass certificate from the head of the institution authorised by the Government of Bengal to train compounders".

3 In Form E in the Appendix to the said rules—

(a) after the heading "Form of Registered Pharmacists" omit the following words, figure, brackets and letters:—

"Parts A and B(1)";

(b) in item No. 11 after the words "Employment if any" add the words "and the name of the employer".

4 In Form F in the Appendix to the said rules omit the word "Compounder".

By order of the Governor,

B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl. 5868/DHS/1P-28/50.—19th December 1950.—Sri Prokhat Kiran Mukherjee of the West Bengal Junior Civil Service (Executive), Administrative Officer, Central Medical Stores, Calcutta, under the Directorate of Health Services, West Bengal, is granted earned leave for the period from the 20th December 1950 to the 6th January 1951, under rule 167(ii) of the West Bengal Service Rules (Part I).

Calcutta. Birbhum.—No. Medl. 5887/DHS/5A-20/50.—20th December 1950.—Temporary Assistant Surgeon Dr. Phani Mohan Manji, M.B.,

Resident Physician, Medical College Hospitals, Calcutta, is appointed temporarily to act until further orders as Medical Officer, Sadar Hospital, Birbhum, with effect from the date on which he joins the post, *vice* Dr. N. N. Chanda

Calcutta.—No. Medl. 5888/DHS/5A-20/50.—20th December 1950.—Temporary Assistant Surgeon Dr. M. K. Chetri, M.D. (Cal.), Resident Medical Officer, Sisur Nibas, Medical College Hospitals, Calcutta, is appointed temporarily to act until further orders as Resident Physician in the same institution with effect from the date on which he takes over charge, *vice* Dr. Phani Mohan Manji.

Calcutta.—No. Medl. 5889/DHS/5A-20/50.—20th December 1950.—Temporary Assistant Surgeon Dr. Dharendra Nath Mukherjee, M.B. (Cal.), D.C.H. (Lond.), now on supernumerary duty at the Medical College Hospitals, Calcutta, is appointed temporarily to act until further orders as Resident Medical Officer, Sisur Nibas, Medical College Hospitals, Calcutta, with effect from the date on which he assumes the charge, *vice* Dr. M. K. Chetri.

By order of the Governor,

P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATION.

No. P.H./3108/3I-4/50.—27th December 1950.—Dr. Santosh Kumar Roy Choudhury, M.B., D.P.H., Subdivisional Health Officer, Raiganj, was granted leave for the period from the 19th June 1950 to the 1st September 1950 as follows:—

(i) Earned leave for twenty-eight days under rule 168(I) of the West Bengal Service Rules, Part I.

(ii) Extraordinary leave for the remaining period under rule 171(I)(a) of the West Bengal Service Rules, Part I.

By order of the Governor,

P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 117.—23rd December 1950.—Sri Ramendra Chandra Roy, Superintending Engineer, is, on the expiry of his leave, posted to the charge of the Road Planning Circle, until further orders.

No. 118.—23rd December 1950.—Sri Ram Nath Chatterjee, Superintending Engineer, is, in the interest of public service, transferred from the Road Planning Circle and posted to the charge of the Road Construction Circle No. II, until further orders.

No. 120.—28th December 1950.—Sri Suchit Kumar Ghosh, officiating Executive Engineer in the West Bengal Senior Service of Engineers, is

appointed substantively to the post of Executive Engineer in that Service on probation with effect from the 1st April 1950.

2. Sri Suchit Kumar Ghosh will continue to hold charge of the Design Division No. 1 under the Road Planning Circle until further orders.

No. 121.—28th December 1950.—Sri Sachindra Nath Gupta, officiating Executive Engineer in the West Bengal Senior Service of Engineers, is appointed substantively to the post of Executive Engineer in that Service on probation with effect from the 1st December 1950.

2. Sri Sachindra Nath Gupta will continue to hold charge of the 24-Parganas Construction Division under the Road Construction Circle No. 1 until further orders.

No. 122.—28th December 1950.—Sri Dharendra Nath Mallick, officiating Executive Engineer in the West Bengal Senior Service of Engineers, is appointed substantively to the post of Executive Engineer in that Service on probation with effect from the 12th December 1950.

2. Sri Dharendra Nath Mallick will continue to hold charge of the Midnapore Division under the Central Circle until further orders.

By order of the Governor,

S. K. MAJUMDAR, Jr. Secy.

WORKS AND BUILDINGS DIRECTORATE

Establishment

NOTIFICATION

No. 116E.—19th December 1950.—In supersession of this Directorate notification No. 80E, dated the 29th August 1950, Sri Madan Mohan Nandy, temporary Assistant Engineer under the West Durgam Construction Division of Road Construction Circle No. 11, was allowed leave as under:—

(i) earned leave for twenty-one days from 28th August 1950 to 17th September 1950, under rule 168(7) of the West Bengal Service Rules, Part I, and in continuation of that

(ii) extraordinary leave for five days from 18th September 1950 to 22nd September 1950, under rule 174(2) of the West Bengal Service Rules, Part I.

S. N. CHAKRAVARTY,

Special Chief Engineer

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS

No. 80.—21st December 1950.—Sri Shiva Narayan Singh, Deputy Magistrate and Deputy Collector of the Bihar Provincial Service, whose services have been temporarily placed at the

disposal of the Government of West Bengal by the Government of Bihar in their Irrigation Department notification No. 15305, dated 4th November 1950, was appointed to be the Resettlement Officer, Mayurakshi Reservoir Project, with effect from the 3rd November 1950 (forenoon), *vice* Sri R. S. Mondal, until further orders.

2. This supersedes notification No. 60, dated the 10th November 1950.

No. 81.—21st December 1950.—The services of Sri Ram Sewak Mondal, Deputy Magistrate and Deputy Collector of the Bihar Provincial Service, who was employed as Resettlement Officer, Mayurakshi Reservoir Project, were replaced at the disposal of the Government of Bihar with effect from the 3rd November 1950 (forenoon).

2. This supersedes notification No. 70, dated the 10th November 1950.

By order of the Governor,

A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

No. 50C.I.E.—12th December 1950.—Sri Nripendra Krishna Saha, temporary Assistant Engineer, Subdivisional Officer, South Bank Subdivision No. 11, was allowed earned leave for ten days with effect from 27th May 1950, under rule 168(7) of the West Bengal Service Rules, Part I.

No. 51C.I.E.—21st December 1950.—Sri Debabrata Kundu, temporary Assistant Engineer, is posted to hold charge of the Mechanical and Electrical Subdivision No. 11 of the Mechanical and Electrical Division, until further orders.

G. B. MONDAL, Chief Engineer

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

Certificate of Approval.

No. 2819M.P.—12th December 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Gouripur Industries, Ltd., "Salisbury House", 3-1, Bankshall Street, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (7) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

S. K. CHATTERJEE, Secy

NOTIFICATION.

No. 2784M.P.—8th/9th December 1950.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer upon each of A. K. Bhaumik, Chief Electrical Engineer, M. P. Ghose, Divisional Engineer, Sri N. D. Azumdar, Divisional Engineer, Sri R. C. Guha, Assistant Erection and Maintenance Engineer, and Sri B. N. Dutt, Assistant Erection and Maintenance Engineer, Grade I, of the Electricity Development Directorate, West Bengal, for the purpose of erecting aerial lines or laying underground cables:—

- (1) from Mulajore Power Station of the Calcutta Electric Supply Corporation, Ltd., to Jiagonj via Naihati, Ranaghat, Fulia, Santipur, Krishnagar, Debagram, Beldanga and Berhampore;
- (2) from Santipur to Kalna;
- (3) from Ranaghat to Krishnagar via Birnagar and Badkulla; and
- (4) from Debagram to Katwa;

er, along or under private property intervening and for repairing the same whenever necessity arises, the powers which the Telegraph Authority exercises under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purpose of a telegraph established or maintained by the Central Government or to be so established and maintained.

The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

This supersedes this department notification No. 989Elect., dated 31st August 1949.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 56(4)49/50W.C.—16th December 1950.—In partial modification of this Labour Directorate notification No. 56L.C., dated 28th April 1949, published at page 793, Part I of the *Calcutta Gazette*, dated 5th May 1949, the name of "Jonab du Mia", a member elected by the workmen as their representative to the Works Committee in the Fort William Jute Mills, Shibpore, Howrah, from constituency No. 4 (Weaving) is hereby cancelled and the name of "Sri Sheo Narayan ha" is published in his place for general information as a member elected by the workmen to the said Works Committee in the by-election.

No. 82(2)49/50W.C.—19th December 1950.—In continuation of this Labour Directorate notification No. 82W.C., dated 12th November 1949, announcing the names of the members constituting the Works Committee in Ramnugger Cane and Sugar Co., Ltd., post office Plassey, district Nadia, as published at page 2017, Part I of the *Calcutta Gazette*, dated 24th November 1949, the

name of "Sri Lal Behari Paul" is also published for general information as a member nominated by the employers to the said Works Committee.

No. 12(13)48/50W.C.—20th December 1950.—The name of "Mr. G. O. Johnston", a member nominated by the employers to the Works Committee in the Empire Jute Mills, Titaghur, 24-Parganas, as published in this Labour Directorate notification No. 12(10)49W.C., dated 18th April 1950, at page 640, Part I of the *Calcutta Gazette*, dated 27th April 1950, is hereby cancelled and the name of "Mr. M. Naylor" is published in his place for general information.

No. 60(4)49/50W.C.—21st December 1950.—In partial modification of this Labour Directorate notification No. 60L.C., dated 29th April 1949, published at page 793, Part I of the *Calcutta Gazette*, dated 12th May 1949, the name of "Mr. W. Arnott", a member nominated by the employers to the Works Committee in Samnugger Jute Factory Co., Ltd., (North Mills), Bhadreswar, Hooghly, is hereby cancelled and the name of "Mr. N. J. Lyall" is published in his place for general information.

No. 87(5)48/50W.C.—23rd December 1950.—The name of "Sri R. K. Poddar", a member nominated by the employers to the Works Committee in Reform Flour Mills, Ltd., 109/1, Foreshore Road, Shibpore, Howrah, as published in this Labour Directorate notification No. 87(4)-48W.C., dated 16th September 1950, at page 1982, Part I of the *Calcutta Gazette*, dated 28th September 1950, is hereby cancelled and the name of "Mr. W. Richardson" is published in his place for general information.

No. 64(4)48/50W.C.—27th December 1950.—In partial modification of this Labour Directorate notification No. 64L.C., dated 23rd September 1948, published at page 1342, Part I of the *Calcutta Gazette*, dated 30th September 1948, as amended by notification No. 64(2)W.C., dated 1st April 1950, published at page 599, Part I of the *Calcutta Gazette*, dated 20th April 1950, the names of "Mr. J. A. Prowse", "Mr. D. S. MacKenzie", "Mr. Ferguson" and "Mr. S. Haq", members nominated by the employers to the Works Committee in the Garden Reach Workshops, Ltd., 43/46, Garden Reach, Calcutta, are hereby cancelled and the names of "Mr. J. F. Smith" and "Sri N. K. Guin" are published in their places for general information.

So much of the above notification publishing the names of "Jonab Abdul Sattar", "Sri Kunja Lal Adhikary" and "Jonab Abdul Sattar Mirdha" as members representing the employees to the said Works Committee from constituencies Nos. 7, 9 and 10 respectively are also cancelled and the names of "Jonab Ismail", "Sri Banarashi" and "Jonab Mohon Khan" are published in their places respectively for general information as members elected in by-election from the respective constituencies stated above.

No. 29(11)48/50W.C.—28th December 1950.—The name of "Mr. D. H. Davidson", a member nominated by the employers to the Works Committee in the Union Jute Co., Ltd. (North Mills), 12, Convent Lane, Entally, Calcutta, as published at page 1367, Part I of the *Calcutta Gazette*, dated 6th July 1950, is hereby cancelled and the name of "Mr. J. Fisher" is published in his place for general information.

No. 82(3)49/50W.C.—28th December 1950.—In partial modification of this Labour Directorate notification No. 82W.C., dated 12th November 1949; published at page 2017, Part I of the *Calcutta Gazette*, dated 24th November 1949, the name of "Sri M. N. Borooah", a member nominated by the employers to the Works Committee in Ramnugger Cane and Sugar Co., Ltd., post office Plassey, district Nadia, is hereby cancelled and the name of "Mr. H. Lovink" is published in his place for general information.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 13405F.D./F/A/3A-151/50.—21st December 1950.—Sri Sisir Kumar Har, W.B.C.S., Regional Controller of Procurement, Region I, is appointed to act as Regional Controller of Procurement, Region II, Asansol, *vice* Sri Chandra Sekhar Mitra.

2. Sri Bhupendra Lall Sen, W.B.C.S., Assistant Regional Controller of Procurement, Bankura, is appointed to act as Regional Controller of Procurement, Region I, *vice* Sri Sisir Kumar Har, with headquarters at Siliguri.

No. 13512FD./FD/Seclt./6T/5/50.—27th December 1950.—1. Sri Subodh Chandra Basu, W.B.C.S., Joint Controller of Rationing, Barrackpore, is appointed to act as Deputy Director, Distribution and Rationing, *vice* Sri Krishna Gobinda Bose.

2. Sri Radha Ballav Saha, W.B.C.S., Assistant Director in the Directorate of Procurement and Supply, is appointed to act as Deputy Controller of Rationing, Barrackpore, in the Directorate of Rationing and Distribution, *vice* Sri Subodh Chandra Basu.

3. Sri Bhupendra Nath Sen, W.B.C.S., Deputy Controller of Rationing, Employers' Shop, is appointed to act as Deputy Controller of Rationing (Establishment), *vice* Janab Ahmed Hossain.

4. Sri Bata Krishna Mukherjee, W.B.C.S., Special Officer, Rationing, Hooghly, is appointed to act as Deputy Controller of Rationing, Hooghly, with headquarters at Hooghly.

5. Sri Amiya Kumar Mitra, W.B.C.S., Regional Controller of Procurement, Region III, Calcutta, in the Directorate of Procurement and Supply, is appointed to act as Chief Commercial Manager (Sales and Organisation) in the Directorate of Rationing and Distribution, *vice* Sri Sachindra Kumar Bhattacharjee.

6. Sri Upendra Chandra Sinha, W.B.C.S., Assistant Director, Distribution and Rationing, is appointed to act as Deputy Controller of Rationing, Employers' Shop, *vice* Sri Bhupendra Nath Sen.

7. Sri Siba Prasad Mustafi, W.B.J.C.S., District Assistant Controller, Hooghly, is appointed to act as Assistant Director, Distribution and Rationing, *vice* Sri Upendra Chandra Sinha.

No. 13547F.D./F.D./10R-24/50.—28th December 1950.—The services of Sri Biswanath Chowdhury, W.B.J.C.S., Rationing Officer, Taltolla, are replaced at the disposal of the Home (General Administration) Department.

By order of the Governor,
P. NAG, Dy. Secy

No. 13554F.D./FD/8A/31/50.—28th December 1950.—Sri Naresh Chandra Choudhury, W.B.J.C.S., Special Officer (Kerosene), under the Directorate of Rationing and Distribution, Department of Food, was appointed to act as Special Officer (Permit) in the same Directorate with effect from 1st December 1950.

No. 13410F.D./DCS/FD/11/25/49.—23rd December 1950.—Sri Nagendra Nath Ghosh, Special Officer, Employers' Shop Section, under the Directorate of Rationing and Distribution, was granted earned leave for thirty-five days with effect from 27th October 1950, under rule 168(1) of the West Bengal Service Rules, Part I.

No. 13174F.D./FD/11/25/50.—16th December 1950.—1. Sachindra Mohan Roy, District Controller, West Dinajpur, is granted earned leave for twenty-nine days with effect from the 2nd December 1950, under rule 168(1) of the West Bengal Service Rules, Part I.

No. 13301F.D./FD/10R/1/50.—19th December 1950.—The services of Sri Sachindra Kumar Bhattacharjee, W.B.C.S. (Judicial), Chief Commercial Manager (Sales and Organisation) under the Directorate of Rationing and Distribution of the Department of Food, are replaced at the disposal of the Judicial Department with effect from 2nd January 1951.

By order of the Governor,
A. BOSE, Asst. Secy

DEPARTMENT OF SUPPLIES

ORDER.

No. 5971S.D.—26th December 1950.—In exercise of the powers conferred by clause (b) of paragraph 30 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, the Governor is pleased to exempt all persons engaged in the manufacture of cloth at the institution mentioned below and a persons at the said institution engaged in the purchase of yarn for such manufacture of cloth from the operation of the provisions of paragraph 5 (in so far as they relate to the amount of licence fees payable) and the provisions of sub-paragraph (2) of paragraph 6 of the said order:—

Basic (Primary) Training College for Men
Banipur, Barasat, district 24 Parganas.

By order of the Governor,
S. M. MURSHED, Jt. Secy

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

Birbhum.—No. 14264L.A.(P.W.)—19th December 1950.—The Governor is pleased to cancel so much of the notification No. 12281A.(P.W.), dated the 14th February 1947, under section 4 of the Land Acquisition Act I of 1894, published at pages 338-40, Part I of the *Calcutta Gazette* of the 27th idem, as amended by erratum No. 14260L.A.(P.W.), dated the 19th December 1950, as relates to pieces of lands altogether measuring, more or less, 2.41 acres as detailed below out of the total area of 237.21 acres notified for acquisition for the construction of the Mor-Bakreswar Main Canal—South Bank (from chainage 142.4 to chainage 436.4) in the district of Birbhum.

Thana Suri, village Suri, jurisdiction list No. 8.
Cadastral plot in full.—2407.

Thana Suri, village Kendua, jurisdiction list No. 100.
Cadastral plot in part.—961.

Thana Suri, village Khoshnator, jurisdiction list No. 99.
Cadastral plot in part.—144.

Thana Suri, village Abdarpur, jurisdiction list No. 97.
Cadastral plot in part.—773.

Thana Suri, village Singur, jurisdiction list No. 94.
Cadastral plot in full.—277.

Thana Suri, village Palsara, jurisdiction list No. 119.
Cadastral plot in part.—468.

Thana Suri, village Uttar Raypur, jurisdiction list No. 122.
Cadastral plot in part.—711.

Hooghly.—No. 14396L.A.—21st December 1950.—The Governor is pleased to cancel the notification No. 10371L.A., dated the 9th February 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 290, Part I of the *Calcutta Gazette* of the 17th idem, in respect of the proposed acquisition of 1.07 acres of land for the improvement of the Bhanderhati Hospital Building in the village of Bhanderhati, jurisdiction list No. 80, thana Dhaniakhali, pargana Balgarhi, district Hooghly.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 13774L.Dev.—8th December 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 4.50 acres of land in mauza Panihati, jurisdiction list No. 10, police-station Khardah, district 24-Parganas which was included in declaration No. 1084L.Dev., dated the 27th

February 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 367, Part I of the *Calcutta Gazette*, dated the 9th March 1950.

24-Parganas.—No. 13840L.Dev.—9th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Nurullapore, jurisdiction list No. 57, police-station Jainagar, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 212, 214-221, 228-229, 233, 236-238, 241-243, 682, 717, 728 and 744-746, and measuring, more or less, 6.89 acres, is likely to be required within the aforesaid village of Nurullapore.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 13884L.Dev.—11th December 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of cadastral survey plot No. 632 of mauza Sendanga, jurisdiction list No. 12, police-station Hubra, district 24-Parganas, measuring an area of 1.24 acres, which was included in declaration No. 5170L.Dev., dated the 15th May 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 996, Part I of the *Calcutta Gazette*, dated the 25th May 1950.

24-Parganas.—No. 14046L.Dev.—14th December 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of 2.9931 acres of land comprising cadastral survey plot Nos. 1479 to 1482, 1491, 1492, 1605 and 1606 included in the declaration No. 1430L.Dev., dated the 14th February 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 271, Part I of the *Calcutta Gazette*, dated the 16th February 1950, in respect of the acquisition of land in the village of Satgachi, jurisdiction list No. 20, police-station Dum Dum, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Hooghly.—No. 14050L.Dev.—14th December 1950.—Whereas it appears to Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Somra, jurisdiction list No. 37, thana

Balagar, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 273, 275, 276, 297, 299-311, 324, 327-340, 342-346, 370-373, 440-443, 448-451 and 921, measuring, more or less, 30·84 acres, is likely to be required within the aforesaid village of Somra.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Hooghly for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

24-Parganas.—No. 14054L.Dev.—14th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Paschim Ichapur, jurisdiction list No. 29, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1224-1233 and 1685, and measuring, more or less, 4·01 acres, is likely to be required within the aforesaid village of Paschim Ichapur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 14058L.Dev.—14th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Talbona and Potba, jurisdiction list Nos. 58 and 55, respectively, police-station Pandua, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1793, 1810-1814, 1863, 1909-1953, 2065-2069, 2120-2122 and part of cadastral survey plot No. 1755 of mauza Talbona and cadastral survey plots Nos. 1-19, 21-55, 165, 543, 544, 564-577, 1249, 1250 and 1252 and part of cadastral survey plot No. 20 of mauza Potba, and measuring, more or less, 82·90 acres, is likely to be required within the aforesaid villages of Talbona and Potba.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Hooghly.—No. 14062L.Dev.—14th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Fatepur and Aida-Kismat, jurisdiction list Nos. 5 and 6, respectively, thana Balagar, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 72 and 192-196 of mauza Fatepur and cadastral survey plots Nos. 26-41, 49-51, 54-59, 66-68, 71, 73, 74, 76, 77 and 881 and parts of cadastral survey plots Nos. 48, 72 and 75 of mauza Aida-Kismat, and altogether measuring, more or less, 37·03 acres, is likely to be required within the aforesaid villages of Fatepur and Aida-Kismat.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

Nadia. — No. 14106L.Dev. — 16th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Kapileswar, jurisdiction list No. 54, Khordamanpur, jurisdiction list No. 52, and Digha, jurisdiction list No. 55, police-station Haringhata, district Nadia, it is hereby notified that for the above purpose pieces of land comprising cadastral survey plots as mentioned in the schedule below, and altogether measuring, more or less, 123·97 acres, is likely to be required within the aforesaid villages of Kapileswar, Khordamanpur and Digha.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Schedule of land.

Village Kakileswar.

Cadastral survey plots Nos. 1, 2, 9, 10, 12, 20-65, 80-83, 85, 86, 98, 105, 106-111, 146, 147, 520-523 and 535.

Village Khordamanpur.

Cadastral survey plots Nos. 156-158, 173-175, 180, 286, 299, 300, 329-353, 356, 359-381, 402-427, 431-440, 458, 460, 461, 483, 484, 491 and 459.

Village Digha.

Cadastral survey plots Nos. 436, 446-452, 457-5, 477-513, 523, 526-535, 960, 961, 959, 945, 9, 956, 962, 939, 560, 863, 864, 883 and 884.

Murshidabad.—No. 14114L.Dev.—16th December 1950.—The Governor is pleased to cancel so much of the notification No. 3654L.Dev., dated the 4th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 579, Part I of the *Calcutta Gazette*, dated the 13th April 1950, in respect of acquisition of land in mauza Gopjan, jurisdiction list No. 18, police-station Berhampore town, district Murshidabad, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control as relates to cadastral survey plots Nos. 7179, 7192-95, 7212, 7218, 7231, 7237, 7238, 7496, 7525, 32, 7538, 7147, 7148, 7147/8263, 7149-7153 and 59 and parts of cadastral survey plots Nos. 7187, 89 and 7246, and measuring, more or less, 8.60 res.

Nadia.—No. 14242L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chanduria, jurisdiction list No. 38, police-station Chakdaha, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 90, 91-1, 98-106, 202-204, 206, 223, 224, 227-231, 238, 29, 251, 1264, 1265 and 1266 and parts of cadastral survey plots Nos. 89, 860, 864, 874-876 and 81-88-1, and measuring, more or less, 13.64 acres, is likely to be required within the aforesaid village of Chanduria.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

ERRATA.

24-Parganas.—No. 13882L.Dev.—11th December 1950.—In notification No. 5168L.Dev., dated the 15th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (Act XXI of 1948), and in declaration No. 5170L.Dev., dated the 15th May 1950, under section 6 of the aforesaid Act published respectively at pages 994 and 996 of Part I of the *Calcutta Gazette*, dated the 25th May 1950, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Keolua, jurisdiction list No. 10 and Sendanga, jurisdiction list No. 12 in police-station Habra, district 24-Parganas, read "27.51 acres" for "26.27 acres".

24-Parganas.—No. 14048L.Dev.—14th December 1950.—In notification No. 1428L.Dev., dated the 14th February 1950, under section 4 and in declaration No. 1430L.Dev., dated the 14th February 1950, under section 6 of the West

Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 270 and 271 respectively of Part I of the *Calcutta Gazette* of the 16th February 1950, in respect of the proposed acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Satgachi, jurisdiction list No. 20, police-station Dum Dum, district 24-Parganas, read "7.7661 acres" for "7.50 acres".

Nadia.—No. 14102L.Dev.—16th December 1950.—In line 14 of the notification No. 4198L.Dev., dated the 20th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 646, Part I of the *Calcutta Gazette*, dated the 27th April 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the development of agriculture in the village of Suntia, jurisdiction list No. 5, police-station Chapra, pargana Bagwan, district Nadia, read "94.36" acres for "94.34" acres.

Murshidabad.—No. 14112L.Dev.—16th December 1950.—In notification No. 3654L.Dev., dated the 4th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 579, Part I of the *Calcutta Gazette*, dated the 13th April 1950, in respect of the proposed acquisition of land in the village of Gopjan, jurisdiction list No. 18, police-station Berhampore town, district Murshidabad, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, read "33.01 acres" for "33.52" in line 22.

Birbhum.—No. 14312L.Dev.—20th December 1950.—In notification No. 9190L.Dev., dated the 16th August 1950, under section 4 and in declaration No. 9192L.Dev., dated the 16th August 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1681 and 1683, respectively, of Part I of the *Calcutta Gazette* of the 24th August 1950, in respect of the proposed acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bal-sunda, jurisdiction list No. 98, police-station Sainthia, district Birbhum, read "52.54 acres" for "53.51 acres".

Birbhum.—No. 14318L.Dev.—20th December 1950.—In notification No. 9198L.Dev., dated the 16th August 1950, under section 4 and in declaration No. 9200L.Dev., dated the 16th August 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1682 and 1683, respectively, of Part I of the *Calcutta Gazette*, dated the 24th August 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Muradihi, jurisdiction list No. 97, police-station Sainthia, district Birbhum, read "43.13 acres" for "42.15 acres".

DECLARATIONS.

Hooghly.—No. 14052L.Dev.—14th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Somra, jurisdiction list No. 87, the

district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 273, 275, 276, 297, 299-314, 324, 327-340, 342-346, 370-373, 440-443, 448-451 and 921, measuring, more or less, 30.84 acres, is required within the aforesaid village of Somra.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

24-Parganas.—No. 14056L.Dev.—14th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Paschim Ichapur, jurisdiction list No. 29, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 1224-1233 and 1685, and measuring, more or less, 4.01 acres, is required within the aforesaid village of Paschim Ichapur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 14060L.Dev.—14th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Talbana and Potba, jurisdiction list Nos. 58 and 55, respectively, police-station Pandua, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1793, 1810-1814, 1863, 1909-1953, 2065-2069, 2120-2122 and part of cadastral survey plot No. 1755 of mauza Talbana and cadastral survey plots Nos. 1-19, 21-55, 165, 543, 544, 564-577, 1249, 1250, and 1252 and part of cadastral survey plot No. 20 of mauza Potba, and measuring, more or less, 82.90 acres, is required within the aforesaid villages of Talbana and Potba.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Hooghly.—No. 14064L.Dev.—14th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Fatepur and Aida-Kismat, jurisdiction list Nos. 5 and 6, respectively, thana Balagar, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 72, and 192-196 of mauza Fatepur and cadastral survey plots Nos. 26-41, 49-51, 54-59, 66-68, 71, 73, 74, 76, 77 and 881 and parts of cadastral survey plots Nos. 48, 72 and 75 of mauza Aida-Kismat, and altogether measuring, more or less, 37.03 acres, is required within the aforesaid villages of Fatepur and Aida-Kismat.

This declaration is made, under the provision of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector Hooghly.

Nadia.—No. 14104L.Dev.—16th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the development of agriculture in the village of Sunti, jurisdiction list No. 5, police-station Chapra, pargana Bagwan, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 124-141, 161-216, 355-369, 372-378, 380, 448-462-473, 2539, 2550, 2559 and 2560, and measuring, more or less, 94.36 acres is required within the aforesaid village of Sunti.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Nadia.—No. 14108L.Dev.—16th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Kapileswar, jurisdiction list No. 54, Khordamanpur, jurisdiction list No. 52, and Digha jurisdiction list No. 55, police-station Haringhata district Nadia, it is hereby declared that for the above purpose pieces of land comprising cadastral survey plots as mentioned in the schedule below and altogether measuring, more or less, 123.97 acres, is required within the aforesaid villages of Kapileswar, Khordamanpur and Digha.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Schedule of land.

Village Kapileswar.

Cadastral survey plots Nos. 1, 2, 9, 10, 12, 20-65, 80-83, 85, 86, 98, 105, 106-111, 146, 147, 520-523 and 535.

Village Khordamanpur.

Cadastral survey plots Nos. 156-158, 173-175, 180, 286, 299, 300, 329-353, 356, 359-381, 402-427, 431-440, 458, 460, 461, 463, 464, 401 and 459.

Village Digha.

Cadastral survey plots Nos. 436, 446-452, 457-475, 477-513, 523, 526-535, 960, 961, 959, 945, 940, 956, 962, 939, 560, 863, 864, 883 and 884.

Murshidabad.—No. 14110L.Dev.—16th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Gopjan, jurisdiction list No. 18, police-station Berhampore town, district Murshidabad, it is hereby declared that for the above purpose a piece of

and comprising cadastral survey plots Nos. 7160, 181, 7184, 7186, 7188, 7196-7199, 7203, 7205, 206/8287, 7209, 7210, 7211/8266, 7215-7217, 729, 7230, 7239, 7245/8256, 7244, 7245, 7411-413, 7463, 7475-7489, 7491, 7494, 7499, 7501-514, 7517, 7524, 7550, 7553-7558, 7560-7562, 7566-7571, 7573-7575, 7585, 7586 and 7588-7594 and parts of cadastral survey plots Nos. 7182, 7183, 7187, 7189, 7211, 7246 and 7528, and measuring, more or less, 24.41 acres, is required within the aforesaid village of Gopjan.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Nadia.—No. 14244L.Dev.—19th December 1950.—Whereas it appears to the Governor that and is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chanduria, jurisdiction list No. 38, police-station Chakdaha, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 90, 91-94, 106, 202-204, 206, 223, 224, 227-231, 238, 239, 51, 1264, 1265 and 1266 and parts of cadastral survey plots Nos. 89, 860, 864, 874-876 and 881-85, and measuring, more or less, 13.64 acres, is required within the aforesaid village of Chanduria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex-officio*).

Requisition

NOTIFICATION.

24-Parganas.—No. 14220Reqn.—19th December 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Jagadish Chandra Mazumdar, Additional District Judge, 24-Parganas, as an Arbitrator for determination of the amount of such compensation.

The Schedule.

Case No. L.A.R. 65 of 1949-50.

Suriya Kumari Debi of 5G, Post Office Road, Dum-Dum, Post Office Road, Dum Cantonment, Dum-Dum, Dum-Dum Cantonment, Dum-Dum, 24-Parganas.

By order of the Governor,

A. C. SEN, Asst. Secy.

ORDERS.

No. 887/50.

Calcutta, the 30th November 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sm. Charubala Bose of 146/A, Upper Circular Road, Calcutta, shall not, without the permission of the State Government, in any way dispose of the premises, and that no person shall, without such permission, enter into occupation thereof:—

The Schedule.

Description of the premises.

14/B, Maharaja Nanda Kumar Road, Calcutta (entire two-storeyed house).

No. 902/50.

Calcutta, the 11th December 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sm. Dalu Sen, 2/1, Sebak Vaidya Street, Calcutta, shall not, without the permission of the State Government, in any way dispose of the premises, and that no person shall, without such permission, enter into occupation thereof:—

The Schedule.

Description of the premises.

6, Fordyce Lane, Bowbazar, Calcutta.

No. 815/50.

Calcutta, the 8th December 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 815/50, dated 4th October 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

69B, Baghbazar Street, Calcutta.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

NOTICE.

Calcutta, the 28th December 1950.

Whereas the premises as per schedule below were ordered to be restored to the owner, Quasim Shah on 26th December 1950 at 5 p.m.,

but the owner failed to attend the spot on that date for accepting restoration of the said property and no agent or other person empowered to accept delivery of possession on his behalf was also present on the spot, I hereby declare under subsection (3) of section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, that the premises is released from requisition with effect from the said date and the Government shall not be liable for any compensation or other claim in respect of the premises for any period after the said date:—

Schedule of the premises.

10/2, Waugunge Street, Calcutta (one room).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

**EXCISE DIRECTORATE, WEST BENGAL
NOTIFICATION.**

No. 44Exc.—21st December 1950.—Sri Chinmoy Jibon Ghosh, Inspector of Excise, Calcutta, is transferred to the 24-Parganas and posted to the Barrackpore Range.

R. CHOWDHURY,
Commissioner of Excise.

**REFUGEE REHABILITATION
DEPARTMENT**

**Establishment
NOTIFICATION.**

Bankura.—No. 10265Estt.—27th December 1950.—Sri Bishnupada Mukherjee, District Rehabilitation Officer, Bankura, is allowed earned leave for five days with effect from 27th October 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the Governor,
P. K. BHATTACHARYA, Dy. Secy.

শিক্ষা বিভাগ

EDUCATION DEPARTMENT

**শিক্ষা।
Education
প্রজ্ঞাপনাবলী।**

NOTIFICATIONS.

নং ৫৬৯৪শিক্ষা।—২১শে ডিসেম্বর ১৯৫০।—পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের বৃনিয়াদী শিক্ষার উপ-মুখ্যপরিদর্শক প্রীযুক্তা কল্যাণী প্রামাণিক, এম, এ (কলি), ডিগ্রেশ্যাম-ইন্-এডু (লীড্‌স্), এম, এ, ইন্-এডু (লীড্‌স্)কে ওরেন্ট বেঙ্গল সার্ভিস রুলের ১ম খণ্ড ১৬৮(১) ধারামতে ২৭শে অক্টোবর ১৯৫০ তারিখ হইতে পঁচ দিবের অজিত ছুটি মেওরা হইরাছিল। এতদ্বারা ১০ই অক্টোবর ১৯৫০ তারিখের ৪৭৯৯নং প্রজ্ঞাপন বাতিল করা হইল।

Calcutta.—No. 5694Edn.—21st December 1950.—Mrs. Kalyani Pramanik (*nee* Mitra), M.A. (Cal.), Dip-in-Education (Leeds), M.A. in Education (Leeds), Deputy Chief Inspector of Basic

Education, West Bengal, was allowed leave for five days with effect from the 27th October 1950, under rule 168(I) of the West Bengal Service Rules Part I.

This cancels this department notification No. 4799Edn., dated the 13th October 1950.

হুগলী।—নং ৫৭৯০শিক্ষা।—২৭শে ডিসেম্বর ১৯৫০।—হুগলী মহসীন কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের রসারন শাস্ত্রের অধ্যাপক ডক্টর সুবিমল চন্দ্র ঘোষাল অবসর গ্রহণ করার ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের ঐ বিষয়ের অবর শিক্ষণ কৃত্যকের উপাধ্যায় প্রিন্সিপাল মুখোপাধ্যায়, এম, এসসিকে উক্তপদে যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
ডি, এম, সেন,
সচিব।

Hooghly.—No. 5790Edn./4A-47/50.—27th December 1950.—Sri Asutosh Mukherjee, M.Sc., Lecturer in Chemistry, Hooghly Mohsin College, in the Subordinate Educational Service, is appointed to act in the West Bengal Educational Service as Professor of the subject in that college with effect from the date on which he assumes the duties of the higher post, *vice* Dr. Subimal Chandra Ghosal retired, or until further orders.

Hooghly.—No. 5722Edn.—23rd December 1950.—Whereas the Governor, after consulting the District School Board for the district of Hooghly, is satisfied that there is adequate provision for primary education in the area lying within the jurisdiction of the Dwarhatta-Gopinathpur union in the police-station of Maripal of the Serampore subdivision in the district of Hooghly;

Now, therefore, in exercise of the power conferred by section 56 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII of 1930), the Governor is pleased to declare that primary education shall, with effect from the 1st January 1951, be compulsory within the said area.

No. 179Edn.(Bd.).—23rd December 1950.—In notification No. 24Edn.(Bd.), dated the 8th November 1950, published at pages 1443-1450 of Part I of the *Calcutta Gazette Extraordinary* of the same date, in line 5 of rule 11 for "an Assistant Inspector of Schools" read "a District Inspector of Schools".

By order of the Governor,
D. M. SEN, Secy.

**PUBLIC SERVICE COMMISSION,
WEST BENGAL
NOTIFICATION.**

No. 31P.S.C./C.—29th December 1950.—Sri Sailesh Chandra Chowdhuri, M.A., B.L., W.B.C.S., is appointed Secretary to the Public Service Commission, West Bengal, with effect from the 2nd January 1951 or any subsequent date on which he assumes charge. He will be on probation for six months.

S. BASU, Chairman,
Public Service Commission, West Bengal.

Office of the Accountant-General, West Bengal

NOTIFICATION.

Subject:—Amendments to Treasury Rules, Bengal.

No. TM/214.—20th December 1950.—All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the following amendments to the Treasury Rules, Bengal, Volumes I and II, have been made:—

Volume I.

Page 24.—S.R. 37.—*Renumber* the existing note under this rule as Note 1 and *insert* the following as Note 2:—

"Note 2.—The Treasury Officer should maintain in T.R. Form No. 62-B a register showing therein the particulars of receipt books received and issued to departmental officers".

Page 45.—S.R. 102.—Insert the following as a note below this rule:—

“Note.—The Treasury Officer should maintain in T. R. Form No. 62-B a stock register of cheque books”.

Page 143.—S.R. 529.—Insert the following as a note below this rule:—

“Note.—A stock register of the draft forms should be maintained in T.R. Form No. 62-A”.

Volume II.

Page 219.—Add the following as a new T.R. Form No. 62-A:—

T. R. Form No. 62-A.

(See S.R. 529.)

Stock Register of Reserve Bank of India Draft Forms.

Receipts.					
Date of receipt.	From whom and No. and date of letters with which received.	Book No.	Form No.		Initials of the T. O.
			From	To	
1	2	3	4(a)	4(b)	5

Issues.							Remarks.
Date of issue.	Book No.	Form No.		Initials of the T. O.	Date when used up.	Initials of the T. O.	
		From	To				
6	7	8(a)	8(b)	9	10	11	
							12

Page 219.—Add the following as a new T.R. Form No. 62-B:—

T. R. Form No. 62-B.

(See S.Rs. 37 and 102.)

Stock Register of Cheque Books/Receipt Books.

Receipt into stock.					
Date.	From whom (with No. and date of letters, etc.).	Numbers.		Serial number of Forms.	
		Books.	Forms.	From	To
1	2	3	4	5	6

Issues from stock.						Balance on receipt or issue.	Initials of T. O.	No. and date of acknowledgment.	Remarks.
Date.	To whom.	Numbers.		Serial No. of Forms.					
		Books.	Forms.	From	To				
7	8	9	10	11	12	13	14	15	16

[Government of West Bengal, Finance Department, memoranda Nos. 4516-F/F/1R/15(47)/50 and 4517-F/F/1R/15(47)/50, dated 4th December 1950; Dy. TM-2112 and 2113; Bie TM/23-4 of 1949-50.]

S. K. SARKAR,
Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Leave.

24-Parganas. — No. 8133A. — 23rd December 1950.—Dr. Bimal Kumar Bhattacharji, officiating Subordinate Judge and Assistant Sessions Judge of 24-Parganas, is allowed leave on average pay under rule 188(a) of the West Bengal Service Rules, Part I, for five days with effect from the 2nd January 1951.

24-Parganas. — No. 8165A. — 23rd December 1950.—Sri Syamadas Chatarji, officiating Additional Subordinate Judge and Assistant Sessions Judge of 24-Parganas, is allowed leave on average pay under rule 184(b)(ii) read with rule 188 of the West Bengal Service Rules, Part I, for five days with effect from the 9th December 1950.

24-Parganas. — No. 8215A. — 27th December 1950.—Sri Sital Prasad Chatarji, Munsif Alipore, in the district of 24-Parganas, is allowed leave under rule 171(a) of the West Bengal Service Rules, Part I, for seventeen days with effect from the 5th December 1950.

R. P. MUKHERJI, Registrar

NOTIFICATION.

No. 7970G.—18th December 1950.—The following list of days to be observed in the year 1951 as closed holidays in the subordinate Civil Courts has been prepared and is published by the High Court at Calcutta in the exercise of the power vested in it by section 15 of Act XII of 1887 :—

Names of holidays.	English date.	Bengali date.	Days of the week.	Number of days
1357.				
New Year's Day	January 1st ..	Pous 16th ..	Monday ..	1 day
Birthday of Netaji	" 23rd ..	Magh 9th ..	Tuesday ..	1 ..
National Day	" 26th ..	" 12th ..	Friday ..	1 ..
Sri Panchami	February 11th and 12th.	" 28th and 29th	Sunday and Monday	2 day
Good Friday and Easter Saturday ..	March 23rd and 24th	Chaitra 9th and 10th	Friday and Saturday	2 ..
Chaitra Sankranti	April 14th ..	" 31st ..	Saturday ..	1 day
1358.				
Bengali New Year's Day	April 15th ..	Baisakh 1st ..	Sunday ..	1 day
Half-yearly closing of Banks' Accounts ..	July 1st ..	Asar 16th ..	Sunday ..	1 ..
Id-ul-Fitr	" 6th ..	" 21st ..	Friday ..	1 ..
Independence Day	August 15th ..	Srabon 29th ..	Wednesday ..	1 ..
Janmastami	" 24th ..	Bhadra 7th ..	Friday ..	1 ..
Id-us-Zuha	September 13th ..	" 27th ..	Thursday ..	1 ..
Annual Vacation including Mahalaya, Mahatma Gandhi's Birthday, Durga and Lakshmi Pujas, Muharram, Kali Puja and Bhadrakali Puja.	September 30th to November 1st.	Aswin 13th to Kartik 14th.	Sunday to Thursday	33 day
Jagadhatri Puja	November 7th ..	Kartik 20th ..	Wednesday ..	1 day
Fatiha Duazdaham	December 12th ..	Agrahayan 26th ..	Wednesday ..	1 ..
Christmas holidays	" 24th to 31st	Pous 8th to 15th ..	Monday to Monday ..	8 days

Note 1.—In addition to the notified holidays the Civil Courts shall remain closed on such days as are observed as local holidays in the executive offices and also on days which are declared as public holidays under section 25 of the Negotiable Instruments Act, 1881 (XXVI of 1881).

Note 2.—If any of the Muslim festivals notified above does not fall on the day notified, the Muslim officials and employees of Civil Courts in West Bengal may be granted a sectional holiday on the day on which the festival is actually observed in addition to a holiday on the day notified.

Note 3.—The 8th March will be observed as a Civil Court holiday on account of Sivaratri in the district of Birbhum where not observed as a local holiday in the executive offices.

Note 4.—In West Bengal all officials, suitors and witnesses who profess the Brahmo faith may be granted, when possible, 4 days' holidays on account of Maghotsav, viz., on the 25th January (Thursday) and one day before and one day after that date.

Note 5.—The holidays on account of Doljatra on the 23rd March and the yearly closing of Banks' Accounts on the 31st December shall be synchronised with the holiday on account of Good Friday and the last day of the Christmas holidays respectively.

By order,
R. P. MUKHERJEE
Registrar

Sessions Office, High Court

The 14th day of December 1950.

Dates of the Criminal Sessions for the year 1951.

Number of Sessions.	Day of the week.	Date.
First Session	.. Monday	.. February 5th.
Second Session	.. Monday	.. April 23rd.
Third Session	Monday	.. June 11th.
Fourth Session	.. Monday	.. July 23rd.
Fifth Session	.. Monday	.. December 3rd.

By order,
S. HAZRA,
Clerk of the State.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 1987M.—20th December 1950.—In accordance with section 50 of the Bengal Municipal Act of 1932 (Bengal Act XV of 1932), it is hereby notified for general information that at a by-election of the Vishnupur Municipality in the district of Bankura Sri Niranjana Mukhopadhyaya has been duly elected and declared as Commissioner of Ward "B" of that municipality in place of Sri Ramsaran Mukherjee, deceased.

No. 1071C.—27th December 1950.—In partial modification of this office notification No. 976C., dated the 30th November 1950, about the appointment of members to the Subdivisional Minorities Boards in the district of Hooghly, published at pages 2493-94, Part I of the *Calcutta Gazette*, dated the 14th December 1950, Janab Bazul Alam alias Badrul Alam is appointed as a member of the Serampore Subdivisional Minorities Board, *vice* Janab Muhammad Moniruzzaman, deceased. The new gentleman was selected by the District Minorities Board, Hooghly.

B. SARKAR, Commissioner.

NOTIFICATION.

Chinsura, the 20th December 1950.

As required under rule 1(3) of the Rules for the Constitution of the Managing Committee of the Government High Schools (at page No. 198 of the Bengal Education Code, 1931), Sri Nalini Ranjan Sen Gupta, M.Sc., B.T., Assistant Headmaster, is hereby appointed to hold office as member (elected representative of the Teaching Staff other than the Headmaster) of the Managing Committee of the Uttarpara Government High School for a period of three years with effect from the date of publication of his name in

the *Calcutta Gazette*, in place of Sri Phuni Bhusan Biswas, transferred.

[ILLEGIBLE],

District Magistrate, Hooghly.

Presidency Division—Calcutta

Orders by the Deputy Inspector-General of Police, Central Range

Alipore.—No. 5221.—20th December 1950.—Sri Atul Chandra Kar, Inspector, District Enforcement Branch, 24-Parganas, is granted 4 months' leave on average pay, on medical certificate, in extension of the leave already granted to him, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Sri Gobinda Pada Maiti, officiating Inspector of 24-Parganas, will continue to act as such in the above vacancy.

Sri Subodh Chandra Mazumdar, Inspector, District Enforcement Branch, 24-Parganas, is granted 21 days' earned leave in extension of the leave already granted to him, under rule 167(ii) of the West Bengal Service Rules, Part I.

Alipore.—No. 5302.—26th December 1950.—The following transfers are ordered in the interests of the public service:—

- (1) Sri Subodh Chandra Mazumdar, Inspector, 24-Parganas, at present on leave, is temporarily transferred to Murshidabad as an Inspector, *vice* Sri Aswini Kumar (Tope, Inspector, Murshidabad, on deputation to Howrah G.R.P., to act as Deputy Superintendent of Police. To join on the expiry of his leave.
- (2) Sri Deb Kumar Basu Thakur, Inspector, C.I.D., West Bengal, at present on deputation to Murshidabad, is temporarily transferred to 24-Parganas as an Inspector in the vacancy, *vice* No. 1.
- (3) Sri Satyendra Mohan Ray, Inspector, 24-Parganas, on deputation to the C.I.D., West Bengal, is posted, on paper, to Nadia, in an existing permanent vacancy in the rank of Inspector. The existing acting arrangements at 24-Parganas and Nadia will continue.

H. N. GUPTA, Dy. Insp.-Genl.

Presidency Division—Jalpaiguri

No. 773J.—26th December 1950.—The orders contained in notification No. 906J., dated the 14th November 1949, granting leave on average pay to Sri Kulada Kinkar Ghose, Sub-Deputy Collector and Special Land Acquisition Officer, Malda, for one month from 3rd January 1950, are cancelled.

J. N. TALUKDAR, Commissioner.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 50145C.T./2E/13/50-51.—23rd December 1950.—Mr. S. M. Pal, First Additional Income-tax Officer, Companies District IV, Calcutta, is, with effect from the forenoon of 25th December 1950, posted as Charge Income-tax Officer of the same district, *vice* Mr. B. M. Mitra, appointed to officiate as Assistant Commissioner.

2 In addition to his own duties Mr. S. M. Pal, Income-tax Officer, Companies District IV, Calcutta, will also hold charge of the post of First Additional Income-tax Officer of the same district until further orders or until a First Additional Income-tax Officer is posted to that district.

No. 50146C.T./2E/20/50-51.—23rd December 1950.—(1) Mr. S. P. Jain, Inspecting Assistant Commissioner of Income-tax on return from leave, is, under section 5(5) of the Indian Income-tax Act, re-posted as Inspecting Assistant Commissioner of Income-tax, Headquarters, Calcutta, with effect from the forenoon of the 25th December 1950, *vice* Mr. K. P. Sinha transferred.

(2) Mr. K. P. Sinha, Inspecting Assistant Commissioner of Income-tax, Headquarters, Calcutta, on being relieved by Mr. S. P. Jain, is, under section 5(5) of the Indian Income-tax Act, posted as Inspecting Assistant Commissioner of Income-tax, Range No. VI, Calcutta, with effect from the forenoon of the 25th December 1950, *vice* Mr. G. Ghosh transferred as Appellate Assistant Commissioner of Income-tax, Belgaum Range, Belgaum.

(3) Mr. B. M. Mitra, Income-tax Officer, Companies District IV, Calcutta, who has been appointed by the Central Government as Inspecting Assistant Commissioner of Income-tax, is, under section 5(5) of the Indian Income-tax Act, posted as Inspecting Assistant Commissioner of Income-tax, Range V, Calcutta, with effect from the forenoon of the 25th December 1950, *vice* Mr. M. E. Rahaman transferred as Appellate Assistant Commissioner of Income-tax, Cuttack.

S. NARHOLWALA, Commissioner.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Public Health

NOTIFICATION.

Midnapore.—No. P.H. 3135/1M-44/50.—29th December 1950.—Whereas the Governor is satisfied that the district of Midnapore is threatened with an outbreak of cholera:

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of cholera, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected

of being infected with cholera in the said district for a period of three months:—

Temporary regulations for the prevention and control of cholera.

1. In these regulations, unless there is anything repugnant in the subject or context:—

- (a) "District Health Officer" means the Health Officer of the district appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885);
- (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885;
- (c) "Board" means a District Board constituted under the Bengal Local Self-Government Act of 1885;
- (d) "Union Board" means a Union Board constituted under the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (e) "suspected cholera" means any disease accompanied by vomiting and diarrhoea;
- (f) "patient" means a person suffering from or suspected to be suffering from cholera;
- (g) "medical practitioner" means any person practising the medical profession.

2. Whenever any land is held jointly by two or more persons, whether as owners or occupiers of that land, such persons shall be held jointly and severally liable for carrying out any measure ordered in a notice under these regulations, and the names of any one or more of such joint-holders may be entered upon such notice at the discretion of the District Health Officer and the District Health Officer shall not be bound to enter the names of all the joint-holders in the notice.

Notices.

3. If in any case the District Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera he may forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.

4. If any measure which the District Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the District Health Officer shall be entitled to carry out the measure.

Costs and compensation.

5. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board except in any case where the order directs a person to

carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person :

Provided that where the conditions, which led the District Health Officer to pass such an order, are not attributable to any act or default of the persons in possession of the property, the Board may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The Board may recover all expenses incurred by the District Health Officer in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.

6. The Board shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations :

Provided that no person shall receive any compensation for anything done or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease.

7. When a case of cholera or suspected cholera occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, some male inmate of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of the chaukidar or other village watchman to the nearest Sanitary Inspector.

8 (7) If information has not already been given under regulation 7, the medical practitioner called in to attend upon any case of cholera shall forthwith give notice of the case by special messenger to the nearest Sanitary Inspector or rural medical officer and by post to the District Health Officer and the cost of such messenger in each case shall be defrayed by the Board.

(2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the District Health Officer by post and the cost of such messenger in each case shall be defrayed by the Board.

9. Presidents of Union Boards in Union Board areas and thana officers in non-Union Board areas shall supply to the District Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.

10. The District Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

Isolation of patients and evacuation of houses, etc.

11. When the District Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall

order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the District Health Officer, or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

12. The District Health Officer or a Sanitary Inspector may order that any person, who has in his opinion been exposed to infection from cholera, shall take such drugs in such quantities as may be specified by the District Health Officer, or Sanitary Inspector or shall submit himself to anti-cholera inoculation within a time to be specified in the order.

13. No person shall enter any place wherein a patient is isolated under regulation 11 without the permission of the District Health Officer or a Sanitary Inspector.

14. The Board shall provide free of charge suitable places, with necessary attendants, medicine, diet and other necessities for persons isolated under regulation 11: Provided that a private individual may provide places certified by the District Health Officer as being fit for the purpose of such isolation.

15. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the District Health Officer or a Sanitary Inspector written permission to do so.

16. The District Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency, and within such time as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.

16A. The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in writing in that behalf may during the prevalence of any outbreak of cholera order that any bazar, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela or other gathering to which people from several villages commonly or periodically resort.

17. The District Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anti-cholera vaccine within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the District Health Officer or Sanitary Inspector is of opinion that such person has been exposed to infection from cholera.

18. The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient, to act as vendor of any article for such period as may be specified in the order.

18A. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the District Health Officer or a Sanitary Inspector.

19A. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.

19B. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the District Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease.

Water-supply.

20. (1) When the District Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or source of water-supply is situated, to take steps to close the same to the satisfaction of the District Health Officer or the Sanitary Inspector as the case may be, within such time as may be specified in the order.

(2) The District Health Officer or a Sanitary Inspector may require such owner or occupier to keep closed during such a period as shall be specified in the order any well, tank, pool or other sources of water-supply closed under paragraph (1) of this regulation.

Explanation.—In this regulation, “to close” includes the placing of chaukidars to prevent access to the well, tank, pool or other source of water-supply.

21. When the District Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or source of water-supply is contaminated he may disinfect it or order its owner or occupier to disinfect it with such disinfectants as he may specify in such quantities and at such times as he may think fit.

22. The District Health Officer or a Sanitary Inspector may prohibit persons from entering into or using for drinking, bathing, or any other purpose, during such period as may be specified in the order, the water in any well, tank, pool or other possible source of water-supply, which, in his opinion, is contaminated or likely to be contaminated.

23. The District Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, part of a river, stream or channel not being private property, or being private property with

the consent of the owner, for the supply of water, for drinking or culinary purposes and may prohibit therein or within a distance therefrom to be stated in the order all bathing, washing of clothes or animals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream or channel for the purpose of bathing or for the purpose of washing animals or clothes or for any other purpose connected with the health and cleanliness of the people using such water-supply.

24. The District Health Officer or a Sanitary Inspector may prohibit persons from easing themselves, or throwing, depositing or discharging any rubbish, sewage, or offensive matter, into any well, tank, pool or other source of water-supply, which is used by the public, or within such a distance from such well, tank, pool or source of water-supply as he may fix.

Conservancy and sewage disposal.

25. The District Health Officer or a Sanitary Inspector may (1) prohibit the committal or continuance of any nuisance, or (2) require the person causing any nuisance or the person occupying the premises on which any nuisance exists to remove such nuisance.

Explanation.—In this regulation “nuisance” means anything which in the opinion of the District Health Officer or Sanitary Inspector is likely to spread or to cause the outbreak of cholera.

26. Whenever the District Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may order the occupier of the land in which such privy, urinal, drain, sewer or cesspool is situated to disinfect, or to allow an officer of the Board to disinfect or the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.

27. The District Health Officer or a Sanitary Inspector may for the prevention of the outbreak or spread of cholera order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspector any drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy, or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

Miscellaneous.

28. The District Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from several villages commonly or periodically resort.

29. The District Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.

The District Health Officer or a Sanitary Inspector may issue general orders that by a special sanitary precautions of a simple such as lime-washing of houses, clearing up of the removal of filth or rubbish shall be carried out to his satisfaction.

The District Health Officer or a Sanitary Inspector may prohibit persons from retaining or wearing clothes taken from the bodies of persons who died of cholera and may cause any such clothes to be destroyed.

No person shall, without the written permission of the District Health Officer or a Sanitary Inspector, dispose of any corpse except by burning it.

The District Health Officer may approve burial grounds, and may by order direct generally or especially in respect to any district, that corpses shall not be burned or at places other than those so approved by him.

Any person burning or causing to be burnt a corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the contents of other articles brought with such corpse to be reduced to ashes.

The District Health Officer may direct that a corpse shall be buried or cause to be buried any person who, in the opinion of the District Health Officer, is likely to spread cholera in a grave not enclosed by masonry and less than six feet deep.

The District Health Officer may order that any person or other servant of the Board employed in the disposal of corpses shall withdraw from the premises without the permission of the District Health Officer unless such dome or other servant of the Board has given notice in writing not less than one month previously of his intention so to do.

The District Health Officer or a Sanitary Inspector may through any person authorised by him or an Inspector in that behalf seize and remove any corpse, which, in the opinion of the District Health Officer or an Inspector, is infected with or is likely to spread cholera, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.

The District Health Officer or Sanitary Inspector may require any person who appears to be infected with facts in connection with any case of cholera or suspected cholera to attend before him at a time to be stated in the order and at any place not more than one mile from the place where the person resides or is staying when the order is issued, and such person shall appear as so required.

When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable arrangements shall be taken to respect the said custom.

The District Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

40. The District Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or buildings used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

41. All inoculations under these regulations shall be performed gratuitously.

42. (i) Orders issued by the District Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.

(iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 11 has been served upon him, give to the nearest Sanitary Inspector or to his office, immediate notice of any disobedience of the order by the patient.

By order of the Governor,
B. C. DAS GUPTA, Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Darjeeling - Jalpaiguri-Cooch Behar-Calcutta. — No. 1828Co-op.—28th December 1950.—Sri Chandra Bahadur Kumai, W.B.J.C.S., now acting as Assistant Registrar of Co-operative Societies, Darjeeling-Jalpaiguri-Cooch Behar Districts, with headquarters at Darjeeling, is appointed to act as Personal Assistant to the Registrar of Co-operative Societies, West Bengal, with headquarters at Calcutta, with effect from the date of his assuming charge of the office.

By order of the Governor,
K. C. BASAK, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

হাওড়া-কলীয়া-দুর্গাবাদ।—নং ৩৮০০শিক্ষা।৩জাই-৩২।২৯
২৯শে ডিসেম্বর ১৯৫০।—পশ্চিমবঙ্গ শিক্ষণ বিভাগ কলকাতা
দুর্গাবাদ জেলায় কল্যাণকরসমূহের অধ্যক্ষী জেলা পুষ্টি
অধিকারী পুষ্টি হাতিতে থাকার, ২৯ নং ৩২ কলকাতা।

হাওড়া জেলার বিদ্যালয়সমূহের অস্থায়ী সহকারী পরিদর্শিকা কুমারী পারুল দাস পদত্যাগে, উক্ত পদে যোগদানের তারিখ হইতে পুনরায় পদে অস্থায়িতাবে নিয়োগ করা হইল।

Howrah-Nadia-Murshidabad.—No. 5850Edn./31-32/50.—29th December 1950.—Miss Parul Das Gupta, officiating Assistant Inspectress of Schools, Howrah, in the Subordinate Educational Service, is appointed to act in the West Bengal Educational Service as District Inspectress of Schools, Nadia and Murshidabad, with effect from the date on which she assumes the duties of the higher post, *vice* Mrs. Latika Gupta on leave or until further orders.

কলিকাতা।—নং ৫৮৫০শিহা।—২৯শে ডিসেম্বর ১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের উদ্ভিদ-বিদ্যার অধ্যাপক প্রিকান্সি গোপাল বন্দ্যোপাধ্যায়, এম. এস. সিকে ওরেন্ট বেঙ্গল সার্ভিস রুলস (প্রথম খণ্ড) এর ১৯১(১) ধারানুযায়ী উক্ত কলেজের পূজাবকাল প্রাক্কযোগে উক্ত রুলসের ১৮৪(বি)(২) ও ১৮৮(বি) ধারানুযায়ী ৩রা নভেম্বর ১৯৪৯ হইতে ২রা মার্চ ১৯৫০ পর্যন্ত গড় মাহিনার ছুটি এবং তৎপরে উক্ত রুলসের ১৮৪(ডি) ধারানুযায়ী ৩রা মার্চ ১৯৫০ হইতে ২০শে আগস্ট ১৯৫০ পর্যন্ত অর্থ গড় মাহিনার ছুটি মঞ্জুর করা হইল।

এতদ্বারা এই বিভাগের ২০শে মার্চ ১৯৫০ তারিখের প্রত্ন ১৪৪১শিহা ও ১ই অক্টোবর ১৯৫০ তারিখের প্রজ্ঞাপন নং ৪৭১ বাতিল করা হইল।

রাষ্ট্রপালের আদেশানুযায়ী
ডি. এম. সেন,
কম্পর্সটিব।

Calcutta.—No. 5853Edn.—29th December —Sri Kanti Gopal Banerjee, M.Sc., Professor Botany, Presidency College, Calcutta, in West Bengal Educational Service, is on leave (i) on average pay for the period from November 1949 to 2nd March 1950 under rule 184(b)(ii) read with rule 188(b) of West Bengal Service Rules, Part I, prefixing Puja vacation of the college to the leave, rule 191(f) of the said rules, and (ii) on average pay from 3rd March 1950 to 23rd April 1950, under rule 184(d) of the said rules.

This cancels this Department notification No. 1441Edn., dated the 20th March 1950, No. 4715Edn., dated the 9th October 1950.

By order of the Governor
D. M. SEN, Secy.

LABOUR DEPARTMENT

ORDER.

No. 7351Lab.—21st December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5139Lab., dated the 7th September 1950, the industrial dispute between Messrs. Bengal Potteries, Ltd., 45, Tangra Road, Calcutta, and their workmen represented by Bengal Potteries Workers' Union, 35B, Wellington Street, Calcutta, regarding the matter specified in the schedule to the said order, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 5139Lab., dated the 7th September 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Bengal Potteries, Limited, 45, Tangra Road, Calcutta, and their workmen represented by Bengal Potteries Workers' Union, 35B, Wellington Street, Calcutta.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the Company: Sri A. C. Mitra, Counsel, instructed by Messrs. Mukherjee and Biswas, Solicitors.

For the Union: Sri D. L. Sen Gupta, Advocate, instructed by Swadesh Gupta, General Secretary.

AWARD.

The order of reference relates to the Union's demand for bonus for the year 1949. The Union's case in brief is that the Company having paid bonus to the workers every year without any reference to loss and profit at least for the last few years, varying from one month's pay to four months' pay and dearness allowance, bonus has been an implied condition of service of the workers; but that in spite of huge profits earned by the Company in the years 1948 and 1949 no bonus was paid during the Pujas of 1949. The Union accordingly claims 3 months' pay as bonus for 1949 for all workers.

A preliminary objection has been raised by the Company that a vast majority of the workmen in the employment of the Company are not members of the Bengal Potteries Workers' Union and as such they cannot be represented by the said Union. The Company also pleads that bonus was never a condition of service, express or implied; that bonus was formally mooted as an after-thought for the purpose of putting pressure on the Company to reinstate 11 workers who had been discharged; that all the workmen at present employed by the Company were newly employed on or after the 1st of August 1949, and as such are not entitled to any bonus according to the practice of the Company, and that bonus being an *ex-gratia* payment depended upon substantial profit. No bonus is payable to the workmen for the year 1949 inasmuch as there was no substantial profit in that year.

The *ex-gratia* theory of bonus has long been exploded in industrial Courts. Whenever an industry earns substantial profit, the workers have been held to have had some contribution in the profit earned and Tribunals consistently held that whenever an industry earns substantial profit, the management has a moral obligation to pay the workers a share of the profit as bonus, especially when the workers have not been given a living wage.

The bonus takes the form of a deferred wage when the workers' wages are below the target of a living wage, it takes the form of a profit sharing bonus when it is linked with the profits earned; and when it is not so linked it is in the nature of a customary bonus. But when an industry is either running at a loss or has earned insignificant profit, Industrial Tribunals cannot reasonably direct payment of any bonus in the form of a deferred wage or customary bonus. Any such direction is likely to react adversely on the industry itself and ultimately on the workers. The Company have filed a number of documents to show whether the wages paid to the workers by the Company compare favourably with those paid to the workers of other pottery industries in the Indian Dominion, amounts of bonus paid to the workmen in different years and the principles followed for such payments and balance sheet. The comparative charts which are serial Nos. 1 and 2 in the list of document clearly indicate that the wages paid to the workers of this Industry are much more than those prevalent in the Bombay Potteries and Tile Works, Limited, Parsuram Pottery Works Co., Ltd., Bengal Porcelain Co., Ltd., and Government Porcelain Factory, Bangalore. These charts were not disputed by the Union. The minimum wages including dearness allowance were Rs. 58-8 per mensem for a month of 26 working days. Besides the present Company have a Contributory Provident Fund and bonus appears to have been paid very liberally whenever a substantial profit was earned. The circulars declaring bonus for 1946, 1947, 1948 and 1950, clearly indicate that workers with less than 6 months' service in a year were not entitled to any bonus, according to the practice of the Company. I have worked out an abstract of the profit and loss account of the Bengal Potteries, Limited, from 1946 to 1949 from the balance sheets filed before me indicating how the profits were applied. This is Annexure A to this award. Profit in a year was calculated after payment of all dues of the workers including bonus declared in the particular year. The Company have also filed a comparative chart of the production, profit and bonus paid in different years from 1941 to 1949. This is serial No. 7 in the list of documents. On a scrutiny of the balance sheets, I find that dividend declared on the profit of a year and paid out of the balance of the profit carried over to the next year were shown in the balance sheet of the next year. Thus the dividend indicated in the balance sheet of 1946 was paid out of the accumulated profits of the previous years that were carried over to 1946. Similarly the dividend declared on the profit of 1948 was paid out of the accumulated profits up to 1948 was shown in the balance sheet of 1949. It may be noted that the dividend which was declared in 1948 was only 2½ per cent. of the share value. It may also be noted that the value of a share was originally Rs. 10 which was subsequently reduced to Rs. 2-8. Thus a dividend of 2½ per cent. on the present value of a share works to 625 per cent. on the original value of a share. The total amount paid as dividend was only Rs. 1,18,899-9 whereas the amount of bonus paid to the workmen on the profit of that particular year was Rs. 1,38,293-11-6. It will be seen that a further sum of Rs. 95,321-6 was paid as bonus in the year 1949 out of the accumulated profits of the previous years carried over to the year 1949. In 1948 no dividend was paid, or in other words no dividend was declared in the year 1947.

In the year 1948, the Company paid interim bonus in about September 1948. The payments were made according to the practice of the Company on the length of service of the workers. Calculations were made about the length of service of the workers up to 30th September 1947. But as the bonus was to be on the profit of 1948, it was made clear that those who would complete the requisite qualifying period of service on the 31st December 1948 would be entitled to some additional payments. These additional payments were made in March 1949. At that time the workers agitated for

additional bonus, and the workers were paid additional bonus at the rate of one month's basic wages. This is clear from the evidence of Mr. Bhagat, Managing Director of the Company. Although payments were made in 1949, the payments were made on the basis of the profits up to 1948. Thus the profit of Rs. 6,40,275-13 was applied in the following way:—

	Rs.	s.	p.
Commission to the Manager and the Managing Agents ...	83,639	15	11
Depreciation ...	3,04,826	0	0
Reserve ...	1,00,000	0	0
Dividend at 2½ per cent. on the present value of share ...	1,18,899	9	0
Total ...	6,07,865	8	11

Thus out of the profit of 1948 only Rs. 32,910-4-1 was left. From the previous year Rs. 3,830-3-2 was carried over. The total amount of profit at the end of 1948 that was carried over to 1949 was Rs. 36,740-7-3. The profit in 1949 after deducting the commission of Manager and managing agents and depreciation was only Rs. 15,738. The managing agents relinquished their commission of Rs. 31,864-4-6. Thus at the end of the year 1949 the company had only Rs. 84,342 and odd. The bonus which was paid in 1949 was on account of the year 1948. We are not very much concerned with the question whether this additional bonus was paid out of the profit of 1948 or 1949. We get from Mr. Bhagat that bonus at one month's wages to the workers would amount to about Rs. 90,000. The workers had their due share of bonus out of the profits of 1948. The profit earned by the Company in 1949 was an insignificant amount. I do not propose to allow the workers any bonus on the profits of 1949. The workers should be fair and reasonable and they cannot expect that each and every pie in the hands of the management should go to the workers and should not be spent for improvement and other necessary costs of the industry. Such an idea of the workers is detrimental to the industry itself, on the prosperity of which depends the improvement of the service conditions of the workers. If the workers are actuated with such an idea, the industry will in no time collapse resulting in a large-scale unemployment. This should be avoided by all means.

Bonus was never a service condition of the employees of the Company. It is clear that whenever there was substantial profit some bonus was paid to the workers. This bonus was not fixed. The amount varied according to the intensity of the agitation as also the funds available for distribution. My attention was drawn to the fact that in 1947 the Company incurred some loss; and that in spite of this fact some bonus was paid to the workmen. We are told by the Managing Director that the Company was closed for a pretty long time in 1947 on account of the strike of the worker. This caused heavy loss to the industry. The workers demanded pay for the strike period. On principle the management rejected the demand. But out of sympathy to the workers some compensation was paid in the shape of bonus. What Mr. Bhagat says has not been disputed by the Union. Bonus was paid in 1947 under special circumstances. It may be said that this was partly coerced by the workers and was partly prompted by sympathetic attitude of the management to the workers who by reason of their own fault had been out of employment for about three months or so, 15 days' wages were paid as bonus in that particular year. The Union has not been able to point out if in any other year bonus was paid in spite of loss.

As the Union has failed to establish its claim for bonus for the workers for the year 1949, I do not propose to discuss the other objections taken by the Company.

In the result, it is ordered that the Union's claim for bonus be rejected.

ANNEXURE A.

Abstract of the profit and loss accounts of the Bengal Petteries, Ltd., from 1946 to 1949 indicating how the Profits were applied.

Year.	Profit.		Disbursements.		Depreciation.		Balance carried over.	
	Profit in the year.	Accumulated profit of the previous years.	Total accumulated profit.	Reserve for I. T., S. T., E. P. T.	Dividend.	Commission to manager and managing agents.	Rs. a. p.	Rs. a. p.
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
1946 ..	2,72,561 9 3	3,252 15 2	2,75,814 8 5	(b)	(b)	2,75,814 8 5
1947 ..	1,68,573 3 8							
Add sundry adjustment.	20,566 2 3							
	1,89,139 5 11	2,75,814 8 5	4,64,953 14	4 1,20,000 0 0	79,266 6 0	16,857 5 2	2,45,000 0 0	3,830 3 2
1948 ..	6,40,275 13 0	3,830 3 2	6,44,106 0 2	(a)	(a)	(b)	(b)	(b)
1949 ..	3,24,887 2 5			83,639 15 11	3,04,826 0 0	2,55,040 0 3
Less sundry adjustment.	5,302 10 6					(b)	(b)	(b)
	3,19,584 7 11	2,55,040 0 3	5,75,224 8 2	1,00,000 0 0	1,18,899 9 0	38,108 10 3	2,65,738 0 0	52,478 4 11
				Reserve (a).	(a) at 1 a. per share or at 2½ per cent.	(b)	(b)	Add managing agents' commission relinquished.
								31,864 4 6
								84,342 9 5

Disbursements marked (a) are made out of the accumulated profits of the previous years.

Disbursements marked (b) are made out of the profits of the current year.

A. DAS GUPTA,
District Judge.

The 12th December 1950.

By order of the Governor,

ORDER.

No. 7363Lab.—21st December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5509Lab., dated the 4th November 1949, the industrial disputes between the employers of Serampore Belting Works, Ltd., 53, Gowkhana Road, Serampore, and Eastern Belting Works, Ltd. (Kansai Daon Tola), Chatugunj, Sheoraphuli, and their workmen, c/o. Sri Bishnu Charan Banerji, Serampore Congress Office, Serampore, Hooghly, were referred for adjudication to Sri S. N. Modak, I.C.S. (Retd.);

And whereas during the pendency of proceedings before the said Sri S. N. Modak, I.C.S. (Retd.), Serampore Belting Mazdoor Union, on behalf of the workmen of Serampore Belting Works, Ltd., made a complaint in writing before the said Sri S. N. Modak, I.C.S. (Retd.), alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri S. N. Modak, I.C.S. (Retd.), has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act by Serampore Belting Mazdoor Union on behalf of Pramatha Dass and Dhananjoy Chatterji against Serampore Belting Works, Ltd., in connection with an industrial dispute between the Company and their workmen referred for adjudication by Government of West Bengal, Department of Labour, order No. 5509Lab., dated the 4th November 1949.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.**PRESENT:**

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

For the complainants: Sri P. K. Sanyal, Advocate, and Sri Bishnu Charan Banerji, President, and Sri Dhananjoy Chatterji, Secretary of the Union.

For the Company: Sri B. Roy Choudhury, Counsel, and Sri J. N. Lahiri, Managing Director.

AWARD.

This matter has arisen out of a petition of complaint, dated 27th September 1950, under section 33A of the Industrial Disputes Act presented by Serampore Belting Mazdoor Union on behalf of two persons named Pramatha Dass and Dhananjoy Chatterji against Serampore Belting Works, Ltd., 53, Gowkhana Road, Serampore. An industrial dispute between Serampore Belting Works, Ltd., and their workmen was referred to this Tribunal for adjudication by Government of West Bengal, Department of Labour, order No. 5509Lab., dated the 4th November 1949, and the award in connection with that adjudication proceeding was published in the *Calcutta Gazette* by Government of West Bengal, Department of Labour, order No. 6369Lab., dated the 8th November 1950. The petition of complaint was originally filed by five persons, three of whom have since withdrawn their complaint and this Tribunal is now called upon to deal with

the complaints of only Pramatha Dass and Dhananjoy Chatterji. The main allegations in the complaint are that Pramatha was wrongfully dismissed on 21st August 1950, and Dhananjoy was wrongfully suspended on 22nd September 1950. It appears that Dhananjoy was subsequently dismissed with effect from the date of suspension by a definite order on 12th October 1950. The facts of suspension and dismissal are not denied by the Company. The position therefore is that the orders of suspension and dismissal took effect during the pendency of the original adjudication proceedings, and the Company did not seek or obtain the express permission in writing of the Tribunal in that behalf. It is clear therefore that by its action the Company contravened the provisions of section 33 of the Industrial Disputes Act and the employees concerned are entitled to make the complaint.

2. The learned Advocate for the Union has contended that since it is found that the discharge was illegal by reason of the provisions of section 33 of the Industrial Disputes Act having been contravened, the Tribunal should automatically direct that the discharged employees be reinstated, without entering into the merits relating to the propriety or otherwise of the discharge. This aspect of the matter has been elaborately dealt with in paragraph 2 of my award, dated 29th November 1950, in connection with a complaint under section 33A of the Industrial Disputes Act made by one Becharam Kundu against the same Company, and it is not necessary for me to go into the reasoning in detail. I am definitely of opinion that section 33A does not lay down any automatic rule of procedure regarding the restoration of the previous state of things and the Tribunal is called upon to apply its mind fully and carefully to all the facts and circumstances relating to the subject matter of a complaint, and it is open to the Tribunal to give an award under section 33A in any manner which it may consider to be just and proper in the light of the particular circumstances. The employers' action in the present case was undoubtedly illegal by reason of the provisions of section 33 of the Industrial Disputes Act having been contravened. It is, however, necessary to determine the extent to which the employers' action might be justified apart from the question of its illegality. It will be up to the Company to establish that its action, though illegal, was justified wholly or partially in view of the particular circumstances. I shall, therefore, proceed to go into the facts and circumstances relating to each of the two persons Pramatha and Dhananjoy.

3. I shall first deal with the case relating to Pramatha Dass. The case against him as put forward by the Company is that shortly after 8 p.m. on 19th August 1950 Jog Bahadur, a durwan of the Company, suspected Pramatha, while inside the factory, to be in possession of some stolen article in his pocket, and the durwan challenged him and wanted to search his person, and Pramatha protested and dropped a hank of yarn out of his pocket and engaged himself in a scuffle with the durwan in course of which Pramatha hit the durwan on the abdomen and thereupon the durwan fell down, and at the instance of a Supervisor the Manager turned up and held an investigation and drove Pramatha out and the employee was formally dismissed on 21st August 1950 on account of his having beaten the durwan. The case put forward on behalf of Pramatha Dass, on the other hand, is that on the date in question a durwan of the factory began to search his person without any reason and found nothing, and he did not beat the durwan and later a Supervisor and the Manager came and turned him out of the factory without any justifying ground whatsoever, and he was not given any charge-sheet or any opportunity to explain the circumstances before his final dismissal on 21st August 1950. Several witnesses have been examined on both sides with regard to the alleged incident. On the side of the Company a Supervisor Sital Chandra Sanyal (D.W. 2) has related the version of

the Company's case, and he claims to have seen Pramatha drop a hank of yarn out of his pocket and strike a fist blow on the durwan's abdomen. This supervisor, however, submitted a report (Ext. H) shortly after the incident, and this report would rather indicate that the witness did not see the whole incident and went up there when the main incident had already occurred. In any case, however, the Supervisor found Jog Bahadur, durwan, suffering from the effects of being struck, and there is nothing to indicate that Pramatha was roughly handled by the durwan at any stage. A worker named Manindra Chanda (D.W. 5) and another durwan named Sew Pujan Singh (D.W. 6) have given evidence on the side of the Company to the effect that Pramatha dropped a hank of yarn from his pocket when the durwan wanted to search his person and that Pramatha hit the durwan on the abdomen. Two witnesses named Bhandul (P.W. 2) and Lakshman (P.W. 3) have supported Pramatha (P.W. 1) as regards the complainant's case that the durwan searched Pramatha's person and found nothing and Pramatha did not beat the durwan. On considering the evidence on both sides, I am satisfied that there was an incident inside the factory shortly after 8 p.m. on 19th August 1950, in course of which durwan Jog Bahadur wanted to search the person of Pramatha on suspicion, and there was a scuffle between Pramatha and the durwan, and Pramatha dealt a blow on the durwan's abdomen which caused the latter some amount of pain. I come to this conclusion in spite of the position that the principal witness Jog Bahadur, durwan, has not been available for examination, he being on leave. The circumstances relating to the origin of the incident, however, remain obscure. The story of the alleged theft of a hank of yarn is not mentioned at all in the Supervisor's report (Ext. H). There are material discrepancies as to the part of the workman's garment which was supposed to contain the stolen property. Jog Bahadur, durwan, would be the best person to speak with precision on the subject of the reasons of suspicion which led him to proceed to search the person of the workman. In the light of the state of the evidence adduced before me, it is difficult to find with any degree of certainty that the origin of the trouble was necessarily a matter of theft of hank of yarn by the workman concerned. There are, however, no reasons for thinking that the durwan's action in proceeding to challenge the workman and search his person was unjustified. The position is that the exact reasons of suspicion entertained by the durwan cannot be ascertained. I am, however, satisfied on the evidence that the durwan had proper reasons for suspecting Pramatha, and in challenging him and proceeding to search his person the durwan was performing his normal duties. There is no indication to the effect that the durwan bore Pramatha any grudge for any other reason. Under these circumstances the conduct of Pramatha in preventing the durwan from performing his normal duty by taking the extremely rash step of striking the durwan on the abdomen was a serious act of discipline and was wholly unjustified. It is not a fact that the Company took the step of dismissing Pramatha out of an ulterior motive or on account of his being a member of the Executive Committee of the Union. It is, however, noticeable that the authorities of the Company did not give a proper charge sheet to the workman or any proper opportunity to him to explain the circumstances, and the workman was, practically speaking, summarily dismissed on 21st August 1950 or rather on 19th August 1950. The Company should have observed the right procedure before passing an order of dismissal. In any case, however, the question before me is whether the manner in which the authorities of the Company exercised their discretion in dealing with the case was correct under the particular circumstances. When the guilt of an employee is established, as it has been established in the present case, the degree of punishment to be inflicted under the particular circumstances of a particular case cannot always be determined by a process of precise weighing in scales of gold, and a certain

amount of reasonable allowance must necessarily be given in favour of the discretion to be exercised by the management. The question before me is whether the punishment of dismissal in this particular case can be said to have been unnecessarily harsh. The Company has brought to my notice certain previous instances of disciplinary action taken against Pramatha Dass. The position was that Pramatha had already created by his ways and methods an unfavourable impression in the mind of the employer. Then came this incident of major misdemeanour in so far as the workman unjustifiably beat a durwan on duty. The employer might have inflicted a lesser punishment if he chose to do so. But the question before me is whether the punishment of dismissal actually inflicted was necessarily unreasonable or inappropriate. On giving very careful thought to all aspects of the matter I am unable to hold that the action actually taken was unreasonable or inappropriate. I would therefore decline to interfere with the order of dismissal. The result is that there can be no order of reinstatement. The next question is whether there should be any order regarding payment of compensation to the dismissed workman. First of all the Company contravened the provisions of section 33 by reason of not obtaining the express permission in writing of the Tribunal with regard to the order of dismissal. This was quite wrong on the part of the Company. Next I feel that there are some mitigating circumstances in so far as the origin of the trouble and the reasons of suspicion entertained by the durwan cannot be ascertained with any degree of accuracy. Under these circumstances I am disposed to hold that a reasonable amount of compensation should be paid by the Company to the dismissed workman Pramatha Dass.

4. I next proceed to deal with the case of Dhananjoy Chatterji. This relates mainly to an incident of assault on a Supervisor named Bibhuti Bhusan Mukherji which is said to have taken place shortly after 11 a.m. on 21st September 1950 on a road outside the factory. The Company's case is that the Supervisor Bibhuti Bhusan Mukherji had occasionally reprimanded Dhananjoy and others for unreasonably low production and had reported against them on the basis that they had adopted a "go slow" policy, and Dhananjoy and others had sometimes threatened to teach him a lesson and on the morning of 21st September 1950 they entered into a conspiracy to beat the Supervisor after the closing hour, and when he was going home after 11 a.m. on a cycle, he was caught hold of on the road and was beaten at random with fists by Dhananjoy and others, and the Supervisor with several injuries on his person was taken in a rickshaw to the hospital where he was detained for 5 or 6 days, and before the doctor the Supervisor named Dhananjoy and others as his assailants. The Company has also brought to the Tribunal's notice that disciplinary action was taken against Dhananjoy Chatterji on some previous occasions. It appears that Dhananjoy was suspended from 22nd September 1950 in consequence of the incident of 21st September 1950 and later an enquiry was held by the Visiting Labour Adviser of the Company with notice to the employee, and a final order of dismissal was passed on the basis of the report of enquiry on 12th October 1950. The case put forward by the Union on behalf of the complainant Dhananjoy is that he has been victimised because of his Union activities as the Secretary of the Union, and the incident relating to the alleged assault on the Supervisor Bibhuti Bhusan Mukherji on 21st September 1950 has been entirely concocted out of an ulterior motive. It appears that the Supervisor Bibhuti Bhusan Mukherji brought a proceeding under section 107, Cr.P.C., against Dhananjoy and others and similarly one Indu Bhusan Bhattacharjee (D. W. 4), a weaver of the factory, brought another proceeding under section 107, Cr.P.C., against Dhananjoy and others, and both the proceedings were ultimately dropped by the Magistrate. In

Bibhuti's proceeding the police found that there was no further apprehension of the breach of the peace and in Indu Bhusan's proceeding the petitioner was absent on the date fixed and the matter was filed. Under the particular circumstances I am not disposed to attach much importance one way or the other to these proceedings under section 107, Cr.P.C., which are very often terminated with the remark that the parties have been warned and there is no further apprehension of the breach of the peace. Bibhuti Bhusan Mukherji appears to have brought a specific case of assault against Dhananjoy and others with regard to the incident of 21st September 1950, and that case is said to be still pending for decision before the Magistrate. This Tribunal is called upon under the circumstances to come to its own findings about the incident on the basis of the evidence placed at its disposal. It should be realised, however, that the proceeding before me is not a criminal proceeding and the standard of proof required for the purposes of the proceeding before this Tribunal is not the same as the standard of proof which would be demanded by a criminal court for proving a criminal charge beyond all reasonable doubt. I must make it clear therefore that whatever may be the outcome of the decision of this Tribunal with regard to the incident should not in any way affect the course of the criminal trial which is still pending, and which is expected to be disposed of on its own merits in the light of the criminal law. The question before me is whether the charge of assault on the Supervisor Bibhuti Bhusan Mukherji on 21st September 1950 at a place outside the factory has been established as against the complainant Dhananjoy, who has denied the charge altogether. With regard to this matter, the principal witness is of course the alleged victim Bibhuti Mukherji (D. W. 1). He has related the Company's case which has been stated above. As regards the allegation of low production, we have got practically the solitary evidence of the Supervisor Bibhuti, and in the absence of documentary materials it is difficult to come to an affirmative finding on the subject. There is, however, no reason for disbelieving the Supervisor when he says that he used to pull up Dhananjoy and other workers owing to their low production, irrespective of the question as to whether the conclusion arrived at by the Supervisor was right or wrong. The Supervisor has said that Dhananjoy and others sometimes threatened to teach him a lesson presumably owing to the manner in which he was exercising his functions as a Supervisor. The witness has further said that he even found Dhananjoy and another write warning notes for Bibhuti on the wall. This part of Bibhuti's evidence is supported by Indu Bhattacharjee (D. W. 4) who says that he found Dhananjoy and some others conspiring in the factory on the morning of 21st September 1950 for beating Bibhuti Mukherji on that day. Bibhuti (D. W. 1) has said that Indu Bhattacharjee informed him on that morning about such a conspiracy. Bibhuti says that without minding this report he left his place of work and was proceeding on a cycle as usual towards his house and he was confronted on the way by Dhananjoy and others, and Dhananjoy abused him and he protested and thereupon Dhananjoy and others beat him with fists at random and he received several injuries necessitating his removal to the hospital. Ajoy Kumar Sanyal (D. W. 3) claims to have seen this occurrence of assault and his evidence generally supports the evidence of Bibhuti. D. W. 3, Ajoy, has said that after Bibhuti fell down Dhananjoy kicked him once and the witness got Bibhuti into a passing rickshaw and took him to the hospital. Ajoy appears to be a tenant of the Managing Director of the Company, but there are no good reasons for discarding his evidence as entirely unworthy of credit. It appears from the medical certificate given by the Assistant Surgeon of Walsh Hospital, Serampore, that the injured person Bibhuti stated before the doctor shortly after the incident that the injuries on him were due to his being assaulted by Dhananjoy Chatterji and others. Indu Bhusan (D. W. 4) claims to have

seen Bibhuti being taken to the hospital in a rickshaw shortly after the occurrence. It appears that Dhananjoy did not attend the factory on the following day, 22nd September 1950. He says that his absence was due to his illness. It seems to me that Dhananjoy's absence from work on the following day is rather significant. He was suspended, presumably as a measure of security, from 22nd September 1950. In this case the Company took the regular step of launching an investigation into the charges conducted by the Visiting Labour Adviser (D. W. 8). It appears that Dhananjoy was given adequate notice of the investigation and he got the opportunity of being heard in defence. On the materials placed at my disposal I come to the finding that the complainant Dhananjoy Chatterji and others had been annoyed with the Supervisor Bibhuti Bhusan Mukherji owing to the latter's having exercised his functions as a Supervisor with a certain amount of strictness and there was a conspiracy for beating the Supervisor on 21st September 1950, and Dhananjoy Chatterji and some others did cause hurt to Bibhuti Bhusan Mukherji while he was proceeding on a cycle after having finished his work at the factory after 11 a.m. The assault appears to me to have been of a drastic and cowardly character inasmuch as several persons attacked one man, and as a consequence of the assault the victim was badly hurt, his detention in the hospital for a few days becoming necessary. The question has been raised as to whether this act of assault on a Supervisor outside the factory is necessarily an act of major misdemeanour or of indiscipline. If I were to hold that an assault on a Supervisor inside the factory would be a major misdemeanour, but such assault would not amount to a major misdemeanour if it was designed to be committed outside the factory, the position would lead us into absurdities. This assault obviously took place in relation to the working of the factory, there having been no suggestion at all about any kind of private grudge unconnected with the working of the factory. In my opinion where an assault on a Supervisor or any other employee of the factory is committed by another employee in connection with matters relating to the factory, such an act has the effect of seriously undermining the discipline of the factory, irrespective of the question as to whether the incident took place inside or outside the factory. The present incident of assault was obviously committed out of a motive of revenge arising directly out of the working of the factory, and the fact that the place of the incident was outside the factory is of no consequence whatever. The assault committed by Dhananjoy Chatterji and others was clearly an act of serious indiscipline amounting to a major misdemeanour. I do not think that the story of assault has been concocted on the side of the Company for the purpose of victimising a person who happens to be Secretary of the Union. Certain previous instances of disciplinary action having been taken against Dhananjoy have been brought to my notice, but they are not of very great importance for our present purposes. The crucial point is the question of assault on 21st September 1950, and I find that the charge of assault on the Supervisor has been brought home to the complainant Dhananjoy Chatterji. In a case like this the only conclusion can be that the order of dismissal is justified. In this case, however, the Company committed an illegal act by not obtaining the express permission of the Tribunal during the pendency of the original adjudication proceeding, and I hold that even in this case a small amount of compensation is called for.

5. In conclusion, I direct that the complainant Pramatha Dass shall be paid by the Company compensation to the extent of three months' total emolument, and the complainant Dhananjoy Chatterji shall be paid compensation to the extent of half month's total emolument, within one month from the date on which this award becomes enforceable. The expression "total emolument" shall mean the average total emolument including the

basic wages, the dearness allowance, and any other benefit in the nature of food grain concession or food allowance and excluding overtime wages, bonus or other benefits during the last two months of service of each particular workman, inclusive of authorised leave, on full remuneration.

S. N. MODAK,

Chairman.

The 7th December 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7361Lab.—21st December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3137Lab., dated the 10th June 1950, the industrial dispute between Bengal Waterproof Works, Ltd. (Head Office: 32, Theatre Road, Calcutta), and its workmen represented by Bengal Waterproof Workers' Union, Agarpara, 24-Parganas, was referred for adjudication to Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Sri G. Palit, District Judge, the Assistant Secretary, Bengal Waterproof Workers' Union, Agarpara, 24-Parganas, on behalf of the workmen of Bengal Waterproof Works, Ltd., made a complaint in writing before the said Sri G. Palit, District Judge, alleging that the said company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri G. Palit, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes (Appellate Tribunal) Act of 1950, filed by Sri Panchanan Sarker, Assistant Secretary, Bengal Waterproof Workers' Union, against Messrs. Bengal Waterproof Works, Limited.

The original reference out of which this case has arisen was made under Government order No. 3137Lab., dated the 10th June 1950, of the Government of West Bengal.

AWARD.

This case relates to the notice to show cause why the employees named Sashi Das, Kalipada Dey and Basudev Manna should not be discharged for

alleged absenting from duty without authorised leave. They have shown cause to the Company explaining why they could not attend to their duties. They have taken illness as the ground for their absence. The Company in its written statement did not accept the said explanation. The Company also filed cases under section 33 of the Act for permission to discharge these workmen. Those cases under section 33 of the Act have been disposed of as not maintainable after the publication of the award of the main case. In the present case the only point for decision is whether there has been any alteration of the service condition to the prejudice of the workmen during the pendency of the main dispute. As the case was taken up for hearing, the Company's lawyer has stated in writing in the margin of the order-sheet that the Company is willing to pay wages of these three workmen till the publication of the award without any prejudice to the Company's claim or contention. The learned Advocate on the side of the employees did not think it worthwhile to proceed with the case in the face of the Company's stand set forth above. So I find there is no evidence on either side. As the employees are getting leave during their absence, I cannot say that there has been any prejudicial alteration of the service condition. I call upon the workmen concerned to join their duties without delay and the Company to allow them to return to their works. With this direction I dispose of the case under section 33(A). The award is passed accordingly.

G. PALIT,

District Judge, Industrial Tribunal.

The 11th December 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7373Lab.—21st December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3634Lab., dated the 4th July 1950, the industrial dispute between Messrs. K. P. Das & Co., Ltd., previously known as Howrah Engineering Co., 43, Circular Road, Howrah, and their workmen represented by the Howrah Zilla Loha Karkhana Mazdoor Congress, 43, Baikuntha Chatterji Lane, Howrah, regarding the matters specified in the schedule thereto was referred for adjudication to Sri P. R. Mukherji, District Judge;

And whereas the said Sri P. R. Mukherji, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

in the matter of an industrial dispute between Messrs. K. P. Das & Co., Ltd. (previously known as Howrah Engineering Co.), 43, Circular Road, Howrah, and their workmen represented by the Howrah Zilla Loha Karkhana Mazdoor Congress, 43, Baikuntha Chatterji Lane, Howrah.

PRESENT:

SRI P. R. MUKHERJI, *Judge, Industrial Tribunal.*

for the Company: Sri D. N. Basu, Advocate, Sri N. M. Das Gupta, Pleader, and Sri Gopal Chandra Das, Manager of the Company.

for the Union: Sri Nirmal Ch. Mitra, Pleader, Sri Sailendra Nath Mitra, Pleader, and Sri Kanai Lal Banerjee, President of the Union.

AWARD.

By Government of West Bengal order No. 3634Lab., dated Calcutta, the 14th July 1950, the above industrial dispute was referred to me for adjudication.

The workers placed their demands in writing and the complaint was that there had been dismissal of 16 workers—some within the period of conciliation proceedings. The Union wants reinstatement of the workers. They also want revision of pay, dearness allowance and sick leave.

The Company submits written statement and alleges that theirs is a small concern and that they have all along tried to maintain happy and cordial relations with their employees within the resources of the Company. Even during the last Tribunal proceedings before Sri S. K. Halder, I.C.S., the Company settled various matters of dispute with the workers and further offered lump sum of money as a gesture of goodwill and for the sake of industrial peace, but in spite of the same and the assurances given by the workers in the presence of the then Tribunal, the workers were found not to work in a spirit of goodwill and adopted "go slow" tactics, with the result that there was a considerable fall in production.

In spite of financial difficulties, the Company, in the expectation of better business and production, agreed to the proposal of the Union regarding pay, dearness allowance and other financial commitments, as agreed in the previous award. Even after the expiry of the award, the Company considered the desire of the workers and further gave a flat increment of dearness allowance of Rs. 3-12 per month to each worker, but there was neither any improvement in the business; nor increase in production. Naturally the Company's cost of production became very high.

The Company further alleges that due to depression and loss in business, it was thought necessary to retrench some workers and accordingly notice was given on 6th December 1949, informing the workers that it was not possible for the Company to maintain all the workers, and so gradually the Company retrenched 15 persons purely on financial grounds. There was neither victimization nor unfair labour practice in retrenching these 15 workers.

Regarding pay, dearness allowance and sick leave, the Company is not in a position to make any improvement for the present; nor is financially capable to introduce any substantial improvement by revision of the existing pay and dearness allowance.

ISSUES.

1. Pay.
2. Dearness allowance.
3. Sick leave.
4. Reinstatement of and/or compensation to the following workers:—
 - (a) Khudiram Malik.
 - (b) Probodh Ghosh.
 - (c) Suroth Bag.
 - (d) Gopal Das.
 - (e) Dulal Mal.
 - (f) Kanai Maity.
 - (g) Himangshu Patra.
 - (h) Gajendra Mondal.
 - (i) Sailendra Bhowmik
 - (j) Rabindra Pal.
 - (k) Maumatha Das.
 - (l) Subol Adak.
 - (m) Phani Bag.
 - (n) Shyam Das.
 - (o) Dhiren Das.

Issues Nos. 1 and 2.

Before any revision of pay and dearness allowance is made, it is better to refer to the award of Sri S. K. Haldar, I.C.S., Adjudicator, dated 28th August 1948. It appears that regarding these vital issues, both parties had submitted an agreement, by which the pay and dearness allowance was substantially revised. It is better to quote the observations of the Tribunal in this connection:—

“Both parties have agreed before me that these issues are all covered by the agreement, dated 2nd December 1947, which is filed along with the terms of the settlement. These issues relate to the minimum basic pay, scales of pay, dearness allowance, leave and holidays, double pay for work on Sundays or holidays, discharge, retrenchment, etc., and first-aid facilities. A look at the terms of the agreement, dated 2nd December 1947, will convince any one that all these questions are covered thereby. When parties have accepted the terms of this agreement, I have no hesitation in making my award accordingly. The agreement, dated 2nd December 1947, will form a part of my award.

Apart from the above issues, the Company agreed as a gesture of goodwill to donate the sum of Rs. 400 to be distributed equally among all the workman, and in response to this gesture the workers assured the Company in my presence that they would behave properly, maintain discipline, be regular in their attendance and help to speed up production."

The demand of the Union is that the universal basic pay of Rs. 55 should be accepted and minimum dearness allowance according to the wages at the rate of Rs. 31 up to the basic pay of Rs. 50 per month should be allowed.

The agreed compromise by which the pay and dearness allowance was fixed barely two years ago is sought to be revised, and unless an exceptional case is made out, it cannot be said that the agreed pay and dearness allowance was low. The cost of present living index is not so high as to justify the revision sought for. From the statement submitted by the Company, it appears that except some 15 workers, the minimum wages paid by the Company is Rs. 55, which is the minimum fixed by the Major Engineering Tribunal of the Government of West Bengal, to which I had been a party.

The case of some 15 workers getting slightly less than Rs. 55 can easily be passed over on account of the following considerations:—

Firstly, since the last award of Sri Haldar, there has not been any material change in the circumstances justifying revision of the pay. On the other hand, the paying capacity of the concern (now a limited company since 1949, it having been formerly a private concern known as the Howrah Engineering Co.) has materially deteriorated, so much so that the audit report of the Chartered Accountant for the year ending 31st December 1949, which was produced before me, shows a loss of over Rs. 23,000. The financial position for the year 1950 is still more gloomy. The latest audit report by the Chartered Accountant is sought to be criticised on grounds flimsy and unconvincing. There has not been any such evidence placed before me justifying the statement of the Union that the account is a cooked one. Unless some positively strong and convincing arguments going to the root of the case showing inherent contradictions or absurdities of the audited report of the Chartered Accountant are forthcoming, it will be idle to speculate that the account is a faked one.

Secondly, it is found that the workers are paid for full 30 days including Sundays, although they do not work on Sundays. Under the Factories Act of 1948, each worker is required to put in 48 hours' work each week, but in this concern, workers put in only 46 hours' work per week. Calculating this, it appears that in every month the workers do work only for 25 full days.

The last Major Engineering Tribunal laid down in their award (dated 3rd July 1949) that the workers in each workshop must put in 48 hours' work.

Considering all the circumstances, I am not inclined to give any further revision of pay and dearness allowance. If in future the financial position of the Company improves, the total wages of the unfortunate 15 or 16 workers should be brought to the minimum level of Rs. 55, which is being enjoyed by their other fortunate brothers.

Issue No. 3.

In this workshop the Company allows 12 days as festival holidays. Moreover, the workmen are entitled, according to the last Factories Act, statutory holidays amounting to 14 or 15 days in the year.

According to the Major Engineering Tribunal of 1948, the total number of holidays including festival holidays was fixed for 22 days only in a year. I find that in this factory, the workers have at least 27 such holidays besides Sundays, for which they are paid, although no work is done. The existing days of leave are quite sufficient and need no revision.

The Union made no definite prayer regarding sick leave. The Commission also did not enlighten as to the period of sick leave, or if there is any sick leave at all granted to the employees. I direct that the Company should grant such leave as per award of the Major Engineering Tribunal of 1948 of the Government of West Bengal.

Issue No. 4.

The Union seeks reinstatement of 15 workers mentioned in the schedule and alleges that the Company by notices, dated 19th January 1950 and 3rd March 1950, terminated the services of these workers. It is also stated that the Company had served a general notice on 6th December 1949 intimating the workers that 50 per cent. of them will have to be retrenched and that the retrenchment operation would commence from the first day of January 1950. It is not suggested by the Union that these workers have been victimized for their union activities. In other words, no unfair labour practice has been imputed to the employer. It is stated that the Company pleads that these workers are to be retrenched on account of paucity of work and financial stringency is a false one. The employer urges that in December 1949, the management found that due to depression and loss of business it was necessary to retrench some workers. Accordingly, a notice was given on 3rd December 1949 informing the workers that it was not possible for the Company to maintain all the workers. The notice runs as follows:—

“It is hereby notified for information of the labourers that there being a slump in business, and some stores remaining unpaid and so undelivered in the Pakistan Dominion owing to the changing circumstances in the country, and also there being no satisfactory progress by the workers in manufacturing the stores the Company have been suffering heavy loss. It is therefore not practicable for the Company to maintain all the workers.

Under the circumstances the management have decided to have retrenchment in labour according to need by about 50 per cent which will commence from the 1st of January 1950.”

The Company did not all on a sudden retrench 50 per cent. of the workers but cautiously proceeded and at first terminated services of 4 workers on 19th January 1950. Then on 30th March 1950, some 11 workers were retrenched. In dispensing with the services of the unwanted men, the principle “last come first go” was followed and it was suggested that any unfair discrimination had been made by the Company. On reviewing the financial position of the Company from the audited report it appears that the net loss on 31st December 1949 was over Rs. 23,000. It would be idle to brush aside this report of the Chartered Accountant as a faked one.

The next point urged was that all these workers having been discharged during the conciliation proceedings, the discharge was illegal. As regards this, I may point out that these workmen had been retrenched when the amended Industrial Disputes Act, as modified up to 1st July 1950, had not

me into force. Section 33 of the Industrial Disputes Act before amendment ran thus:—

“No employer shall during the pendency of any conciliation proceedings or proceedings before a Tribunal, in respect of any industrial dispute, alter to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings, nor save with the express permission in writing of the conciliation officer, Board or Tribunal, as the case may be, shall he during the pendency of such proceedings, discharge, dismiss or otherwise punish any such workman, except for misconduct not connected with the dispute.”

It thus appears that old section 33 prohibits discharge, dismissal, or any other punishment during the pendency of a conciliation proceeding or proceeding before a Tribunal. This certainly does not refer to retrenchment. It does not at all apply to retrenchment where there are *bona fide* needs of the business. But if the retrenchment had been motivated with a view to punish some workers, or for unfair labour practice, then certainly the workers can have redress of their grievances. In this case, I am of opinion that the retrenchment complained of was effected solely as an economy measure to avoid recurring losses of the Company and that, as these retrenchments have been effected before the present amendment, I am afraid, the workers can have no remedy.

Regarding compensation, the Company alleges that the same has been granted as per standing orders. There is no denial to such statement. The retrenchment being *bona fide* and the dismissals not having been made as a result of unfair labour practice, nor illegal, no further compensation can be claimed.

Judging all the circumstances, I am of opinion that the retrenchment as *bona fide*, and as such, I cannot direct the reinstatement of the workers. If, however, the financial position of the Company improves and the Company makes new recruitment, then I direct that the Company should in the first place invite the retrenched workers to join the concern, if by that time the workers be not otherwise employed, or remain untraced.

Summary of the recommendations.

Regarding pay and dearness allowance, no review is allowed. But I direct that the Company should raise the minimum wages to the standard of Rs. 55, including pay and dearness allowance as soon as its financial position improves.

Regarding sick leave, the Company is directed to follow the directions given in the Major Engineering Tribunal of the Government of West Bengal in 1948.

Regarding retrenchment, no reinstatement or compensation is allowed. The Company is directed to take in these discharged workers first in case of future recruitments.

Lastly, the Company had already offered compensation of one month's salary to the workers. There has been no complaint that such compensation as not been allowed.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

14th 8th December 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7395Lab.—26th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4600Lab., dated the 19th August 1950, the industrial dispute between Messrs. Snow White Food Products Co., Ltd., 18, Netaji Subhas Road, Calcutta-1, and their workmen in connection with the case of Sri S. Nagaswami of P-75/B, Lake Road, post office Rash Behari Avenue, Calcutta, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 4600Lab., dated Calcutta, the 19th August 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Snow White Food Products Co., Ltd., 18, Netaji Subhas Road, Calcutta, and their workmen in connection with the case of Sri S. Nagaswami of P-75/B, Lake Road, post office Rash Behari Avenue, Calcutta.

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

For the Company: Sri S. C. Sen, Advocate,
Sri N. M. Das Gupta, Pleader and
Sri V. D. Subbayya, an officer of the Company.

For the petitioner: The petitioner himself.

AWARD.

The dispute was over the resignation tendered by one Sri S. Nagaswami under the following circumstances. The employee-complainant was appointed by Messrs. Snow White Food Products Co., Ltd., from 19th December 1947, and that learning on 1st February 1950 that contrary to the earlier promises made by the Directors of the Company, the complainant had not been given any increment from 1st January 1950. So, he gave them on 1st February 1950 one month's notice of resignation. Upon receipt of notice of resignation, the Company informed the petitioner on 2nd February 1950, that they had accepted his resignation with immediate effect, and directed him not to attend the office from 3rd February 1950. Upon the petitioner's claiming salary up to 28th February 1950 in lieu of notice, the management refused to pay the amount on the plea that he was not entitled to the same.

The employee alleges that he was quite prepared to work during the entire period of notice, but as the Directors asked him not to attend office, and that he would not be paid for the whole month, he did not attend office from 3rd February 1950.

The employee claims—

- (a) one month's salary inclusive of dearness allowance from 1st February 1950 to 28th February 1950,
- (b) proportionate bonus.

The Company files a written statement opposing the claim mainly on the ground that it is not an industrial dispute, and that Sri Nagaswami by his letter, dated 1st February 1950, submitted his resignation, the Company waived the right to compel Nagaswami to remain in its service.

at the end of the notice period and accepted the resignation forthwith. He was not entitled to get full salary for the month of February. The claim of bonus is also opposed on the ground that it is an *ex gratia* payment payable only to those employees who remain in service at the time when the same is declared.

Points for Adjudication.

1. Is it an industrial dispute?
2. Is Nagaswami a workman and entitled to represent the case?
3. Is the workman entitled to get any wages for the full month of February and proportionate bonus, as claimed?

Issue No. 1.

The Company opposed the arguments on the point of maintainability on the following three grounds:—

It was urged in the first place that the employee being a Supervisor, is not a workman within the meaning of Industrial Disputes Act.

As regards this, there is not a single whisper in the written statement at the applicant had been a Supervisor. On the other hand, the employee has given evidence that his work was mainly clerical, though he was supervisor in Store Section. He further says that in all departments, he worked under the Head Clerk, who was superior to him. This evidence is unchallenged and as such, the contention that he is a Supervisor is refuted.

It was urged in the next place that the petitioner was not entitled to present the case himself, and that he being an individual workman, and the case having not been taken up by any Union, it is not at all an industrial dispute.

On this point, there was an elaborate discussion by the Judges of the Hon'ble High Court of Madras. The Kandan Textiles, Ltd. *versus* the Industrial Tribunal (1) Madras and others. (Reported in the Indian Labour Journal, Volume 1, Part VI, August 1949 at page 270.) The learned Chief Justice made the following pertinent observations:—

"I must confess that the language of the definition of 'industrial dispute' is so wide that giving the words their ordinary meaning, even a dispute between an employer and one of the workmen or between one workman and another workman which is connected with one or other of the matters mentioned therein would fall within the definition."

It was also contended that the other workers not having supported the case with the petitioner, it is not an industrial dispute.

This contention also has no force inasmuch as the order of reference clearly states that there exists an industrial dispute between Messrs. Snow White Food Products Co. and their workmen. This order of reference mainly raises a presumption about the existence of the industrial dispute, which is not at all repudiated by any evidence on the side of the management. This is the view expressed by the All-India Industrial Tribunal (Bank Disputes), by Judges Mr. K. C. Sen, Mr. J. N. Majumdar and Mr. N. Chandrasekhar Aiyer at page 9, paragraph 32.

Regarding the representation, it was contended that the worker ought to have been represented by some Union. This contention has no basis, according to section 36 of the Industrial Disputes Act, 1947 (as modified by the Act of 1950), there is no bar to workman representing his case personally before the proceedings under the Act. Section 36 of the Industrial Disputes Act lays down procedure for representation. It does not require the workman conducting his case personally.

Issue No. 2.

The facts are that the employee demanded Rs. 200 per month from 1 January 1950, and expressed his unwillingness to continue in service of the Company at the lesser salary, which he was drawing at that time. He wrote a letter, dated 1st February 1950, to the effect that in case the management turns down the request, he would be reluctantly compelled to tender his resignation. The relevant portion of the letter runs thus:—

“Please treat this application as giving you from date one month notice of resignation of my service in this Company.”

He worked on 1st and 2nd February 1950. The Company informed him on 2nd February 1950, that they accepted his resignation with immediate effect.

The contention of the Company was that after tendering resignation, it had no right to remain in their service, if they choose to waive their right for notice by compelling him to remain in their office for one month. To give one month's notice is his obligation, but it is not a right to remain in service for one month, as he claims now.

Let us examine this contention. In my opinion, the employee was asking the Company to grant him basic salary of Rs. 200 per month from the month of January 1950, and in case the Company does not see the way to pay at that rate, his resignation may be accepted to be effective by the end of February. The Company did not send any reply in writing to him; nor did it inform him if they were prepared to grant him any increased salary. The letter of resignation was conditional and was to be effective after one month. The worker expressed his definite view to work till the end of February and the Company could not terminate the service earlier. But all on a sudden the Company informed him that they had accepted his resignation with immediate effect and directed him not to attend office from 3rd February 1950. In my opinion, the Company had hastily and arbitrarily compelled the employee to leave the service forthwith when his intention was to work up till the end of February 1950. By this, the worker was unjustly deprived of his salary. If the Company wants to put an end to the service of this employee forthwith, they can do so after giving him full pay for the month of February. This is equity and fair justice.

Regarding bonus, the Company admittedly has given one month's salary to the staff as bonus on 1st April 1950 for the six monthly period 1st October 1949 to 31st March 1950. This statement in the petition is not challenged by the Company. Now the question is if after resigning the service in February, the petitioner is entitled to the bonus declared on April 1950. The bonus is granted on the principle that the workers materially contribute to the profit by their hard labour, and as such, the petitioner is in equity entitled to the bonus claimed. There is no evidence produced before me to prove that there is any standing rule of the Company that bonus will not be given to a workman who leaves the service before the declaration of bonus. The petitioner is entitled to claim proportionate bonus, that is, 5/6th of one month's salary. It is, therefore, ordered that the petitioner will be entitled to full one month's pay plus dearness allowance for the month of February 1950 (less any amount drawn), and that, he will be further entitled to 5/6th of his monthly salary as bonus. The Company is directed to pay the amount within one month from the date when the award becomes enforceable.

P. R. MUKHERJEE,
Judge, Industrial Tribunal

The 11th December 1950.

By order of the Governor.
D. S. P. MUKHERJEE, Jt. Sec



Calcutta

Gazette

সত্যমেব জয়তে

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ঘরাষ্ট্র বিভাগ। HOME DEPARTMENT

সাধারণ পাসন। General Administration

নং ৭০জি.এ (সাধারণ)।
No. 70G.A. (General).

নিয়োগ ও স্থানান্তর। Appointments and Transfers

সাধারণ। General.

লিটুর।—নং ৪৯৮৭জি.এ।১০সি।১২৫১৫০।—২৯শে ডিসেম্বর ১৯৫০ খৃস্টাব্দের নতুনগাঁও মহকিমের ১০নং বারার ২নং পত্র প্রস্তুত করা যাক যার প্রত্যেক কপি বৈদ্যনাথপুরের মহা-শাসক ও ১১ ক্রমিক চন্দ্র বাবুদী, আই.এ.এস., উক্ত জেলার জমিদার হওয়ার নিষেধ হইবে এবং তাহার উক্ত পত্র প্রস্তুতকালে উক্ত মহকিমের ও উক্ত জেলার জমিদার জনসংখ্যার বিবরণ দ্বারা প্রস্তুতকৃত হইবে।

Midnapore. — No. 4182G.A./5C/125/50.—29th November 1950.—In exercise of the powers conferred by sub-section (2) of section 10

of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri B. C. Ganguli, I.A.S., Assistant Magistrate and Collector, Midnapore, to be an Additional District Magistrate, Midnapore, and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

পুলিশ।

Police.

২৪-পারগানা-কলিকাতা।—নং ৫১জি.এ।১০সি-১০৪১৫০।—৬ই জানুয়ারী ১৯৫১।—ডায়েরী বারবারের অবস্থানীন মহা-শাসক যার প্রত্যেক কপি বৈদ্যনাথপুর, আই.এ.এস., কাবাটার প্রদানের তারিখ হইতে পুনরাগমন পর্যন্ত অব্যাহতিতে কলিকাতার উপ-নগরপাল নিষেধ হইবে।

24-Parganas-Calcutta.—No. 51G.A./3P-104/50.—6th January 1951.—Sri Ajit Kumar Banarji, I.P.S., Assistant Superintendent of Police, probation, Diamond Harbour, is appointed until further orders, as a Deputy Commissioner of Police, Calcutta, with effect from the date of joining the post.

কলিকাতা-কলিকাতা।—নং ৫২জি.এ।ও.পি-১০৪।৫০।—৬ই জানুয়ারী ১৯৫১।—প্রিয়ান্বিতীর অবস্থান সহ-অতিরিক্ত প্রিন্সিপাল কনস্টেবল, আই. সি. এস., কার্যভার গ্রহণের তারিখ হইতে পুনরাবলম্বিত পদবর্তন অধ্যক্ষের কলিকাতার উপ-নগরপাল নিযুক্ত হইবেন।

Howghly-Calcutta.—No. 52G.A./3P-104/50.—6th January 1951.—Sri Nihar Ranjan Basu, I.P.S., Assistant Superintendent of Police, on probation, Serampore, is appointed to act, until further orders, as a Deputy Commissioner of Police, Calcutta, with effect from the date of his joining the post.

কলিকাতা।—নং ৫৩জি.এ।ও.পি-১০৪।৫০।—৬ই জানুয়ারী ১৯৫১।—কলিকাতার অধ্যক্ষ উপ-নগরপাল প্রিন্সিপাল কুমার কনস্টেবল, আই. সি. এস., ১৮৯৮ সনের ৫নং আইনের ২২নং ধারার বিধান অনুযায়ী কলিকাতা শহরের সীমানার মধ্যে “জাতিসংঘ অব পিস” এর কার্য পরিবার নিষিদ্ধ নিযুক্ত হইবেন।

Calcutta.—No. 53G.A./3P-104/50.—6th January 1951.—Sri Ajit Kumar Banarji, I.P.S., officiating Deputy Commissioner of Police, Calcutta, is appointed, under the provisions of section 22 of Act V of 1898, to act as a Justice of the Peace within the limits of the town of Calcutta.

কলিকাতা।—নং ৫৪জি.এ।ও.পি-১০৪।৫০।—৬ই জানুয়ারী ১৯৫১।—কলিকাতার অধ্যক্ষ উপ-নগরপাল প্রিন্সিপাল কনস্টেবল, আই. সি. এস., ১৮৯৮ সনের ৫নং আইনের ২২নং ধারার বিধান অনুযায়ী কলিকাতা শহরের সীমানার মধ্যে “জাতিসংঘ অব পিস” এর কার্য পরিবার নিষিদ্ধ নিযুক্ত হইবেন।

Calcutta.—No. 54G.A./3P-104/50.—6th January 1951.—Sri Nihar Ranjan Basu, I.P.S., officiating Deputy Commissioner of Police, Calcutta, is appointed, under the provisions of section 22 of Act V of 1898, to act as a Justice of the Peace within the limits of the town of Calcutta.

স্বাক্ষরকরণ।

Confirmation.

আরজী।

Police.

কলিকাতা।—নং ৩৭জি.এ।ও.পি-৭১।৪৯।—৫ই জানুয়ারী ১৯৫১।—ভারত সরকারে নিযুক্ত প্রেরিত কলিকাতার আরজী পরিদর্শক প্রিন্সিপাল জাল ভট্টাচার্য্য ২০শে আগস্ট ১৯৪৭ তারিখ হইতে কলিকাতার সহ-নগরপাল পদে সমিষ্ট হইয়াছিলেন। এতদ্বারা এই বিভাগের ১৬ই আগস্ট, ১৯৪৮ তারিখের ২৫৩০জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল।

Calcutta.—No. 37G.A./3P-71/49.—5th January 1951.—In supersession of the orders contained in this department notification No. 2530G.A., dated the 16th August 1948, Sri Mukunda Lal Bhattacharjee, an Inspector of the Calcutta Police, on deputation to the Government of India, was confirmed in the rank of Assistant Commissioner of Police, Calcutta, with effect from the 23rd August 1947.

ছুটি।

Leave.

সাধারণ।

General.

24-Parganas.—No. 4184G.A./IL-37/50.—29th December 1950.—Sri Sahadeb Das, Additional District and Sessions Judge, 24-Parganas, was allowed leave from the 5th October 1950 to the 20th December 1950 as follows:—

Leave on average pay from the 5th October 1950 to the 16th December 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, and thereafter leave on half average pay for the remaining period under rule 184(d) of those Rules.

হাওড়া।—নং ৪১৯৫জি.এ।ও.পি-৪৬।৫০।—২৯শে ডিসেম্বর ১৯৫০।—হাওড়ার অধীকৃত উপ-মাসিক প্রিন্সিপাল সেন্সে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪খ(২) সংখ্যক নিয়মানুসারে ৪৩১ জানুয়ারী ১৯৫১ তারিখ হইতে একই দিনের পূর্বা পড় বেতনের ছুটি মঞ্জুর করা হইল।

Howrah.—No. 4195G.A./3L-46/50.—29th December 1950.—Sri Rajendra Chandra Sen, Sub-Deputy Magistrate, Howrah, is allowed leave on average pay for twenty-one days with effect from the 4th January 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

২৪-পারগানা।—নং ৭জি.এ।ও.পি-১৬।৫০।—৩রা জানুয়ারী ১৯৫১।—২৪-পারগানা জেলায় বারাকপুরের ন্যায়দর্শক মাসিক প্রিন্সিপাল কনস্টেবল, আই. সি. এস., সরকারের অর্থ বিভাগের ১৬ই অক্টোবর ১৯৪০ তারিখের ২৬৫৮এক নং পরিপত্র দ্বারা পঠিত পশ্চিম বঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭৯(ক) নিয়ম অনুসারে ২৭শে অক্টোবর ১৯৫০ তারিখ হইতে দুই দিনের অতিরিক্ত ছুটি দেওয়া হইয়াছিল।

এতদ্বারা এই বিভাগের ৬ই ডিসেম্বর ১৯৫০ তারিখের ৩৯৬০জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহার সংশোধন করা হইল।

24-Parganas.—No. 7G.A./6L-16/50.—3rd January 1951.—In modification of the orders contained in this department notification No. 3964G.A., dated the 6th December 1950, Sri Anath Bandhu Syam, Munsif-Magistrate, Barrackpore, 24-Parganas, was allowed supplementary earned leave for two days from the 27th October 1950 under rule 171(a) of the West Bengal Service Rules, Part I, read with Government of Bengal, Finance Department, memorandum No. 2658F., dated the 16th October 1943.

আরজী।

Police.

কলিকাতা।—নং ৬জি.এ।ও.পি-১।৫০।—৩রা জানুয়ারী ১৯৫১।—পশ্চিমবঙ্গ চার শাখার অধ্যক্ষ উপ-অতিরিক্ত প্রিন্সিপাল কনস্টেবল, আই. সি. এস., ১৮৪৮(২) সংখ্যক নিয়মানুসারে ১৯ই ডিসেম্বর ১৯৫০ তারিখ হইতে চার মাসের ছুটি মঞ্জুর করা হইল।

Calcutta.—No. 6G.A./5L-1/50.—3rd January 1951.—Sri Broja Gopal Mukharji, offg. Deputy Superintendent of Police, Intelligence Branch, West Bengal, is allowed leave on average pay for four months under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 11th December 1950.

ADDENDUM.

No. 4194G.A./2L-4/50.—29th December 1950.—In notification No. 3904G.A., dated the 29th November 1950, published at page 2444 of *Calcutta Gazette*, dated the 7th December 1950, the words “is allowed leave on half average pay on medical certificate from the 8th October 1950” please read “is allowed leave on half average pay for four months on medical certificate from 8th October 1950”.

By order of the Governor

S. N. RAY, Chief Sec

Political

NOTIFICATION.

No. 8083P./2A-7/49.—28th December 1950.—exercise of the power conferred by section 9 of the Seaward Artillery Practice Act, 1949 (VIII of 1949), the Governor is pleased, after consultation with the local Military and Naval authorities and the authorities of the Port of Calcutta, to make the following rules, namely:—

Rules.

1. (1) The Collector shall cause the notice required by sub-section (2) of section 3 of the A

order of the Governor,
R. GUPTA Secy

**Commonwealth Relations Section
NOTIFICATIONS.**

No. 6745-CR/CR-42/50IV.—29th December 1950.—Whereas by notification No. 400I.D., dated the 10th February 1949, Janab Bashir Ahmed was appointed as a Member of the District Minorities Board, Calcutta;

And whereas a vacancy has occurred in the aforesaid Board due to the non-attendance of the aforesaid member at more than three consecutive meetings of the abovementioned Board extending over a period exceeding two months;

Now, therefore, the Governor is pleased to appoint Janab S. A. Abdullah, M.L.A., as a member of the District Minorities Board, Calcutta, in place of the said Janab Bashir Ahmed who has ceased to be a member of the abovementioned Board.

No. 6744-CR/CR-42/50IV.—29th December 1950.—Whereas by notification No. 400I.D., dated the 10th February 1949, Dr. R. Ahmed was appointed as a Member of the District Minorities Board, Calcutta;

And whereas a vacancy has occurred in the aforesaid Board due to the resignation tendered by Dr. R. Ahmed.

Now, therefore, the Governor is pleased to appoint Janab Amir Ahmed as Member of the District Minorities Board, Calcutta, in place of the said Dr. R. Ahmed.

By order of the Governor,
S. N. RAY, Chief Secy.

**Special Section
ORDERS.**

No. 28H.S.—4th January 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Sailendra Nath Ghosh, son of Sri Bipin Behari Ghosh of Sapmara, police-station Magrahat (Bandirabad), and of Metiaburuz, district 24-Parganas.

No. 49H.S.—5th January 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, at Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Nripendra Kumar Chakrabarti, son of Sri Raj Kumar Chakrabarti of Outshahi, police-station Tangibari, district Dacca (East Pakistan), and of 38, Creek Row, Calcutta.

No. 51H.S.—5th January 1951.—Whereas State Government has reason to believe that undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Narendra Guha, son of Sri Satish Guha Banaripara, Barisal, and of Belghoria, police-station Baranagar, district 24-Parganas.

No. 61H.S.—6th January 1951.—Whereas State Government has reason to believe that undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Amar Naskar, son of Sri Abhoy Naskar Baidyapara, Sonarpur, and of Bhojerhat (Bent police-station Bhangur, district 24-Parganas).

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

POLICE DIRECTORATE

**Orders by the Inspector-General of Police,
West Bengal**

Calcutta.—No. 9600A./A.1024-50.—28th December 1950.—**Intelligence Branch, West Bengal.** Sri Sailesh Kumar Bhattacharji, probationer, Inspector, Intelligence Branch, West Bengal, confirmed in his appointment with effect from 24-11-1950.

Calcutta.—No. 9608A.—28th December 1950 **I.B., West Bengal-C.I.D., West Bengal.**—Sri Inspector Daudar Rahman of the Photograph Section of the Intelligence Branch, West Bengal, in the interest of the public service, temporarily transferred to the Photographic Bureau in Criminal Investigation Department, West Bengal to act as Inspector against a permanent post Inspector in the Photographic Bureau, in Criminal Investigation Department sanctioned Government Order No. 647Pl., dated 2nd March 1950.

Calcutta.—No. 9662A.—29th December 1950 **Howrah-Calcutta.**—Sri Hem Chandra Chaudhuri, Inspector, Howrah, is, in the interest of the public service, transferred, temporarily, to the Control Room of the Police Directorate, West Bengal, Calcutta, *vice* Sri Tajendra Kishore Chatterjee, Inspector, Control Room of the Police Directorate, West Bengal, Calcutta, promoted to act as Deputy Superintendent of Police.

Calcutta.—No. 12W.—2nd January 1951 **Wireless, West Bengal.**—Sri Sailendra Kumar Basu, temporary Wireless Inspector, is appointed Wireless Inspector on probation for a period of two years with effect from 1st January 1950, to

of the permanent posts of Wireless Inspectors mentioned in the new set-up of the West Bengal Police Wireless (*vide* Government order No. 647-I., dated 2nd/7th March 1950).

Sri Pijush Kanti Mazumdar, temporary Wireless Inspector, is appointed Wireless Inspector on probation for a period of two years with effect from 1st January 1950 to fill one of the permanent posts of Wireless Inspectors sanctioned in the new set-up of the West Bengal Police Wireless (*vide* Government order No. 647P.I., dated 2nd/7th March 1950).

H. N. SIRCAR, Insp.-Genl.

বিচার বিভাগ। JUDICIAL DEPARTMENT

নং ৭১জি.এ (জজ)।
No. 71G.A.(Judicial).

ক্ষমতা।

Powers.

কল্যাণী—নং ৩৪জি.এ।২পি-৬১১৫০।—৫ই জানুয়ারী ১৯৫১।—
জজের রাণঘাটের অবস্থানীন সহ-মাসক প্রিবিন ভূষণ মন্ডল,
I. A. একে প্রথম প্রোগার শাসকের ক্ষমতা দেওয়া হইল।

Nadia.—No. 34G.A./2P-61/50.—5th January 51.—Sri Benoy Bhushan Mondal, I.A.S., Assistant Magistrate, on probation, Ranaghat, Nadia, is vested with the powers of a Magistrate of the first class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Burdwan.—No. 7677J.—28th December 1950.—In exercise of the powers conferred by section 14 of the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon each of the gentlemen named below the powers of a Magistrate of the class noted against each, in the district of Burdwan for a period of one year from the date of this notification, in respect to such cases as may be made over each within the limits of the subdivision of the district noted against each, and

(b) to direct each to take down evidence in the English language.

Name.	Class.	Subdivision.
Sibanath Banerjee First	Katwa.
Prakriti Bhushan Dutta First	Kalna.
Amulya Ratan Acharjee Third	Asansol.

NOTIFICATIONS.

Birbhum.—No. 7663J.—28th December 1950.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union bench within the jurisdiction of the said union board of which they are members for the purposes of that section:—

Name of union board.	Names of members.
Police-station Nanoor, Noanagar union board, Sadar subdivision, district Birbhum.	Sri Amarendra Nath Ghosh, Sri Bharat Chandra Chatterjee, Sri Nrisingha Chandra Ghosh and Jonab Mollah Habibar Rahman.

Birbhum.—No. 7664J.—28th December 1950.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919

(Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below to be, during their term of office as such members, a union court within the jurisdiction of the said union board of which they are members for the purposes of that section:—

Name of union board.	Names of members.
Police-station Nanoor, Noanagar union board, Sadar subdivision, district Birbhum.	Sri Amarendra Nath Ghosh, Sri Bharat Chandra Chatterjee, Sri Nrisingha Chandra Ghosh and Jonab Mollah Habibar Rahman.

24-Parganas.—No. 7745J.—2nd January 1951.—In exercise of the power conferred by section 3 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased hereby to constitute a Special Court of Criminal Jurisdiction for the area specified in column 1 of the table below to sit at the place specified in column 2 of that table:—

1	2
Area.	Place of sitting.
Whole of West Bengal	... Alipore.

No. 28J.—4th January 1951.—In exercise of the power conferred by sub-section (J) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, the case specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of accused person.	Offences charged against the accused.
1.	A. Tamarepalli Paul, clerk, Production Engineer's Office, Khargpur, B.-N. Railway.	Sections 161 and 170 of the Indian Penal Code, 1860 (Act XLV of 1860).

By order of the Governor,
A. S. RAY, Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

পশ্চিমবঙ্গের মহানিবন্ধন পরিদর্শকের আদেশাবলী।

[Orders by the Inspector-General of Registration, West Bengal]

হুগলী—নং ২৬৬।—২০শে নভেম্বর ১৯৫০।—হুগলী জেলার পান্ডুয়া অঞ্চলের নিবন্ধক জনাব সূক্ষি মহম্মদ আজিমকে পশ্চিমবঙ্গের কৃত্যক নিবন্ধাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১১ই নভেম্বর ১৯৫০ তারিখ হইতে সাত দিনের অজির্ভূত হুটি প্রদত্ত হইল।

[Hooghly.—No. 266.—23rd November 1950.—Janab Sufi Md. Abdul Azim, Sub-Registrar of Pandua in the district of Hooghly, is allowed earned leave for seven days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 11th November 1950.]

বীরভূম—নং ২৬৭।—২০শে নভেম্বর ১৯৫০।—বীরভূম জেলার দুবরাঙ্গপুরের জমিদারী অঞ্চলের নিবন্ধক প্রিন্সিপেল চন্দ্র বন্দ্যোপাধ্যায়কে এই বিভাগের ৩রা নভেম্বর ১৯৫০ তারিখের ২৫৬নং প্রজ্ঞাপন দ্বারা প্রদত্ত হুটির সম্ভারসঙ্গে পশ্চিমবঙ্গের কৃত্যক নিবন্ধাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১০ই নভেম্বর ১৯৫০ তারিখ হইতে দশ দিনের অজির্ভূত হুটি প্রদত্ত হইল।

[Birbhum.—No. 267.—23rd November 1950.—Sri Sailesh Chandra Banerjee, officiating Sub-Registrar of Dulahat in the district of Birbhum,

is allowed earned leave for thirty days with effect from the 10th November 1950 under rules 167(iii) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 256, dated the 3rd November 1950.]

বাঁকুড়া।—নং ২৬৮।—২০শে নভেম্বর ১৯৫০।—বাঁকুড়া জেলার কোটালপুরের ভূতপূর্ব ও বর্তমানে উক্ত জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক প্রিন্সিপাল কিশোর চক্রবর্তীকে পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১০ই এপ্রিল হইতে ২১শে এপ্রিল ১৯৫০ সাল পর্যন্ত বার দিনের অজির্জিত ছুটি প্রদত্ত হইল।

[Bankura.—No. 268.—23rd November 1950.]—Sri Sunil Kishore Chakrabarty, formerly Sub-Registrar of Kotalpur in the district of Bankura, now attached to the Sadar Registration office of the same district, is allowed earned leave for twelve days under rule 167(iii) of the West Bengal Service Rules, Part I, with effect from the 10th April to 21st April 1950 (both days inclusive).]

২৪-পারগনা-পশ্চিম দিনাজপুর।—নং ২৬৯।—২৭শে নভেম্বর ১৯৫০।—পশ্চিম দিনাজপুর জেলার বাজুরঘাটে বদলির আদেশপ্রাপ্ত ২৪-পারগনা জেলার বারুইগুড়ের ভূতপূর্ব অধর নিবন্ধক প্রিন্সিপাল দাসকে এই বিভাগের ৭ই নভেম্বর ১৯৫০ তারিখের ২৫নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭০(১) সংখ্যক নিয়মানুসারে চিকিৎসকের সুপারিশক্রমে ৫ই নভেম্বর ১৯৫০ তারিখ হইতে একুশ দিনের ছুটি প্রদত্ত হইল।

[24-Parganas-West Dinajpur.—No. 269.—27th November 1950.]—Sri Parimal Das, formerly Sub-Registrar of Baruipur in the district of the 24-Parganas under orders of transfer to Balurghat in the district of West Dinajpur, is allowed leave on medical certificate for twenty-one days from the 5th November 1950 to the 25th November 1950 under rule 173(I) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 259, dated the 7th November 1950.]

মালদহ-পশ্চিম দিনাজপুর।—নং ২৭০।—২৭শে নভেম্বর ১৯৫০।—মালদহ জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক প্রিন্সিপাল কুমার রায়কে পশ্চিম দিনাজপুর জেলার বাজুরঘাটে সদর নিবন্ধকরণে অস্থায়ীভাবে সংলগ্ন করা হইল।

[Malda-West Dinajpur.—No. 270.—27th November 1950.]—Sri Bejoy Kumar Roy, Sub-Registrar attached to the Sadar Registration office at Malda, posted temporarily as an attached Sub-Registrar to the Sadar Registration office at Balurghat in the district of West Dinajpur.]

বর্ধমান।—নং ২৭১।—২৯শে নভেম্বর ১৯৫০।—বর্ধমান জেলার কেতুগ্রামের অধর নিবন্ধক প্রিন্সিপাল সমাদ্দারকে এই বিভাগের ৬ই অক্টোবর ১৯৫০ তারিখের ২৩০নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১১ই নভেম্বর ১৯৫০ তারিখ হইতে ষোল দিনের অজির্জিত ছুটি প্রদত্ত হইল।

[Burdwan.—No. 271.—29th November 1950.]—Sri Kulipada Samaddar, Sub-Registrar of Ketugram in the district of Burdwan, is allowed earned leave for sixteen days with effect from the 11th November 1950 under rule 167(ii) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 230, dated the 6th October 1950.]

মেদিনীপুর।—নং ২৭২।—৪ঠা ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার পাঁশকুড়ার অধর নিবন্ধক প্রিন্সিপাল প্রসাদ মুখার্জীকে পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ২৭শে নভেম্বর হইতে ৯ই ডিসেম্বর ১৯৫০ তারিখ পর্যন্ত তের দিনের গড় বেতনে ছুটি প্রদত্ত হইল।

[Midnapore.—No. 272.—4th December 1950.]—Sri Rama Prasad Mukherjee, Sub-Registrar of

Panskura in the district of Midnapore, is allowed leave on average pay for thirteen days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 27th November 1950.

মেদিনীপুর।—নং ২৭৩।—৪ঠা ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধর নিবন্ধক প্রিন্সিপাল দাসকে উক্ত জেলার পাঁশকুড়ার অধর নিবন্ধকের ছুটিতে ২ কালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার নিবন্ধক পদে অস্থায়ীরূপে নিযুক্ত করা হইল।

[Midnapore.—No. 273.—4th December 1950.]—Sri Sudhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration office at Midnapore, is appointed to act as Sub-Registrar of Panskura in the same district during absence on leave of the permanent incumbent until further orders.]

বাঁকুড়া।—নং ২৭৪।—৭ই ডিসেম্বর ১৯৫০।—বাঁকুড়া জেলার সদর নিবন্ধক প্রিন্সিপাল রেজকে এই বিভাগের ৬ই অক্টোবর ১৯৫০ তারিখের ২০৫নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১৮ই নভেম্বর হইতে তের দিনের অজির্জিত ছুটি প্রদত্ত হইল।

[Bankura.—No. 274.—7th December 1950.]—Sri Dehubrata Rej, Sub-Registrar of Raipur in the district of Bankura, is allowed earned leave for thirteen days with effect from 18th November 1950 under rule 167(ii) of the West Bengal Service Rules, Part I, in extension of the leave granted to him in this Directorate notification No. 235, dated 6th October 1950.]

মেদিনীপুর।—নং ২৭৫।—৯ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক প্রিন্সিপাল চক্রবর্তীকে ১৪ই নভেম্বর ১৯৫০ তারিখ হইতে উক্ত জেলার মহিষাদলস্থিত তামলুক অধর নিবন্ধক পদে পুনরাদেশ না হওয়া পর্যন্ত অস্থায়ীভাবে নিযুক্ত করা হইল।

[Midnapore.—No. 275.—9th December 1950.]—Sri Chitta Ranjan Chakrabarty, Sub-Registrar attached to the Sadar Registration office at Midnapore, is appointed to act until further orders in place of the Sub-Registrar of Tamluk at Mahisadal in the same district.]

কলিকাতা-নদীয়া।—নং ২৭৬।—১২ই ডিসেম্বর ১৯৫০।—নদীয়া জেলার চাকদহস্থিত রাণাঘাটের বিত্তীয় বৃত্ত অধর নিবন্ধক ও ভূত বাড়তি তালিকাভুক্ত বাণিজ্যসূচক পরিদর্শক প্রিন্সিপাল ভূষণ চাকদহ এই বিভাগের ১০ই অক্টোবর ১৯৫০ তারিখের ২৪০নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭০(১) সংখ্যক নিয়মানুসারে চিকিৎসকের সুপারিশক্রমে ১৫ই অক্টোবর ১৯৫০ তারিখ হইতে এক মাস ষোল দিনের ছুটি প্রদত্ত হইল।

[Calcutta-Nadia.—No. 276.—12th December 1950.]—Sri Himansu Bhushan Chakrabarty, formerly a surplus Sub-Registrar employed as Inspector of Commercial Taxes under the Commissioner of Commercial Taxes, West Bengal, now posted as 2nd Joint Sub-Registrar of Raighat at Chakdah in the district of Nadia, is allowed leave on medical certificate for month and sixteen days from the 15th October 1950 under rule 173(I) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 243, dated the 10th October 1950.]

হুগলী।—নং ২৭৭।—১২ই ডিসেম্বর ১৯৫০।—হুগলী জেলার পাঁশকুড়ার অধর নিবন্ধক জনাব সুফি মহম্মদ আজিমকে পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ২২শে নভেম্বর ১৯৫০ তারিখ হইতে চার দিনের অজির্জিত ছুটি প্রদত্ত হইল।

[Hooghly.—No. 277.—12th December 1950.]—Janab Sufi Md. Abdul Azim, Sub-Registrar of Pandua in the district of Hooghly, is allowed

earned leave for four days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 22nd November 1950.]

বর্ধমান-হুগলী।—নং ২৭৮।—১৬ই ডিসেম্বর ১৯৫০।—বর্ধমান জেলার হানকরের অধর নিবন্ধক প্রিন্সিপাল সাহুই হুগলী জেলার পান্ডুয়ার অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Burdwan-Hooghly.—No. 278.—16th December 1950.]—Sri Dasarathi Sahui, Sub-Registrar of Bankur in the district of Burdwan, is appointed to be the Sub-Registrar of Pandua in the district of Hooghly.]

বর্ধমান-২৪-পরগণা।—নং ২৭৯।—১৬ই ডিসেম্বর ১৯৫০।—বর্ধমান জেলার কাটোয়ার অধর নিবন্ধক প্রিন্সিপাল কুমার দাস পল্ট ২৪-পরগণা জেলার মগরাহাটের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Burdwan-24-Parganas.—No. 279.—16th December 1950.]—Sri Kalyan Kumar Das Gupta, Sub-Registrar of Katwa in the district of Burdwan, is appointed to be the Sub-Registrar of Magrahat in the district of the 24-Parganas.]

বর্ধমান-বীরভূম।—নং ২৮০।—১৬ই ডিসেম্বর ১৯৫০।—বর্ধমান জেলার মল্লিকগাওঁর অধর নিবন্ধক প্রিন্সিপাল হুগলীকে বীরভূম জেলা সদর নিবন্ধকরণে সংশ্লিষ্ট অধর নিবন্ধকরূপে সংলগ্ন করা হইল।

[Burdwan-Birbhum.—No. 280.—16th December 1950.]—Sri Umapati Mukherji, Sub-Registrar of Mangalkot in the district of Burdwan, is posted to the headquarters station of the district of Birbhum at Suri as an attached Sub-Registrar.]

বর্ধমান।—নং ২৮১।—১৬ই ডিসেম্বর ১৯৫০।—বর্ধমান জেলার আসানসোলার অধর নিবন্ধক প্রিন্সিপাল কান্ত বেনার্জি চৌধুরী উক্ত জেলা কাটোয়ার অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Burdwan.—No. 281.—16th December 1950.]—Sri Murali Kanta Banerji Choudhuri, Sub-Registrar of Asansol in the district of Burdwan, is appointed to be the Sub-Registrar of Katwa in the same district.]

বীরভূম-২৪-পরগণা।—নং ২৮২।—১৬ই ডিসেম্বর ১৯৫০।—বর্ধমান জেলার বোলপুরের অধর নিবন্ধক প্রিন্সিপাল যোষ, ২৪-পরগণা জেলার কল্যাণস্থিত ডায়মন্ড হারবারের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Birbhum-24-Parganas.—No. 282.—16th December 1950.]—Sri Santimay Ghosh, Sub-Registrar of Bolpur in the district of Birbhum, is appointed to be the Joint Sub-Registrar of Diamond Harbour and Falta in the district of the 24-Parganas.]

বীরভূম-মুর্শিদাবাদ।—নং ২৮৩।—১৬ই ডিসেম্বর ১৯৫০।—বীরভূম জেলার রামপুরহাটের অধর নিবন্ধক প্রিন্সিপাল রায় মুর্শিদাবাদ জেলার বহরমপুরের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Birbhum-Murshidabad.—No. 283.—16th December 1950.]—Sri Hem Chandra Ray, Sub-Registrar of Rampurhat in the district of Birbhum, is appointed to be the Sub-Registrar of Berhampore in the district of Murshidabad.]

বীরভূম-বর্ধমান।—নং ২৮৪।—১৬ই ডিসেম্বর ১৯৫০।—বীরভূম জেলার দুব্রাজপুরের অধর নিবন্ধক প্রিন্সিপাল চন্দ্র বেনার্জি বর্ধমান জেলার মল্লিকগাওঁর অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Birbhum-Burdwan.—No. 284.—16th December 1950.]—Sri Sailesh Chandra Banerji, officiating Sub-Registrar of Dubrajpur in the district of Birbhum, is appointed to be the Sub-Registrar of Mangalkot in the district of Burdwan.]

মেদিনীপুর।—নং ২৮৫।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার সদরের অধর নিবন্ধক জনাব সৈয়দ বদরুল বারি উক্ত জেলার নন্দগ্রামের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore.—No. 285.—16th December 1950.]—Janab Syed Baderul Bari, Sadar Joint Sub-Registrar of Midnapore in the district of Midnapore, is appointed to act as Sub-Registrar of Nandigram in the same district.]

মেদিনীপুর-বীরভূম।—নং ২৮৬।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার নারায়ণগড়ের অধর নিবন্ধক প্রিন্সিপাল চন্দ্র বেনার্জি বীরভূম জেলার দুব্রাজপুরের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore-Birbhum.—No. 286.—16th December 1950.]—Sri Rajeswar Chakrabarty, Sub-Registrar of Narayangarh in the district of Midnapore, is appointed to be the Sub-Registrar of Dubrajpur in the district of Birbhum.]

মেদিনীপুর-কুচবিহার।—নং ২৮৭।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার গোপিবল্লভপুরের অধর নিবন্ধক প্রিন্সিপাল চন্দ্র দাস কুচবিহার জেলার তুফানগঞ্জের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore-Cooch Behar.—No. 287.—16th December 1950.]—Sri Narayan Chandra Das, Sub-Registrar of Gopiballavpur in the district of Midnapore, is appointed to be the Sub-Registrar of Tufanganj in the district of Cooch Behar.]

মেদিনীপুর।—নং ২৮৮।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার চন্দ্রকোনার অধর নিবন্ধক প্রিন্সিপাল নারায়ণ ভাদুড়ী উক্ত জেলার নারায়ণগড়ের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore.—No. 288.—16th December 1950.]—Sri Sourendra Narayan Bhaduri, Sub-Registrar of Chandrakona in the district of Midnapore, is appointed to be the Sub-Registrar of Narayangarh in the same district.]

মেদিনীপুর।—নং ২৮৯।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার মহিষাদলের ভূতপুর্ষ অধর নিবন্ধক জনাব আবু সৈয়দ উক্ত জেলার নিবন্ধকের পদ হইতে ভারত হইবার পর ঐ জেলার সদরের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore.—No. 289.—16th December 1950.]—Janab Abu Saiyid, formerly Joint Sub-Registrar of Tamluk at Mahisadal in the district of Midnapore on the termination of his officiating appointment as Registrar of the district, is appointed to be the Sadar Joint Sub-Registrar of the same district.]

মেদিনীপুর।—নং ২৯০।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার নন্দগ্রামের অধর নিবন্ধক প্রিন্সিপাল কান্ত হালদার উক্ত জেলার কাঁথির প্রথম অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore.—No. 290.—16th December 1950.]—Sri Nalini Kanta Haldar, Sub-Registrar of Nandigram in the district of Midnapore, is appointed to be the 1st Joint Sub-Registrar of Contai in the same district.]

মেদিনীপুর-বাঁকুড়া।—নং ২৯১।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার কাঁথির ১ম অধর নিবন্ধক প্রিন্সিপাল লাল সিংহ রায়, বাঁকুড়া জেলার বাটরার অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore-Bankura.—No. 291.—16th December 1950.]—Sri Gobinda Lal Sinha Ray, 1st Joint Sub-Registrar of Contai in the district of Midnapore, is appointed to be the Sub-Registrar of Khatra in the district of Bankura.]

মেদিনীপুর।—নং ২৯২।—১৬ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণে সংশ্লিষ্ট অধ্যক্ষী অধর নিবন্ধক প্রিন্সিপাল কান্ত দাস উক্ত জেলার চন্দ্রকোনার অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore.—No. 292.—16th December 1950.]—Sri Sudhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration office at Midnapore, is appointed to be the Sub-Registrar of Chandrakona in the same district.]

হুগলী।—নং ২৯০।—১৮ই ডিসেম্বর ১৯৫০।—হুগলী জেলার পাণ্ডুরার অধীন নিবন্ধক জনাব সূফি মাহমুদ আজিম উক্ত জেলার জলিপদস্থিত হরিপালের হুজুর অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Hooghly.—No. 293.—18th December 1950.—Janab Sufi Md. Abdul Azim, Sub-Registrar of Pandua in the district of Hooghly, is appointed to be the Joint Sub-Registrar of Haripal at Jangipara in the same district.]

হুগলী।—নং ২৯৪।—১৮ই ডিসেম্বর ১৯৫০।—হুগলী জেলার ধনিখালির অধীন নিবন্ধক প্রিয়মলেন্দু জ্যোতি মজুমদার উক্ত জেলার আরামবাগের অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Hooghly.—No. 294.—18th December 1950.—Sri Bimalendu Jyoti Majumdar, Sub-Registrar of Dhuniakhali in the district of Hooghly, is appointed to be the Sub-Registrar of Arambagh in the same district.]

হুগলী-বাকুড়া।—নং ২৯৫।—১৮ই ডিসেম্বর ১৯৫০।—হুগলী জেলার হরিপালের অধীন নিবন্ধক জনাব সৈয়দ মাহমুদ মেলওয়ার হোসেন বাকুড়া জেলার অন্তর্গত অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Hooghly-Bankura.—No. 295.—18th December 1950.—Janab Syed Md. Delwar Hossain, Sub-Registrar of Haripal in the district of Hooghly, is appointed to be the Sub-Registrar of Onda in the district of Bankura.]

হুগলী-২৪-পরগণা।—নং ২৯৬।—১৮ই ডিসেম্বর ১৯৫০।—হুগলী জেলার জলিপদস্থিত হরিপালের হুজুর অধীন নিবন্ধক প্রিতারক দাস রায়কে ২৪-পরগণা জেলার বৈহাটির অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Hooghly-24-Parganas.—No. 296.—18th December 1950.—Sri Tarak Das Ray, Joint Sub-Registrar of Haripal at Jangipara in the district of Hooghly, is appointed to be the Sub-Registrar of Naihati in the district of the 24-Parganas.]

হুগলী-২৪-পরগণা।—নং ২৯৭।—১৮ই ডিসেম্বর ১৯৫০।—হুগলী জেলার আরামবাগের অধীন নিবন্ধক প্রিচরঞ্জিত প্রসন্ন মজুমদার ২৪-পরগণা জেলার মাতলার অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Hooghly-24-Parganas.—No. 297.—18th December 1950.—Sri Chiranjib Prasanna Majumdar, Sub-Registrar of Arambagh in the district of Hooghly, is appointed to be the Sub-Registrar of Matla in the district of the 24-Parganas.]

হুগলী।—নং ২৯৮।—১৮ই ডিসেম্বর ১৯৫০।—হুগলী জেলার খানাকুলের অধীন নিবন্ধক প্রিয়মল কুমার কর উক্ত জেলার হরিপালের অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Hooghly.—No. 298.—18th December 1950.—Sri Parimal Kumar Kar, Sub-Registrar of Khanakul in the district of Hooghly, is appointed to be the Sub-Registrar of Haripal in the same district.]

বাকুড়া-বীরভূম।—নং ২৯৯।—১৮ই ডিসেম্বর ১৯৫০।—বাকুড়া জেলার অন্তর্গত অধীন নিবন্ধক প্রসীতারাম সাহা বীরভূম জেলার লাবপুরের অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Bankura-Birbhum.—No. 299.—18th December 1950.—Sri Sitaram Saha, Sub-Registrar of Onda in the district of Bankura, is appointed to be the Sub-Registrar of Labpur in the district of Birbhum.]

হাওড়া-মেদিনীপুর।—নং ৩০০।—১৮ই ডিসেম্বর ১৯৫০।—হাওড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধীন নিবন্ধক প্রিন্সিপি বিদ্যাস মেদিনীপুর জেলার শোণবিলকুণ্ডের অধীন নিবন্ধক পদে অস্থায়িতাবে নিযুক্ত হইলেন।

[Howrah-Midnapore.—No. 300.—18th December 1950.—Sri Gispati Biswas, Sub-Registrar attached to the Sadar Registration office at Howrah, is appointed to act as Sub-Registrar of Gopiballavpur in the district of Midnapore.]

হাওড়া।—নং ৩০১।—১৮ই ডিসেম্বর ১৯৫০।—হাওড়া জেলা সদরের হুজুর অধীন নিবন্ধক প্রিন্সিপি চন্দ্র মিত্র উক্ত জেলার উলুবেড়িয়া অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Howrah.—No. 301.—18th December 1950.—Sri Naresh Chandra Mitra, Sadar Joint Sub-Registrar of Howrah in the district of Howrah, is appointed to be the Sub-Registrar of Uluberia in the same district.]

হাওড়া-২৪-পরগণা।—নং ৩০২।—১৮ই ডিসেম্বর ১৯৫০।—হাওড়া জেলার উলুবেড়িয়ার অধীন নিবন্ধক লাল প্রকাশ নন্দ্য ২৪-পরগণা জেলার আলিপদস্থিত সদরের তৃতীয় অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[Howrah-24-Parganas.—No. 302.—18th December 1950.—Lala Prafulla Prakash Nanday, Sub-Registrar of Uluberia in the district of Howrah, is appointed to be the Sadar 3rd Joint Sub-Registrar of Alipore at Alipore in the district of the 24-Parganas.]

২৪-পরগণা।—নং ৩০৩।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার আলিপদস্থিত সদরের তৃতীয় হুজুর অধীন নিবন্ধক প্রিন্সিপি চক্রবর্তী উক্ত জেলার ডায়মন্ড হারবারের অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[24-Parganas.—No. 303.—18th December 1950.—Sri Nakuleswar Chakrabarty, Sadar 3rd Joint Sub-Registrar of Alipore at Alipore in the district of the 24-Parganas, is appointed to be the Sub-Registrar of Diamond Harbour in the same district.]

২৪-পরগণা-বর্ধমান।—নং ৩০৪।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার বারুইপুরের অধীন নিবন্ধক জনাব আব্দুল ওয়াহিদ বর্ধমান জেলার আসানসোলার অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[24-Parganas-Burdwan.—No. 304.—18th December 1950.—Janab Abdul Wajid, Sub-Registrar of Baruipur in the district of the 24-Parganas, is appointed to be the Sub-Registrar of Asansol in the district of Burdwan.]

২৪-পরগণা।—নং ৩০৫।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার ডায়মন্ড হারবারের অধীন নিবন্ধক প্রিকিশোরী মোহন কর্মাকার উক্ত জেলার সদর নিবন্ধকরণে সংশ্লিষ্ট অধীন নিবন্ধকরূপে সংরক্ষণ হইলেন।

[24-Parganas.—No. 305.—18th December 1950.—Sri Kisori Mohan Karmakar, Sub-Registrar of Diamond Harbour in the district of the 24-Parganas, is posted to the Sadar Registration office of the same district as an attached Sub-Registrar.]

২৪-পরগণা।—নং ৩০৬।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার ফলতালস্থিত ডায়মন্ড হারবারের হুজুর অধীন নিবন্ধক প্রিন্সিপি নারায়ণ রচিত উক্ত জেলার বারুইপুরের অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[24-Parganas.—No. 306.—18th December 1950.—Sri Bhupendra Narayan Rakshit, Joint Sub-Registrar of Diamond Harbour at Falta in the district of the 24-Parganas, is appointed to be the Sub-Registrar of Baruipur in the same district.]

২৪-পরগণা-হাওড়া।—নং ৩০৭।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধীন নিবন্ধক প্রিন্সিপি কুমার ঘোষ হাওড়া জেলার সদরের হুজুর অধীন নিবন্ধক পদে নিযুক্ত হইলেন।

[24-Parganas-Howrah.—No. 307.—18th December 1950.—Sri Sudhir Kumar Ghosh, Sub-Registrar attached to the Sadar Registration office at Alipore in the district of the 24-Parganas, is appointed to be the Sadar Joint Sub-Registrar of Howrah in the district of Howrah.]

পূর্বপাৰ্শ্বা—নং ০০৮।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা হাসনাবাদস্থিত বসিরহাটের যুগ্ম অবর নিবন্ধক প্রিন্সিপাল হরি উক্ত জেলার বসিরহাটের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

1-Parganas.—No. 308.—18th December 1950. Pabitra Hari Sen Gupta, Joint Sub-Registrar of Bashirhat at Hasnabad in the district of 24-Parganas, is appointed to be the Sub-Registrar of Bongaon in the same district.]

১-পূর্বপাৰ্শ্বা—নং ০০৯।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা বসিরহাটের অবর নিবন্ধক প্রিন্সিপাল হরি সেন সাহা বঙ্গোয়াল জেলার বসিরহাটের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

4-Parganas-Burdwan.—No. 309.—18th December 1950.—Sri Raghu Nandan Saha, officiating Registrar of Bongaon in the district of the 24-Parganas, is appointed to be the Sub-Registrar of Burdwan in the district of Burdwan.]

৪-পূর্বপাৰ্শ্বা—নং ০১০।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা মগরাহাটের যুগ্ম অবর নিবন্ধক প্রিন্সিপাল কুমার যশীন্দ্র হরি হাসনাবাদস্থিত বসিরহাটের যুগ্ম অবর নিবন্ধক পদে নিযুক্ত হইলেন।

4-Parganas.—No. 310.—18th December 1950. Atindra Kumar Mitra, Joint Sub-Registrar of Usthi in the district of the 24-Parganas, is appointed to be the Joint Sub-Registrar of Hasnabad in the same district.]

৪-পূর্বপাৰ্শ্বা—কুচবিহার।—নং ০১১।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা মগরাহাটের অবর নিবন্ধক প্রিন্সিপাল দেব সিংহ মগরাহাটের মাথাভাঙ্গার অবর নিবন্ধক পদে নিযুক্ত হইলেন।

4-Parganas-Cooch Behar.—No. 311.—18th December 1950.—Sri Patiram Deb Singh, Sub-Registrar of Magrahat in the district of the 24-Parganas, is appointed to be the Sub-Registrar of Bahubanga in the district of Cooch Behar.]

৪-পূর্বপাৰ্শ্বা—পশ্চিম দিনাজপুর।—নং ০১২।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা বারইশুৱের যুগ্ম অবর নিবন্ধক প্রিন্সিপাল প্রমোদ চন্দ্র পূর্বপাৰ্শ্বা জেলার খানকুলের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

জব্বার এই ডিরেক্টরেটের ২৫শে জানুয়ারী ১৯৫০ তারিখের ৪৪নং নং বাতিল করা হইল।

24-Parganas - Hooghly - West Dinajpur.—No. 312.—18th December 1950.—Sri Parimal Das, Joint Sub-Registrar of Baruipur in the district of the 24-Parganas, on leave, is appointed to be the Sub-Registrar of Khanakul in the district of Hooghly. This cancels this Directorate notification No. 44, dated the 25th January 1950, posting him to the quarters station of the district of West Dinajpur.]

পূর্বপাৰ্শ্বা—বর্ধমান।—নং ০১৩।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা দেবগঞ্জের অবর নিবন্ধক প্রিন্সিপাল কুমার মজুমদার জেলা গঙ্গাজলধিটির অবর নিবন্ধক পদে অস্থায়ীভাবে নিযুক্ত হইলেন।

4-Parganas-Bankura.—No. 313.—18th December 1950.—Sri Sudhir Kumar Majumdar, Sub-Registrar of Deganga in the district of the 24-Parganas, is appointed to act as Sub-Registrar of Bagnalghati in the district of Bankura.]

কুচবিহার।—নং ০১৪।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা বর্ধমানের অবর নিবন্ধক প্রিন্সিপাল কুমার কুচবিহার জেলার কুচবিহারের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

Malda-Cooch Behar.—No. 314.—19th December 1950.—Sri Ajit Kumar Ray, Sub-Registrar of

Tehatta in the district of Nadia, is appointed to be the Sub-Registrar of Mekliganj in the district of Cooch Behar.]

মুর্শিদাবাদ-নদীয়া।—নং ০১৫।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা বর্ধমানের অবর নিবন্ধক প্রিন্সিপাল কুমার বর্ধমান জেলা বর্ধমানের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

[Murshidabad-Nadia.—No. 315.—19th December 1950.—Sri Basanta Ranjan Mukherji, Sub-Registrar attached to the Sadar Registration office at Berhampore in the district of Murshidabad, is appointed to be the Sub-Registrar of Tehatta in the district of Nadia.]

মুর্শিদাবাদ-বীরভূম।—নং ০১৬।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা কান্দির অবর নিবন্ধক প্রিন্সিপাল নাথ বৈদ্যা বীরভূম জেলা বোলপুরের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

[Murshidabad-Birbhum.—No. 316.—19th December 1950.—Sri Khagendra Nath Baidya, Sub-Registrar of Kandi in the district of Murshidabad, is appointed to be the Sub-Registrar of Bolpur in the district of Birbhum.]

মুর্শিদাবাদ।—নং ০১৭।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা নিমিত্তার অবর নিবন্ধক প্রিন্সিপাল কুমার ব্যানার্জি উক্ত জেলার কান্দির অবর নিবন্ধক পদে নিযুক্ত হইলেন।

[Murshidabad.—No. 317.—19th December 1950.—Sri Sisir Kumar Banerji, Sub-Registrar of Nimtita in the district of Murshidabad, is appointed to be the Sub-Registrar of Kandi in the same district.]

মুর্শিদাবাদ-নদীয়া।—নং ০১৮।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা বর্ধমানের অবর নিবন্ধক প্রিন্সিপাল চরণ চাটার্জি নদীয়া জেলার সদরের যুগ্ম অবর নিবন্ধক পদে নিযুক্ত হইলেন।

[Murshidabad-Nadia.—No. 318.—19th December 1950.—Sri Sukhada Charan Chatterji, Sub-Registrar of Berhampore in the district of Murshidabad, is appointed to be the Sadar Joint Sub-Registrar of Krishnagar in the district of Nadia.]

মালদা-পশ্চিম দিনাজপুর।—নং ০১৯।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা বর্ধমানের অবর নিবন্ধক প্রিন্সিপাল কুমার রায় উক্ত জেলার চাঁচলের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

এতদ্বারা এই ডিরেক্টরেটের ২৭শে নভেম্বর ১৯৫০ তারিখের ২৭০নং প্রজ্ঞাপন বাতিল করা হইল।

[Malda-West Dinajpur.—No. 319.—19th December 1950.—Sri Bejoy Kumar Roy, Sub-Registrar attached to the Sadar Registration office at Malda, is appointed to be the Sub-Registrar of Chanchal in the same district.

This cancels this Directorate notification No. 270, dated the 27th November 1950.]

মালদা-দার্জিলিং।—নং ০২০।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা চাঁচলের অবর নিবন্ধক প্রিন্সিপাল প্রসাদ সাহা দার্জিলিং জেলা দার্জিলিংয়ের অবর নিবন্ধক পদে নিযুক্ত হইলেন।

[Malda-Darjeeling.—No. 320.—19th December 1950.—Sri Jagadish Prasad Saha, Sub-Registrar of Chanchal in the district of Malda, is appointed to be the Sub-Registrar of Siliguri in the district of Darjeeling.]

মালদা-মুর্শিদাবাদ।—নং ০২১।—১৯শে ডিসেম্বর ১৯৫০।—২৪-পূর্বপাৰ্শ্বা জেলা কালিয়াচকের অবর নিবন্ধক প্রিন্সিপাল কামাল দত্ত মুর্শিদাবাদ জেলা নিমিত্তার অবর নিবন্ধক পদে নিযুক্ত হইলেন।

[Malda-Murshidabad.—No. 321.—19th December 1950.—Sri Prafulla Kamal Datta, Sub-Registrar of Kaliachak in the district of Malda, is appointed to be the Sub-Registrar of Nimtita in the district of Murshidabad.]

ସାକ୍ଷୀ-୧୫-ପରଗଣା।—ନ ୦୧୧।—୧୧ଶେ ଡିସେମ୍ବର ୧୯୦୦।—
 ସାକ୍ଷୀ ଛୋଟାର ଚନ୍ଦ୍ରବାର ଉପର ନିବନ୍ଧକ ପ୍ରୀତେବେନ୍ଦ୍ର କୁମାର ଯଜ୍ଞସମାର ୧୫-
 ପରଗଣା ଛୋଟାର ମେଳଜାର ଉପର ନିବନ୍ଧକ ଗଦେ ନିୟୁତ ହଇଲେନ।

[Malda-24 Parganas.—No. 322.—19th December 1950.—Sri Debendra Kumar Majumdar, Sub-Registrar of Ratusa in the district of Malda, is appointed to be the Sub-Registrar of Deganga in the district of the 24-Parganas.]

কলিকাতা-হুগলী।—নং ৩২০।—১৯শে ডিসেম্বর ১৯৫০।
কলিকাতার মেথ-নিবন্ধকরণের সিস্টেম অবর নিবন্ধক প্রণয়ন
কান্দি সেন হুগলী জেলার ধনিয়াখালির অবর নিবন্ধক পদে নিযুক্ত
হইবেন।

[Calcutta-Hooghly.—No. 323.—19th December 1950.—Sri Parimal Kanti Sen, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Dhaniakhali in the district of Hooghly.]

কলিকাতা-মামলা।—নং ০২৪।—১৯শে ডিসেম্বর ১৯৫০।—
কলিকাতার মেথ্য-নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক প্রীধীরেন্দ্র নাথ
মণ্ডল মামলা জেনার কানিগ্রাফিকের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Calcutta-Malda.—No. 324.—19th December 1950.—Sri Dharendra Nath Mandal, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Kaliachak in the district of Malda.]

জলপাইগুড়ি-বীরভূম।—নং ৩২৫।—১৯শে ডিসেম্বর ১৯৫০।
জলপাইগুড়ির জেলার আলিপুর ডুয়ার্সের অধীন নিবন্ধক প্রিমোহিনী
রঞ্জন চট্টাচার্য বীরভূম জেলার রামপুরহাটের অধীন নিবন্ধক পদে নিযুক্ত
হইলেন।

[**Jalpaiguri-Birbhum.**—No. 325.—19th December 1950.—Sri Mohini Ranjan Bhattacharya, Sub-Registrar of Alipur Duars in the district of Jalpaiguri, is appointed to be the Sub-Registrar of Rampurhat in the district of Birbhum.]

দাৰ্জিলিং-বীকড়া।—নং ৩২৬।—১৯শে ডিসেম্বর ১৯৫০।—
দাৰ্জিলিং জেলাব শিলিগুড়ির অৱৰ নিবন্ধক শ্ৰীবীরেন্দ্র কুমার ভোমিক
বীকড়া জেলার রাঙ্গপুরের অৱৰ নিবন্ধক পদে নিযুক্ত হইলেন।

[Darjeeling-Bankura.—No. 326.—19th December 1950.—Sri Birendra Kumar Bhowmik, Sub-Registrar of Siliguri in the district of Darjeeling, is appointed to be the Sub-Registrar of Raipur in the district of Bankura.]

বাঁকুড়া-২৪-পরগণা।—নং ৩২৭।—১৯শে ডিসেম্বর ১৯৫০।—
বাঁকুড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক শ্রীসুদানী
কিশোর চক্রবর্তী ২৪-পরগণা জেলার উল্লিখিত মগরাহাটের যুক্ত অধর
নিবন্ধক পদে নিযুক্ত হইলেন।

[**Bankura-24-Parganas.**—No. 327.—19th December 1950.—Sri Sumi Kishore Chakrabarty, Sub-Registrar attached to the Sadar Registration office at Bankura, is appointed to be the Joint Sub-Registrar of Magrahat at Usthi in the district of the 24-Parganas.]

বাঁকুড়া-মালদা।—নং ৩২৮।—১৯শে ডিসেম্বর ১৯৫০।—বাঁকুড়া
জেতার রানপুত্রের অবর নিবন্ধক প্রদেবদত্ত রেজ মালদা জেলার রত্নসার
অবর নিবন্ধক পদে নিযুক্ত হইলেন।

[**Bankura-Malda.**—No. 328.—19th December 1950.—Sri Debabrata Rej, Sub-Registrar of Raipur in the district of Bankura, is appointed to be the Sub-Registrar of Ratua in the district of Malda.]

বাঁকুড়া-জমশাইগুড়ি।—নং ৩২৯।—১৯শে ডিসেম্বর ১৯৫০।—
বাঁকুড়া জেলার গল্লাজমঘাটির অধর নিবন্ধক প্রিন্সোপেন্স নাথ রায়
জমশাইগুড়ির জেলার জামিগুড় ডুয়ার্সের অধর নিবন্ধক পদে নিবন্ধ
হইবেন।

[Bankura-Jalpaiguri.—No. 329.—19th December 1950.—Sri Gopendra Nath Ray, Sub-Registrar of Gangajalghati in the district of Bankura, is appointed to be the Sub-Registrar of Alipur Duars in the district of Jalpaiguri.]

কলিকাতা-হাওড়া।—নং ৩৩০।—১৯শে ডিসেম্বর ১৯৫৮।
কলিকাতার যুক্ত অবর নিবন্ধক প্রিয়ারমিনী মোহন চক্রবর্তী হাওড়া ৫
সদরের যুক্ত অবর নিবন্ধক পদে নিযুক্ত হইবেন।

[Calcutta-Howrah.—No. 330.—19th Decen
1950.—Sri Jamini Mohan Chakrabarty, Joint
Registrar of Calcutta, is appointed to be the
Joint Sub-Registrar of Howrah in the district
Howrah.]

হাওড়া-কলিকাতা।—নং ৪০১।—১৯শে ডিসেম্বর ১৯৫০।—
জেনারেল সদরের যুক্ত অবর নিবন্ধক প্রিন্সের চন্দ্র মিত্র, কলিকাতার
অবর নিবন্ধক পদে নিযুক্ত হইলেন।

এতদ্বারা এই ডিরেক্টরেটের ১৮ই ডিসেম্বর ১৯৫০ তারিখের ৩
প্রস্তাবন বাতিল করা হইল।

[Howrah-Calcutta.—No. 331.—19th Decen
1950.—Sri Naresh Chandra Mitra, Sadar J
Sub-Registrar of Howrah in the district
Howrah, is appointed to be the Joint Sub-Re-
tair of Calcutta.]

This cancels this Directorate notification No. 301, dated the 18th December 1950, appointing him to be the Sub-Registrar of Uluberia the district of Howrah.]

২৪-পরগণা-হাওড়া।—নং ৩০২।—১৯শে ডিসেম্বর ১৯৫০।—
পরগণা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অবর নিবন্ধক প্রিন্সিপাল;
ঘোষ হাওড়া জেলার উলুবেড়িয়ার অবর নিবন্ধক পদে নিযুক্ত হইতে
এতদ্বারা এই ডিরেক্টরেটের ১৮ই ডিসেম্বর ১৯৫০ তারিখের ৩।
প্রজ্ঞাপন বাতিল করা হইল।

[**24-Parganas-Howrah.**—No. 332.—19th Dec
ber 1950.—Sri Sudhir Kumar Ghosh, Sub-
Registrar attached to the Sadar Registration office
Alipore in the district of the 24-Parganas
appointed to be the Sub-Registrar of Uluberia
the district of Howrah.

This cancels this Directorate notifica-
No. 307, dated the 18th December 1950, appo-
ing him to be the Sadar Joint Sub-Registrar
Howrah in the same district.]

হুজুরী।—নং ৩৩০।—১৯শে ডিসেম্বর ১৯৫০।—হুজুরী ষে
হরিপালের অবর নিবন্ধক জনাব সৈয়দ মোহাম্মদ দেলওয়ার হোসে
পশ্চিম বঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়ম
সারে ১৯৫০ সনের ২৭শে নভেম্বর ১৯৫০ তারিখ হইতে গনের টি
অর্জিত হুটি প্রদত্ত হইল।

[**Hooghly.**—No. 333.—19th December 1950
Junab Syed Md. Delwar Hossain, Sub-Regist
of Haripal in the district of Hooghly, is allow
earned leave for fifteen days under rule 167(u)
the West Bengal Service Rules, Part I, with ef
from 27th November 1950.]

কলিকাতা-হুগলী।—২৭ ৩০৪।—১৯শে ডিসেম্বর ১৯৫০
কলিকাতার মেথো-নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক প্রিয়ারমণ ব
সেনকে হুগলী জেলার হরিপালের অধর নিবন্ধকের ছুটিতে থাকাকা
অনুপস্থিতিতে অথবা পুনরাবেশ না হওয়া পর্যন্ত তথাকার অধর নি
পদে অস্থায়ীভাবে নিযুক্ত করা হইল।

[Calcutta-Hooghly.—No. 334.—19th Decem
1950.—Sri Parimal Kanti Sen, Sub-Regis
attached to the office of the Registrar of As
ances, Calcutta, is appointed temporarily to act
Sub-Registrar of Haripal in the district of Hoog
during the absence on leave of the perman
incumbent or until further orders.]

২৪-পরগণা-পশ্চিম মিনাজপুৰ।—নং ০০৫।—১৯৫৭ চিঃ
১৯৫০।—পশ্চিম মিনাজপুৰ জেলাৰ বান্ধুৰখাটে কলিৰ জামেদাৰ
২৪-পরগণা জেলাৰ বান্ধুৰখাটৰ ভূতপুৰাণ কলিৰ নিবন্ধক পূৰ্ণা
দাসকে এই বিভাগেৰে ২৭শে নভেম্বৰ ১৯৫০ তাৰিখেৰে ২৪১নং

রক্ষিত প্রদত্ত হুটির সম্ভাব্যতা। পশ্চিম বঙ্গের কৃষক নিয়ন্ত্রণের
 ১৭০(১) সংখ্যক নিয়মানুসারে চিকিৎসকের সুপারিশক্রমে
 ১৯ নভেম্বর ১৯৫০ তারিখ হইতে এক্স মিনের হুটি প্রদত্ত হইবে।

নিম্নের চন্দ্র চট্টোপাধ্যায়,

পশ্চিম বঙ্গের মহানিবন্ধ পরিদর্শক।

[24-Parganas-West Dinajpur.—No. 335.—19th December 1950.—Sri Parimal Das, formerly Sub-registrar of Baruipur in the district of the 24-Parganas under orders of transfer to Balurghat in the district of West Dinajpur, is allowed leave on medical certificate for twenty-one days from 26th November 1950 under rule 173(I) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 269, dated 27th November 1950.]

N. C. CHATTERJI, Insp.-Genl.

FINANCE DEPARTMENT

Taxation.

ORDER.

No. 2880F.T.—30th December 1950.—Whereas it appears to the State Government to be necessary, for securing the availability of molasses at fair prices, that the price of certain stocks of molasses should be controlled and that the stocks should be required to be sold to the distilleries in West Bengal;

Now, therefore, in exercise of the powers conferred by sub-section (1), and in particular, by clauses (b) and (d) of sub-section (2) of section 3 of the West Bengal Molasses Control Act, 1949 (West Bengal Act XIV of 1949), and in supersession of all previous orders on the subject, the Governor is pleased to require the Ramnugger Cane and Sugar Co., Ltd., 7, Wellesley Place, Calcutta, holding from time to time stocks of molasses produced at the sugar factory at Plassey in the district of Nadia, to sell them at the price of rupee one and annas fourteen per maund of 27 lbs. avoirdupois, ex-mill to distilleries in West Bengal in such manner and at such time as may be authorised by or on behalf of the Excise Commissioner, West Bengal.

By order of the Governor,

B. DAS GUPTA, Secy.

NOTIFICATIONS.

No. 2872F.T.—29th December 1950.—Sri Dilip Kumar Sinha, Agricultural Income-tax Officer, Grade I, under training, is posted to Calcutta Range II as an Agricultural Income-tax Officer that Range with effect from the date on which he assumes charge.

No. 2873F.T.—29th December 1950.—Sri Sini Kumar Banerjee, Agricultural Income-tax Officer, Grade II, Calcutta Range I, is transferred Midnapore Range and is posted as an Agricultural Income-tax Officer of that Range with effect from the date on which he assumes charge.

No. 2874F.T.—29th December 1950.—In exercise of the power conferred by sub-section (1) of section 26 of the Bengal Finance (Sales Tax) Act,

1941, (Bengal Act VI of 1941), read with clause (d) of sub-section (2) of that section, the Governor is pleased to make the following amendment in the Bengal Sales Tax Rules, 1941, as subsequently amended, namely:—

Amendment.

To rule 3 of the said rules add the following, namely:—

“(18) Sales to the office of the Deputy High Commissioner for United Kingdom stationed in India of goods certified by the Deputy High Commissioner to be required for official purposes only.”

No. 18F.T.—5th January 1951.—In exercise of the power conferred by section 22 of the Bengal Agricultural Income-tax Act, 1944 (Bengal Act IV of 1944), the Governor is pleased to appoint Sri M. N. Gan, District and Sessions Judge, to be the Judicial Member of the Appellate Tribunal under the said Act with effect from the date on which he takes over charge.

By order of the Governor,

B. DAS GUPTA, Secy.

DIRECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 30C.T.—4th January 1951.—Sri S. P. Ganguli, Personal Assistant to the Commissioner of Commercial Taxes, West Bengal, is granted leave on average pay for fourteen days from 16th December 1950 to 29th December 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

K. PALCHAUDHURI, Commissioner.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

No. L.S.-G.1U-5/50.—15th December 1950.—The following draft of an amendment, which, in exercise of the power conferred by sub-section (1) of section 101 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor proposes to make in the rules published with notification No. 875L.S.-G., dated the 10th June 1941, is published for the information of persons likely to be affected thereby.

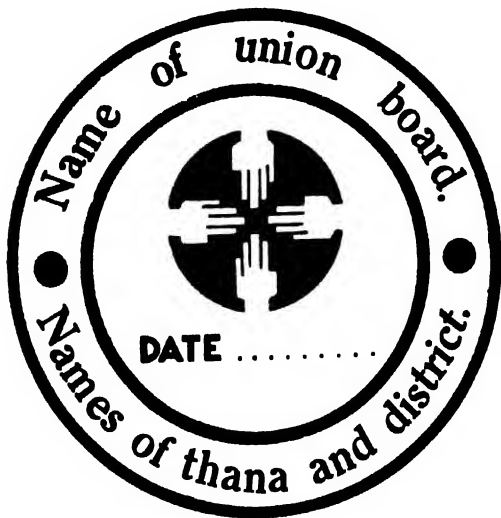
2. The draft will be taken into consideration on or after the 1st March 1951, and any objection or suggestion with respect thereto which may be received by the undersigned through the District Magistrate before that date will be duly considered:—

Draft amendment.

For rule 1 of the said rules substitute the following:—

1. The common seal mentioned in section 18 of the Bengal Village Self-Government Act, 1919, shall be of the form and shall contain only the

particulars, in Bengali, shown in the figure annexed to these rules.



24-Parganas.—No. M.1A-2/50.—5th January 1951.—In exercise of the power conferred by sub-section (1) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), and upon the application of the Commissioners of the South Dum Dum Municipality in the district of the 24-Parganas, at a meeting, the Governor is pleased to declare that Schedule VI of the said Act shall be in force in the said municipality.

Jalpaiguri.—No. M.1M-98/50.—5th January 1951.—In exercise of the power conferred by clause (c) of sub-section (2) of section 62 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to remove Janab Mir Khorshed Ali Ahmed, who has been absent from the meetings of the Municipal Commissioners, without permission, since April 1950, from his office as a Commissioner of the Jalpaiguri Municipality.

No. I.S.-G.1A-46/50.—5th January 1951.—In exercise of the power conferred by the proviso to section 3 of the Bengal (Aliens) Disqualification Act, 1918 (Bengal Act III of 1918), the Governor is pleased to exempt the citizens of the United Kingdom and Colonies and the citizens of Eire from the provisions of section 3 of the said Act with effect from the date on which this notification is published in the *Calcutta Gazette*.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. Medl.6005/3F-47/50.—28th December 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Rajah Rao Jogendra Narain Roy Bahadur Female Hospital Fund created in

terms of notification No. 5443Medl., dated the 17th November 1914, doth hereby order and direct that the properties described in the first schedule and the securities, particulars of which are contained in the second schedule to the said notification, or any other property, properties, security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became and shall become due and payable, and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the third schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowment for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.6009/3F-44/50.—29th December 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Rani Padma Sundari Dobi Fund created in terms of notification No. 846T.Medl., dated the 13th September 1911, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowment Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.6010/3F-30/50.—29th December 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of the Madhu Sudan Basu Charitable Dispensary Fund created in terms of notification No. 391Medl., dated the 19th February 1922, doth hereby order and direct that the securities, particulars of which are contained in the first schedule and the properties, particulars of which are contained in the second schedule to the said notification, or any other property, properties, security or securities, to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, and

to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the third schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.6011/3F-34/50.—29th December 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Manick Chandra Das Charitable Dispensary Trust Fund created in terms of notification No. 228T.Medl., dated the 11th May 1910, hereby order and direct that the securities, particulars of which are contained in the first schedule of the first schedule and the properties included in the second part of the first schedule of the said notification, or any other property, rights, security or securities to which they may have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same become due and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.6012/3F-51/50.—29th December 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Howrah General Hospital created in terms of notification No. 3112Medl., dated the 31st March 1895, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other property, properties, security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same become due and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the third schedule to the said notification, and it is

hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Birbhum-Midnapore.—No. Medl.5940/II.R./14-(HC)-25/49.—26th December 1950.—Dr. Janardan Samanta, L.M.S.(Nat.), at present employed as Medical Officer, Illambazar Auxiliary Government Hospital, district Birbhum, is appointed temporarily to act, until further orders, as Medical Officer-in-Charge of the Thana Health Centre at Garbetta, district Midnapore, with effect from the date on which he joins the post.

Calcutta.—No. Medl.5942/D.H.S./21M-10/49.—26th December 1950.—Dr. Haridas Banerjee, M.B. and Dr. Biswa Nath Banerjee, M.B., are appointed temporarily to act, until further orders, as Demonstrators of Anatomy in the West Bengal Medical and Health Service in connection with the "double shift" scheme for the training of students in the Medical College, Calcutta, with effect from the 5th August 1950, *vice* Dr. G. S. Karai and Dr. Amarendra Kumar De, respectively.

Hooghly.—No. Medl. 5994/CF/1B-76/50.—28th December 1950.—Sub-Assistant Surgeon Dr. B. N. Mitra of the Imambara Sadar Hospital, Hooghly, was appointed to act as Assistant Surgeon-in-charge of the same hospital in addition to his own duties for the period from the 19th March 1950 (afternoon) to the 16th June 1950, *vice* Dr. A. M. A. Haque, on leave.

Calcutta.—No. Medl.6023/(C.F.)/1A-56/50.—29th December 1950.—Dr. A. K. Das, M.B., Registrar, Surgical Division, Lake Medical College Hospital, Calcutta, was appointed to act as the Resident Medical Officer (Surgical) of the same hospital, in addition to his own duties, for the period from the 20th June 1950 to the 25th July 1950.

No. Medl.43/DHS/1S-63/50/K.W.—3rd January 1951.—Temporary Assistant Surgeon Dr. Sailendra Nath Das, M.B. (of A.G.H.), Emergency Officer, Medical College Hospitals, Calcutta, was granted earned leave for eight days with effect from the 10th October 1950 under rule 168(I) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 80/DHS/20M-59/50.—5th January 1951.—Temporary Assistant Surgeon Dr. A. K. Mitra, Registrar, Eden Hospital, Medical College Hospitals, Calcutta, is appointed temporarily to act, until further orders, as House Surgeon to the Professor of Midwifery in the same institution with effect from the date on which he takes over charge, *vice* Dr. (Miss) A. Khatoon, resigned.

Calcutta.—No. Medl. 81/DHS/20M-59/50(II).—5th January 1951.—Dr. Supriya Sen Gupta is appointed temporarily to act, until further orders, as Registrar, Eden Hospital, Medical College Hospitals, Calcutta, in the West Bengal Medical and Health Service with effect from the date on which he joins the post, *vice* Dr. A. K. Mitra.

Calcutta.-Howrah.—No. Medl. 82/DHS/20M-59/50(III).—5th January 1951.—Temporary Assistant Surgeon Dr. (Miss) Shephaliika Biswas, House Surgeon to the Professor of Clinical Midwifery, Medical College, Calcutta, is appointed temporarily to act until further orders, as 2nd Resident Assistant Surgeon, Howrah General Hospital, with effect from the date on which she joins the post, *vice* Dr. P. K. Mitra (of Auxiliary Government Hospital).

Calcutta.—No. Medl. 83/DHS/20M-59/50(IV).—5th January 1951.—Dr. Sreemanta Kumar Banerjee is appointed temporarily to act, until further orders, as House Surgeon to the Professor of Clinical Midwifery, Medical College, Calcutta, in the West Bengal Medical and Health Service with effect from the date on which he joins the post, *vice* Dr. (Miss) S. Biswas.

Calcutta.—No. Medl. 84/DHS/20M-59/50(V).—5th January 1951.—Temporary Assistant Surgeon Dr. (Mrs.) Kamala Dey, now on supernumerary duty at the Eden Hospital, Medical College Hospitals, Calcutta, is appointed temporarily to act, until further orders, as Registrar, Gynaecological Division, Lake Medical College Hospital, Calcutta, with effect from the date on which she assumes the charge, *vice* Dr. (Miss) J. D. Arora.

Calcutta.—No. Medl. 89/DHS/1K-11/50.—5th January 1951.—On the expiry of his leave Dr. Kabir Hossain, M.B., D.T.M., F.S.M.F., is allowed to resume his duties as Professor of Forensic and State Medicine, Medical College, Calcutta.

Calcutta.—No. Medl. 90/DHS/1K-11/50.—5th January 1951.—Assistant Surgeon Dr. Upendra Chandra Sarkar, M.B., D.T.M., on being relieved of his temporary appointment as Professor of Forensic and State Medicine, Medical College, Calcutta, is placed on supernumerary duty at the Medical College Hospitals, Calcutta, until further orders.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

No. P.H.46/1M-33/50.—6th January 1951.—Dr. Nirmal Ganguli, M.B., D.P.H., D.T.M., is appointed on probation, to the post of Assistant Director of Health Services, Malaria Research and Planning under the Directorate of Health Services, West Bengal, with effect from the date on which he joins.

Malda.—No. P.H.3139/1E-38/50.—29th December 1950.—Sri L. C. Sen Gupta, B.E., is appointed temporarily to act as an Assistant Engineer under the Directorate of Health Services (Public Health Engineering) in connection with the execution of the schemes for installation of water softening plant and replacement of pipes for

the Water Works of the English Bazar Municipality, for a period of six months with effect from the date on which he joins.

Midnapore.—No. P.H.3140/2R-73/50.—29 December 1950.—In exercise of the powers conferred by sub-section (1), of section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897) the Governor is pleased to direct that as the small-pox epidemic in the Municipality of Midnapore has not yet subsided, the temporary regulations for the prevention and control of small-pox promulgated in the said municipality and notification No. P.H.980/2R-26/50, dated 31st May 1950, will continue to be in force for further period up to 30th June 1951.

Malda.—No. P.H.3141/2R-28/50.—29th December 1950.—In exercise of the powers conferred by sub-section (1) of section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to direct that as the cholera epidemic in the district of Malda has not yet subsided, the temporary regulations for the prevention and control of cholera promulgated in the said district under notification No. P.H. 2R-70/48(1), dated 23rd May 1949, and which are being continued under notifications Nos. P.H. 1970/2R-41/4 dated 12th November 1949 and P.H. 977/2R-28/50, dated 30th May 1950, will continue to be in force for a further period up to 30th June 1951.

Malda.—No. P.H.3142/2R-28/50.—29th December 1950.—Whereas the Governor is satisfied that the district of Malda is threatened with an outbreak of small-pox;

Now, therefore, in exercise of the powers conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of small-pox, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with, small-pox in the said district for the period up to 31st March 1951:—

Temporary regulations for the prevention and control of small-pox.

1. In these regulations, unless there is anything repugnant in the subject or context—

(a) "District Health Officer" means the Health Officer of the district appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885);

(b) "Sanitary Inspector" means a Sanitary Inspector appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885;

(c) "Board" means a District Board constituted under the Bengal Local Self-Government Act of 1885;

(d) "Union Board" means a Union Board constituted under the Bengal Village Self-Government Act, 1919;

(e) "small-pox" means any disease accompanied by an eruption of vesicles or pustules;

(f) "patient" means a person suffering from or suspected to be suffering from small-pox;

(g) "medical practitioner" means any person practising the medical profession.

Notices.

2. If in any case the District Health Officer considers that the issue of a notice under regulation 20 is likely to lead to such an amount of delay might facilitate the spread of small-pox he may forthwith take such steps as he may think fit for carrying out the work, and shall thereafter, as far as possible, issue a notice on the person concerned stating the reasons why such work has been carried out.

3. If any measure which the District Health Officer has, by a notice issued under regulation 20, required to be carried out, be not carried out to his satisfaction within the time stated in the notice the District Health Officer shall be entitled to carry out the measure.

Costs and compensation.

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such persons:

Provided that where the conditions which led the District Health Officer to pass such an order, are not attributable to any act or default of the person in possession of the property, the Board may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The Board may recover all expenses incurred by the District Health Officer in carrying out the order under regulation 3 from the person or persons to whom the notice was originally issued.

The Board shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease.

5. When a case of small-pox occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the owner of the house, or if the occupier be the patient, the senior male inmate of the house other than the patient of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either orally or in writing or by means of the mukadar or other village watchman to the nearest Sanitary Inspector.

6. (1) Every medical practitioner called in to attend upon any case of small-pox shall forthwith give notice of the case by a special messenger to the nearest member of the outdoor staff of the hospital and to the District Health Officer by post the cost of such messenger in each case shall be defrayed by the Board.

(2) The doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of small-pox brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the District Health Officer by post, and the cost in each case shall be defrayed by the Board.

8. Presidents of Union Boards in union board areas and thana officers in non-union board areas shall supply to the District Health Officer such periodical returns of cases of small-pox as he may from time to time call upon them to furnish.

9. The District Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from small-pox or who, in his opinion, may be infected with or likely to spread small-pox.

Isolation of patients.

10. When the District Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying, to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the District Health Officer.

He shall not direct the patient to be removed from the house unless it is, in his opinion, impossible to make proper arrangements for his isolation therein.

11. The District Health Officer or a Sanitary Inspector may order that any person, who has been in contact with a person found to be suffering from small-pox, shall be segregated for a period not exceeding a fortnight in a manner and in a place to be approved by the District Health Officer.

12. The District Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from small-pox shall be vaccinated or re-vaccinated within a time to be specified in the order.

13. No person shall enter any place wherein a patient is isolated under regulation 10 without the permission of the District Health Officer or a Sanitary Inspector.

14. When a patient has been removed from a house for isolation under regulation 10, the Board shall provide for him free of charge a suitable place, with necessary attendants, diet, etc.

15. No person, who is or has been suffering from small-pox, shall leave the place where he has been staying until he has received from the District Health Officer or a Sanitary Inspector written permission to do so.

15A. No person while suffering from evident symptoms of small-pox or in the convalescent state of the disease with scabs of pocks on his body shall expose himself in any street, road, public place, shop, bazar or any place used in common by persons other than members of the family or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and treatment.

Miscellaneous.

16. The District Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency and within such time as may be specified in the order, such measures for the disinfection of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.

16A. The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in writing in that behalf may, during the prevalence of any outbreak of small-pox, order that any bazar, shop or other public place shall remain closed for such time as may appear to him to be

necessary and may forbid the holding of any fair, *mela* or other gathering to which people from several villages commonly or periodically resort.

17. The District Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the District Health Officer is of opinion that such person has been in contact with any one suffering from small-pox.

18. The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with a patient to act as vendor of any article for such period as may be specified in the order.

18A. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried to a hospital with the following precautions against spreading the disease, namely:—

(i) That he is so well covered that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;

(ii) that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and

(iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.

18B. Every conveyance in which a patient or a dead body of a person who has died of small-pox or any article that has been in contact with a patient is carried shall be disinfected before it is used again. The disinfection will be effected—

(i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;

(ii) in the case of a conveyance carrying any clothing, bedding or other article of a patient to the disinfecting station, by the authorities of such station; and

(iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol, (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.

19A. No person shall expose in any street, shop, bazar or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits any such article for the purpose of having the same disinfected with the following precautions against spreading the disease:—

(i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160), that it does not come directly into touch with the body of the conveyance;

(ii) the article is taken to the disinfecting station direct and the conveyance does not halt at any other place for transacting any business; and

(iii) excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.

20. The District Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple

nature, such as lime-washing of houses, clearing latrines or the removal of filth or rubbish shall be carried out to his satisfaction.

20A. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of small-pox without the previous written permission of the District Health Officer, or a Sanitary Inspector and with taking the following precautions against spreading the said disease:—

(i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;

(ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and

(iii) excepting attendants for the dead body no other person is carried in the conveyance at the same time.

21. The District Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of small-pox and may cause such clothes to be destroyed.

22. No person shall, without the written permission of the District Health Officer, dispose of any corpse except by burning or burial.

23. The District Health Officer may approve burning or burial grounds and may by or direct either generally or specially in respect of any specified area, that corpses shall not be burnt or buried at places other than those so approved by him.

24. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

25. The District Health Officer may direct that no person shall bury or cause to be buried any corpse, which in the opinion of the District Health Officer, is likely to spread small-pox, in a grave, not constructed of masonry and not more than 6 feet deep.

26. The District Health Officer may order that no dome or other servant of the Board employed for the disposal of corpses shall withdraw from his duties without the permission of the District Health Officer unless such dome or other servant of the Board has given notice in writing not less than one month previously of intention so to withdraw.

27. The District Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of said officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.

28. (1) The District Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with a case or suspected case of small-pox to attend before him at a time to be stated in the order and at a place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by

of the country, does not appear in public, a precaution shall be taken to respect the custom.

(7) The District Health Officer or a Sanitary Inspector may examine orally any person who is to be acquainted with the facts and circumstances of a case or suspected case of small-

When the person to be examined under paragraph (7) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions as to admit of due respect of the said custom.

Such person shall be bound to answer all questions relating to such case put to him or her by the officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

The District Health Officer or a Sanitary Inspector may, with such assistants (if any) as he may think fit, enter upon any land, or after two hours' notice in writing, into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out measures or making any enquiries authorised by these regulations.

The crew of any inland steam vessel or other vessel which plies in any canal or river and other boats residing on such vessel or boat shall be subject to these regulations.

(1) All vaccinations under these regulations shall be performed gratuitously provided they be performed at such public vaccination stations as may be opened by the District Board or (b) by the District Board to house visits in the case of such females who, by the custom of the country unable to attend public vaccination stations and are too poor to pay fees.

Persons desirous of being vaccinated in their houses other than those specially exempted by sub-regulation (1) shall pay a fee of two annas for each vaccination for which they shall obtain a printed receipt; provided that the total amount of fees payable for any number of operations performed in one family at the same house at the same time shall not exceed annas eight.

(2) Orders issued by the District Health Officer or a Sanitary Inspector under these regulations shall be in writing.

The officer issuing such orders shall cause a copy of them to be served upon any persons named in them.

(3) The nearest relative of a patient or the owner of the house in which the patient is residing shall, if a copy of the order under regulation 10 has been served upon him, give to the District Health Officer or to his office immediately on receipt of any disobedience of the order by the

No 124.—28th December 1950.—Sri Niranjan Pal, temporary Assistant Engineer, is transferred in the interest of public service, from the Bolepur Subdivision of the Hooghly Construction Division under the Road Construction Circle No. I and posted to the charge of Siliguri Subdivision of the North Bengal Construction Division under the Road Construction Circle No. II until further orders.

No. 125.—28th December 1950.—Sri Mihir Kumar Chatterjee, temporary Assistant Engineer, is transferred, in the interest of public service, from the Siliguri Subdivision of the North Bengal Construction Division under the Road Construction Circle No. II and posted to the charge of Basirhat Subdivision of the 24-Parganas Construction Division under the Road Construction Circle No. I, until further orders.

No 126.—28th December 1950.—Sri Netaji Pada Saha, temporary Assistant Engineer, is, on being relieved of the charge of Malda Subdivision of the Malda Construction Division under the Road Construction Circle No. II, posted to the headquarters of the Executive Engineer of that Division, until further orders.

No. 127.—28th December 1950.—Sri Kanu Bhushan Gupta, temporary Assistant Engineer, is transferred, in the interest of public service, from the Survey Division No. I under the Road Planning Circle and posted to the charge of the Malda Subdivision of the Malda Construction Division under the Road Construction Circle No. II, until further orders.

No 128.—28th December 1950.—Sri Animesh Chandra Ghosh, temporary Assistant Engineer, is transferred, in the interest of public service, from the Gaighata Bridge Subdivision of the 24-Parganas Construction Division in the Road Construction Circle No. I and posted under the Executive Engineer, West Dinajpur Construction Division in the Road Construction Circle No. II, until further orders.

No. 129.—28th December 1950.—Sri Dharendra Nath Mukherjee, temporary Assistant Engineer, is transferred, in the interest of public service, from the Design Division No. I under the Road Planning Circle and posted under the Executive Engineer, West Dinajpur Construction Division of the Road Construction Circle No. II, until further orders.

No. 130.—28th December 1950.—Sri Chandra Nath Bose, temporary Assistant Engineer, is transferred, in the interest of public service, from the Design Division No. II under the Road Planning Circle and posted under the Executive Engineer, West Dinajpur Construction Division of the Road Construction Circle No. II, until further orders.

By order of the Governor,
B. C. DAS GUPTA, Secy.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 118.—28th December 1950.—Sri Narendra Nath Majumdar, Assistant Engineer, is transferred in the interest of public service, from the Subdivision of the 24-Parganas Construction Division under the Road Construction Circle No. I and posted to the charge of Bolepur Subdivision of the Hooghly Construction Division under the Road Construction Circle No. I, until further orders.

WORKS AND BUILDINGS DIRECTORATE

Establishment

NOTIFICATION.

No. 119.—27th December 1950.—Sri Barindra Nath Ghosh, temporary Assistant Engineer under the Bankura Construction Division of the Road Construction Circle I, was granted under rule 168(i) of the West Bengal Service Rules, Part I, earned leave for eight days with effect from 2nd December 1950.

S. N. CHAKRABORTY,
Special Chief Engineer.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

No. 78.—14th December 1950.—The Governor is pleased to appoint Sri Debabrata Kundu, B.Sc., B.E., son of late Surendra Nath Kundu, as a temporary Assistant Engineer in the Department of Irrigation and Waterways on contract for three years with effect from the date on which he joins.

No. 82.—29th December 1950.—The Governor is pleased to sanction the creation, with effect from the date of this notification until further orders, of a temporary subdivision to be designated as the Mayurakshi Dam Subdivision No. VII under the Mayurakshi Dam Division No. II with headquarters at Suri, district Birbhum.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

No. 52C.I.E.—28th December 1950.—Sri Satykar Gupta, Assistant Engineer, Personal Assistant to the Executive Engineer, Canals Division, is transferred in the interest of the public service and is appointed temporarily to hold charge of the Haringhata (Irrigation) Subdivision of the Berhampore (Irrigation) Division until further orders.

No. 53C.I.E.—28th December 1950.—In partial modification of this office notification No. 43C.I.E., dated 2nd November 1950, Sri Gour Kishore Dutta, temporary Assistant Engineer, Subdivisional Officer, Lachmapur Subdivision, is transferred in the interest of the public service and is appointed temporarily to act as the Personal Assistant to the Executive Engineer, Canals Division, until further orders.

G. B. MONDAL,
Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDERS.

No. 3000M.P.—29th December 1950.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of erecting overhead lines in the private common passage leading to holding No. 78, Neogi Para Road, Baranagore, from the existing overhead distributor in Neogi Para Road, Baranagore, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

No. 34M.P.—4th January 1951.—In exercise of the power conferred by section 9 of the Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948), the Governor is pleased to authorise every Electrical Inspector to the Government of West Bengal to make reports in writing to Courts of the facts constituting offences punishable under the said Act.

By order of the Governor

S. K. CHATTERJEE,

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 6B.I.—13th December 1950.—Under powers delegated in Government order No. 2539, dated the 23rd August 1940, and on the unanimous recommendation of the Board of Industries, West Bengal, as contained in their resolution No. 16 of the meeting held on the 6th September 1950, sanction is hereby accorded to the grant of a loan, dated the 25th November 1950, from Sri Dharendra Nath Rishi Das, post office village Amta, district Howrah, for a loan of Rs. 400 (rupees four hundred) only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931) for the development of his existing shoe manufacturing industry on the terms and conditions as below:—

(1) that the aforesaid loan of Rs. 400 shall not exceed 50 per cent. of the net value of assets of the applicant in the industry, deducting all encumbrances existing thereon at the time when the application was made;

(2) that the entire amount of the loan shall be utilised in the expansion of the existing business;

(3) that a mortgage bond be executed by the applicant in the form prescribed for the purpose;

(4) that interest be charged at the rate of 6 per cent. per annum payable with each instalment on the balance of the unpaid principal;

(5) that if the instalments with interest on are paid promptly on the due dates or within seven days thereafter interest will be at the reduced rate of 6½ per cent. per annum and

(6) that the entire amount of the loan with interest thereon be repaid in five equal instalments of Rs. 80 each, the first instalment being payable on the first anniversary of the date of the order.

The order is also directed to be published in the *Calcutta Gazette*.

No. 7B.I./1-B(40)49.—21st December 1950.—The orders issued with Directorate order No. B.I., dated the 25th November 1949, sanctioning the grant of a loan of Rs. 500 under the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), to Sri Bimalendu Chakravarti and Lal Mohan De, Proprietors of Smriti and Bakery Factory, Rathhala, Belghoria, for the purpose of expansion of their Biscuit Bakery Factory, are hereby cancelled.

D. N. GHOSE,
Director of Industries

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 24Lab.—2nd January 1951.—Sri Sanjay Nath Mukherji is appointed to act, temporarily, as Inspector of Factories, West Bengal, until further orders.

No. 25Lab.—2nd January 1951.—Sri Diptimoy Dhar is appointed to act, temporarily, as Inspector of Factories, West Bengal, until further orders.

No. 83Lab.—4th January 1951.—In exercise of the power conferred by sub-section (1) of section 20 of the Workmen's Compensation Act, 1923 (VIII of 1923), the Governor is pleased to appoint Sri M. N. Gan, District and Sessions Judge, Murshidabad, to be a Commissioner for Workmen's Compensation for the whole of West Bengal, *vice* Sri A. S. Roy, I.C.S.

No. 84Lab.—4th January 1951.—Services of Sri A. S. Roy, I.C.S., Commissioner for Workmen's Compensation, West Bengal, are replaced at the disposal of the Home (General Administration) Department.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 67W.C.—28th December 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in the Calcutta Phototype Co., Ltd., 6, Chowringhee, Calcutta, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Lalit Mohan Ghosal.
2. Sri Bibhuti Bhushan De.
3. Janab Abdul Kader.
4. Janab Shek Panchoo.
5. Janab Fazlur Rahaman.

Names of the members nominated by the employers.

1. Sri A. P. Bhargava.
2. Sri P. N. Bhargava.
3. Sri M. R. Sen.
4. Sri S. P. Bhargava.
5. Sri S. C. Dutt.

No. 36(3)50W.C.—28th December 1950.—In partial modification of this Labour Directorate notification No. 36W.C., dated 17th April 1950, published at page 640, Part I of the *Calcutta Gazette*, dated 27th April 1950, the name of "Mr. I. Bean", a member nominated by the employers to the Works Committee in the Titaghur Paper Mills Co., Ltd. (Mill No. 1), Titaghur, 24-Parganas, is hereby cancelled and the name of "Mr. Roy Graham" is published in his place for general information.

No. 59(5)49/50W.C.—29th December 1950.—The name of "Mr. S. Cargill", a member nominated by the employers to the Works Committee in the residency Jute Mills, Rishra, Hooghly, as published in this Labour Directorate notification No. 59(3)49W.C., dated 28th April 1950, at page 45, Part I of the *Calcutta Gazette*, dated 11th May 1950, is hereby cancelled and the name of "Mr. I. O. Johnston" is published in his place for general information.

S. K. HALDAR,
Labour Commissioner.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 27th December 1950.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of United Bank of India, Ltd.:

Notice is hereby given that the name of United Bank of India, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Thirani & Saboo, Ltd.

Notice is hereby given that the name of Thirani & Saboo, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Barisal Banking Corporation, Ltd.

Notice is hereby given that the name of Barisal Banking Corporation, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Calcutta Marine Engineering Co., Ltd.

Notice is hereby given that the name of Calcutta Marine Engineering Co., Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Britannia Chemical Works, Ltd.

Notice is hereby given that the name of Britannia Chemical Works, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Calcutta Stock & Share Dealers, Ltd.

Notice is hereby given that the name of Calcutta Stock & Share Dealers, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Kunja Behari Pal Satkari Kundu, Ltd.

Notice is hereby given that the name of Kunja Behari Pal Satkari Kundu, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Winter Bros., Ltd.

Notice is hereby given that the name of Winter Bros., Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Jherria Ice Association, Ltd.

Notice is hereby given that the name of Jherria Ice Association, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of India Universal Traders, Ltd.

Notice is hereby given that the name of India Universal Traders, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

B. P. BOY, Registrar.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 81F.D./FD/11.4/50Pt.—3rd January 1951.
—The services of Sri Krishna Gobinda Basu, W.B.C.S., Deputy Director in the Directorate of Rationing and Distribution, Department of Food, are replaced at the disposal of the Home (General Administration) Department

By order of the Governor,
P. NAG, Dy. Secy.

No. 162F.D./FD/11.30/50—5th January 1951.
—Sri Jatindra Nath Roy, Chief Accounting Officer (Rationing), is granted earned leave for fifteen days with effect from 6th January 1951, under rule 168(7) of the West Bengal Service Rules, Part I.

By order of the Governor,
A. BOSE, Asst. Secy.

Directorate of Procurement and Supply

ORDER.

No. 17F/W/4M-31/50.—2nd January 1951.—In exercise of the power conferred on me by sub-paragraph (4) of paragraph 3 of the West Bengal Foodgrains (Movement Control) Order, 1947, as subsequently amended, I hereby exempt the firms mentioned in column 1 of the table below whose addresses have been specified in the corresponding entries in column 2, from the provisions of sub-paragraph (1) of that paragraph in so far as these provisions relate to movement or transport of biscuits made out of flour received by the said firms by direct allotment from the Government of India:—

Table.

Firms. 1	Address. 2
1. Messrs. Ishan Biscuit Company.	25, Gouri Bari Lane, Calcutta.
2. Messrs. Asia Biscuit Co.	28/1, Gira Babu Lane, Calcutta.
3. Messrs. Santi Bakery	10713, Bolaghata Main Road, Calcutta.
4. Messrs. G. Paul Biscuit & Lozenges Factory.	141, Ultadanga Main Road, Calcutta.
5. Messrs. Rama Biscuit Co.	42, Rupchand Mukherjee Lane, Calcutta.
6. Messrs. Sanker Biscuit Co.	511, Grand Trunk Road (South), Howrah.

M. C. MUKHARJI,

Director of Procurement and Supply.

DEPARTMENT OF SUPPLIES

ORDERS.

No. 48S.D.—4th January 1951.—In exercise of the power conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clauses (d), (e) and (j) of sub-section (2) of that section and the notification No. P-110, dated the 19th November 1946, of the Government of India, in the Department of Works, Mines and Power, the Governor is pleased to make the following amendment in the West Bengal Kerosene Control Order, 1947, published under notification No. 22059D.C.S., dated the 29th

December 1947, in the *Calcutta Gazette, Extraordinary*, of the 30th December 1947, as subsequently amended, namely:—

Amendment.

1. After paragraph 11 of the said Order insert the following as a new paragraph:—

"11A. (1) The District Magistrates may select any particular area or areas within their respective jurisdictions and declare such area or areas to be 'no movement zone' by 'an order in writing published in the *Official Gazette* where in the opinion of the District Magistrate supplies of kerosene should be made according to actual requirement, and distribution thereof in such zone shall be regulated in such manner as may be considered necessary by the District Magistrate.

(2) No person shall, on and after the date on which an order declaring 'no movement zone' is published in the *Official Gazette*, move or cause to be moved kerosene from one place to another within the said zone or from any place within the said zone to any other place outside it or into the said zone from any other place outside it or supply or distribute any kerosene within the said zone, except under and in accordance with a permit or delivery order issued in that behalf by the District Magistrate unless such movement is by or on behalf of a *bona fide* purchaser to his residence within the said zone.

(3) Where in pursuance of sub-paragraph (2) any person is granted permission to move, supply or distribute kerosene that person shall, while acting under such permission, comply with such orders and directions of the District Magistrate for movement, supply and distribution of the kerosene as may be given by the District Magistrate.

(4) Any *mazdoor*, cartman, servant or agent of any person or other person undertaking movement, supply or distribution of kerosene without a permit shall be deemed to have contravened the provisions of sub-paragraph (2).

(5) Save and except where movement is restricted as aforesaid, all movement of kerosene from one district to another in the State of West Bengal shall be free."

No. 57S.D.—6th January 1951.—In exercise of the power conferred by sub-section (1) of section of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clauses (d), (h) (i) and (j) of sub-section (2) of that section, and with the notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India in the then Department of Industries and Supplies the Governor is pleased to make the following amendment in the West Bengal Cotton Cloth and Yarn (Movement Control) Order, 1950, published under notification No. 670S.D., dated the 27th February 1950, namely:—

Amendment.

For sub-paragraph (3) of paragraph 4 of the said order, substitute the following sub-paragraph namely:—

"(3) Nothing in sub-paragraphs (1) and (2) shall apply to movement of cloth and yarn permitted by paragraphs 2, 3A, 4, 5 and 6 of the Textile Commissioner's General Permit No. 1 issued under notification No. 15-Tex.1/49, dated the 13th August 1949, of the Government of India in the Ministry of Industries and Supplies as republished at pages 1495 to 1498 of Part I of the *Calcutta Gazette*, dated the 15th September 1949, as amended from time to time.

By order of the Governor,
S. M. MURSHED, Jt. Secy

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Malda.—No. 14310L.R.—20th December 1950.—In exercise of the power conferred by sub-section of section 28 of the West Bengal Premises Control (Temporary Provision) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to appoint the Subdivisional Officer, Malda, to be the Controller for the Sadar subdivision of the Malda district.

His cancels so much of the notification No. 3379L.R., dated the 29th March 1950, published in Part I of the *Calcutta Gazette Extraordinary*, dated the 31st March 1950, as relates to the appointment of the Controller for the subdivision of Malda.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Nadia.—No. 108L.R.—4th January 1951.—In exercise of the power conferred by section 3 of the Bengal Survey Act, 1885 (Bengal Act V of 1875), and notification No. 10214L.R., dated the 3rd June 1944, under section 101(2)(d) of the Bengal Tenancy Act, 1885 (Bengal Act I of 1885), published at pages 757-758 and 759, respectively, in Part I of the *Calcutta Gazette* of the 8th June 1944, are hereby cancelled, in as far as they relate to the survey and preparation of record-of-rights in respect of all lands which comprised in the following Crown estate in the district of Nadia:—

Serial No. of the <i>Calcutta Gazette</i> .	No. of estate.	Name of the estate.
3	1409	Saguna.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Acquisition

NOTIFICATIONS.

Bankura.—No. 14440L.A.(P.W.).—23rd December 1950.—The Governor is pleased to cancel so much of the notification No. 2669L.A.(P.W.), dated the 28th March 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 680-81, Part I of the *Calcutta Gazette* of the 10th April 1947, as relates to pieces of land measuring, more or less, 2.59 acres, detailed below, out of the total area of 18.35 acres of land notified for acquisition for the diversion of the Bankura-Ranibandh Road in thana Bankura, district Bankura:—

Thana Bankura, village Dhaladanga, jurisdiction list No. 194.

Cadastral plots in part—654, 653, 652, 651, 645, 646, 648 and 649.

Cadastral plots in part—654, 653, 652, 651, 649, 672, 677, 1194, 1195, 1270, 1248, 643, 639 and 647.

Thana Bankura, village Jagadalla, jurisdiction list No. 196.

Cadastral plots in part.—164 and 163.

Bankura.—No. 14442L.A.(P.W.).—23rd December 1950.—In exercise of the powers conferred by section 41(I) of the Land Acquisition Act I of 1894, the Governor is pleased to withdraw from the acquisition of pieces of land measuring, more or less, 9.74 acres, as detailed below, out of 14.90 acres of land covered by declaration No. 3254L.A.(P.W.), dated the 25th April 1947, published at page 896, Part I of the *Calcutta Gazette* of the 8th May 1947 and required for the diversion of the Bankura-Ranibandh Road in thana Bankura, district Bankura.

Thana Bankura, village Dhaladanga, jurisdiction list No. 194.

Cadastral plots in full.—1231, 1232, 1233, 1234, 1235, 1236, 1226, 1187 and 1185.

Cadastral plots in part.—1142, 1181, 1147, 1274, 200, 157, 230, 229, 201, 237, 238, 199, 212, 213, 203, 204, 198, 197, 678, 1193, 1203, 1202, 1201, 1223, 1230, 1229, 1225, 1237, 1268, 1269, 1228, 1239, 1237, 644, 641, 202, 214, 215, 219, 227, 228, 247, 278, 283, 1186, 1184, 1183, 1177, 1180, 1463, 1182, 1188 and 1190.

Thana Bankura, village Jagadalla, jurisdiction list No. 196.

Cadastral plot in part.—165.

Hooghly.—No. 14500L.A.—26th December 1950.—The Governor is pleased to cancel so much of the notification No. 20691L.A., dated 28th February 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 340, Part I of the *Calcutta Gazette* of the 2nd March 1950 as relates to 0.327 of an acre of land comprising cadastral survey plot No. 1014 and part of cadastral survey plot No. 1013 out of the total area of 1.509 acres of land notified for acquisition for the construction of Hooghly Women's College buildings in the village of Kulihanda, jurisdiction list No. 18, thana Chinsura, pargana Arsha, district Hooghly.

Hooghly.—No. 14648L.A.—29th December 1950.—The Governor is pleased to cancel the notification No. 23161L.A., dated the 7th March 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 398, Part I of the *Calcutta Gazette* of the 16th March 1950, in respect of the proposed acquisition of 6.20 acres of land for the construction of railway staff quarters at Hooghly Railway Station, in the villages of Kodalia and Konnagar, jurisdiction list Nos. 12 and 13, respectively, thana Chinsura, pargana Arsha, district Hooghly.

Burdwan.—No. 40L.A.—2nd January 1951.—The Governor is pleased to cancel the notification No. 2721L.A., dated the 17th February 1944, under section 4 of the Land Acquisition Act, I of 1894, published at page 180, Part I of the *Calcutta Gazette*, of the 24th idem, and subsequently modified by notifications No. 8143L.A., dated the 2nd December 1946, and No. 907L.A. dated the 5th February 1949, in respect of the proposed acquisition of 164.89 acres of land for the Indian Iron and Steel Company, Limited, for further development of Hirapur Works in the villages of Santa, Baradigari, Lakarasunta and Hirapur, police-station, Asansol, pargana Shergarh, district Burdwan.

24-Parganas.—No. 42L.A.—2nd January 1951.—The Governor is pleased to cancel the notification No. 8510L.A., dated the 2nd December 1947, under section 4 of the Land Acquisition Act, I of 1894, published at page 425, Part I of the *Calcutta Gazette*, of the 11th idem, in respect of the proposed acquisition of 0.24 of an acre of land

for the Indian Post and Telegraphs Department for a post office at Titagarh in the village of Titagarh, jurisdiction list No. 5, thana Titagarh, pargana Calcutta, district 24-Parganas.

Burdwan.—No. 126L.A.—4th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for Asansol Polytechnic, in the village of Dakshin Dhadka, jurisdiction list No. 15, thana Asansol, pargana Shergarh, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 767-775, 854, 860-871, 874 and 875 and parts of cadastral survey plots Nos. 755, 764 and 765, and measuring, more or less, 6.79 acres, is likely to be required within the aforesaid village of Dakshin Dhadka.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

24-Parganas.—No. 128L.A.—4th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for Electric Sub-station at Talpukur, in the village of Chanak, jurisdiction list No. 4, thana Tittagarh, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising portion of cadastral survey plot No. 3057 and measuring, more or less, 0.0138 of an acre, is likely to be required within the aforesaid village of Chanak.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

24-Parganas.—No. 130L.A.—4th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Baranagore Municipality for a public purpose, viz., for construction of a Pail Depot at Muir Street, in the village of Baranagar, jurisdiction list No. 5, thana Baranagar, pargana Calcutta, district 24-Parganas, it is hereby

notified that for the above purpose a piece of land comprising portion of cadastral plot No. 1091 and measuring, more or less, 0.0826 of an acre, is likely to be required within the aforesaid village of Baranagar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Howrah.—No. 132L.A.(P.W.).—4th January 1951.—Whereas it appears to the Governor that extra land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Howrah Kolaghat Road in thanas Sankrail and Jagachha, it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 1.26 acres, and comprising cadastral plots detailed below, are likely to be required in the district of Howrah:—

District Howrah.

Thana Sankrail, village Andul, jurisdiction list No. 29.

Cadastral plots in part—415, 402, 414, 683, 686, 692, 693, 694, 699, 700, 705, 704, 706, 709, 717, 763, 968, 764, 772, 770.

Thana Sankrail, village Duiya, jurisdiction list No. 35.

Cadastral plots in part—11, 12, 13, 17, 18, 20, 21, 23, 24, 37, 52, 53, 54, 55, 174, 739, 740, 741.

Thana Jagachha, village Puiya, jurisdiction list No. 11.

Cadastral plots in part—443, 444, 445, 446, 448.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as that of the Collector of Howrah.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Howrah.

exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 4 of the Act shall not apply to the waste or arable lands of the land in this case.

Burdwan.—No. 1361.A.—4th January 1951.—The Governor is pleased to cancel so much of the notification No. 91241.A., dated the 16th December 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 477-78, Part I of the *Calcutta Gazette* of the 25th idem as relates to a piece of land between chainages 6,500 feet and 6,000 feet and varying in width from 0 feet to 100 feet and measuring, more or less, 0.004 of an acre out of the area notified for acquisition for an assisted siding to serve Messrs. Kalipahari Coal Co., Ltd., in the village of Chelad, thana Ranibandh, jurisdiction list No. 5, pargana Shergarh, district Burdwan.

This notification No. 39981.A., dated the 15th April 1950, published at page 603, Part I of the *Calcutta Gazette* of the 20th idem, is hereby cancelled.

Hooghly.—No. 1401.A.—4th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government wholly at the public expense and partly at the expense of the authorities of Janai Training H. E. School for a public purpose, viz., for a playground for the school in the village of Janai, jurisdiction list No. 57, thana Chauditala, pargana Balia, district Hooghly, it is hereby notified that for the above purpose, a piece of land, comprising cadastral plots Nos. 5256, 5257 and 5267 to 5280 and measuring, more or less, 3.15 acres, is likely to be required from the aforesaid village of Janai.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

Howrah.—No. 1761.A.—5th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government for the expense of the Bantra Co-operative Society, Ltd., for the construction of a building of the Bantra Co-operative Society, Ltd., in the village of Bantra Dakshin, jurisdiction list No. 3, thana Bantra, pargana Boro, district Howrah, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.06 of an acre, is required to be taken from the—

North—By land of Shyamapada Khan, Jagannath Khan and Kalidas Khan,

South—By Makardah Road,

East—By land of Kalidas Khan,

West—By land of Shyamapada Khan and Jagannath Khan,

likely to be required within the aforesaid village of Bantra Dakshin.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Howrah.

ERRATTA.

Bankura.—No. 14441.A.(P.W.).—23rd December 1950.—In notification No. 26691.A.(P.W.), dated the 28th March 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 680-81, Part I of the *Calcutta Gazette* of the 10th April 1947, in respect of the acquisition of land for the diversion of the Bankura-Ranibandh Road in thana Bankura, district Bankura, the following changes will occur:—

Thana Bankura, village Dhalbanga, jurisdiction list No. 194.

Insert "1277" under cadastral plots in part.

Read "243" under cadastral plots in part instead of that under cadastral plots in full.

Thana Bankura, village Dadhimukha, jurisdiction list No. 189.

Delete "203, 244" under cadastral plots in part.

Burdwan.—No. 146301.A.—28th December 1950.—In notification No. 61201.A., dated the 26th July 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 1327, Part I of the *Calcutta Gazette*, of the 4th August 1949, in respect of the proposed acquisition of 15.45 acres of land required for extension of Distributary No. I, Branch Canal, Damodar Canal Project, in the villages of Malkita, Tentulia, Barasati, Tubgram and Daspur, thana Burdwan, in the district of Burdwan.

Read "1329-1331" for "1329, 1331" in line 25.

Burdwan.—No. 1341.A.—4th January 1951.—In notification No. 91241.A., dated the 16th December 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 477-78, Part I of the *Calcutta Gazette* of the 25th idem in respect of the proposed acquisition of 0.12 of an acre of land required by the East Indian Railway for an assisted siding to serve Messrs. Kalipahari Coal Co., Ltd., in the village of Chelad, jurisdiction list No. 5, thana Ranibandh, pargana Shergarh, district Burdwan.

Read "0.1241 of an acre" for "0.12 of an acre" in line 18.

Erratum No. 39961.A., dated the 15th April 1950, published at page 604, Part I of the *Calcutta Gazette* of the 20th idem, is hereby cancelled.

NOTICES.

West Dinajpur.—No. 144321.A.—23rd December 1950.—Whereas 0.50 of an acre, more or less, of land situate in or near the village of Barkail, described below, have been requisitioned by the Collector of West Dinajpur for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a border police outpost and Assistant Sub-Inspector's quarters, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948):

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur:—

Description of land.

Mauza Barkail, jurisdiction list No. 270, thana Balurghat.

Khatian No.	Plot No.	Area.
101	1081	0.07
191	1082 (Part)	0.08
3	1018	0.08
3	1080	0.08
187	1083	0.10
184	1046	0.06
186	1047 (Part)	0.03
Total		0.50

24-Parganas.—No. 981 L.A.(P.W.).—2nd January 1951.—Whereas 12.91 acres, more or less, of land situate in or near the village of Bagdah, described below have been requisitioned by the Collector of 24-Parganas, for the purpose of providing facilities for transport, namely, for manufacture of bricks for construction of the Bonguon-Bagdah Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, as well as in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Mauza Bagdah, jurisdiction list No. 36, police-station Bonguon, district 24-Parganas.

Entire cadastral survey plots Nos. 722, 737, 740, 741, 744, 745.

Portion of cadastral survey plots Nos. 721, 723, 724, 736, 738, 739, 742, 743.

Birbhum.—No. 122 L.A.(P.W.).—4th January 1951.—Whereas 3.46 acres, more or less, of land situate in or near the village of Jharua Mohammadpur, described below have been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, namely, for remodelling Bakreswar Weir in connection with the Mayurakshi Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. II, Suri, Birbhum.

Description of land.

Mauza Jharua Mohammadpur, jurisdiction list No. 178, thana Dubrajpur, district Birbhum.

Cadastral plots in full.—Nos. 895, 896, 928, 929, 930, 932, 1025, 1026, 1027.

Cadastral plots in part.—Nos. 698, 849, 892, 894, 920, 921, 927, 931, 933, 935, 936, 953, 101009, 1028, 1029.

DECLARATIONS.

Birbhum.—No. 14434 L.A.(P.W.).—23rd December 1950.—Whereas it appears to the Governor that extra land is required to be taken Government at the public expense for a public purpose, viz., for Head Works—South Bank connection with the Mor Project, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 18.51 acre and comprising cadastral plots as detailed below are required in the district of Birbhum:—

District Birbhum.

Thana Suri, village Tilpara, jurisdiction list No. 10.

Cadastral plot in full.—939.

Thana Suri, village Kamalpur, jurisdiction list No. 4.

Cadastral plots in full.—217, 302, 303, 112, 13, 15, 44, 46.

Cadastral plots in part.—236, 578, 47, 48, 226, 25, 14, 21, 20.

Thana Suri, village Joka, jurisdiction list No.

Cadastral plots in full.—8, 9, 11, 53, 58, 164

Cadastral plots in part.—7, 10, 6, 44, 46, 143

Thana Suri, village Mahana, jurisdiction list No. 2.

Cadastral plots in full.—163, 165, 166, 16169, 171, 199, 208, 209, 224, 227, 250, 255, 30331, 390, 397.

Cadastral plot in part.—365.

Thana Suri, village Lambodarpur, jurisdiction list No. 5.

Cadastral plots in part.—1340, 1342.

This declaration is made, under the provision of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

Bankura.—No. 14438 L.A.(P.W.).—23rd December 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Bankura-Ranibandh Row in thana Bankura; it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.86 of an acre and comprising cadastral plots as detailed below, are required in the district of Bankura:—

District Bankura.

Thana Bankura, village Daldanga, jurisdiction list No. 194.

Cadastral plots in part.—1276, 155, 208, 111140.

Thana Bankura, village Dalhimukha, jurisdiction list No. 189.

Cadastral plots in part.—242, 192.

This declaration is made, under the provision of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Bankura.

Nadia.—No. 14448 L.A.(P.W.).—23rd December 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Kripinagar-Mai

id (portion within village Bhimpur), it is here-declared that for the above purpose, pieces of altogether measuring, more or less, 4.70 acres comprising cadastral plots as detailed below, required in the district of Nadia:—

District Nadia.

Chapra, village Bhimpur, jurisdiction list No. 91.

Cadastral plots in part—4016, 4017, 4018, 4021, 4027, 4028, 4033, 4034, 4036, 4078, 4479, 4489, 4490, 4498, 4501, 4502, 4503, 4504.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road-making Circle, at Anderson House, Alipore, as well as in that of the Collector of Nadia.

Hooghly.—No. 14502I.A.—26th December 1951.

Whereas it appears to the Governor that land is required to be taken by Government at the public expense and partly at the expense of the Hooghly Women's College, for a public purpose, viz., for the construction of the Hooghly Women's College buildings, in the village of Kulihanda, jurisdiction list No. 18, thana Chinsura, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose pieces of land comprising cadastral plot Nos. 1005, 1006 and 1007 and of cadastral survey plot No. 1013, and measuring, more or less, 1.182 acres, are required in the aforesaid village of Kulihanda.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

Burdwan.—No. 14628L.A.—28th December 1951.

Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of Distributary No. I, Branch Canal, under Canal Project, in the villages of Khatia, Tentulia, Barasati, Tubgram and Dasgupta, jurisdiction list Nos. 54, 60, 57, 58 and 59 respectively, thana Burdwan, parganas Burdwan Shahabad, district Burdwan, it is hereby declared that for the above purpose some pieces of land comprising parts of cadastral survey plot Nos. 734, 745, 759, 1087, 1286, 1291, 1387 and in mauza Barasati and parts of cadastral survey plot Nos. 1345 and 1360 in mauza Tubgram measuring, more or less, 1.28 acres are required within the aforesaid villages of Barasati and Tubgram.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, as well as in that of the Executive Engineer, Canal Division, Burdwan.

Parganas.—No. 14662I.A.—29th December 1951.

Whereas it appears to the Governor that land is required to be taken by Government at the expense of the South Suburban Municipality for the purpose, viz., for reopening a drain along the lane, in the village of Behala, jurisdiction list No. 2, thana Behala, pargana Balia, district Parganas, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral plot Nos. 3667 and 3668 of Behala, and measuring, more or less, 0.008 acre, is required within the aforesaid village of Behala.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, and in the office of the Commissioner of South Suburban Municipality.

Bankura.—No. 46L.A.(P.W.).—2nd January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose viz., for the construction of the Nanjore Dam in connection with the Suvankar Damra Scheme—Part II, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 20.87 acres, and comprising cadastral plots as detailed below, are required in the district of Bankura:—

District Bankura.

Thana Barjora, village Mahudhara, jurisdiction list No. 91.

Cadastral plots in full—108, 168, 346, 366.

Cadastral plots in part—28, 27, 32, 37, 38, 35, 41, 36, 42, 43, 44, 45, 82, 98, 99, 97, 100, 96, 107, 109, 110, 118, 111, 117, 116, 112, 113, 115, 434, 167, 169, 172, 171, 319, 317, 336, 316, 347, 348, 367, 372, 365, 364, 431, 363.

Thana Barjora, village Metua Narayanpur, jurisdiction list No. 90.

Cadastral plots in full—287, 195, 196, 197, 315, 198.

Cadastral plots in part—115, 314.

Thana Barjora, village Belia Narayanpur, jurisdiction list No. 104.

Cadastral plots in full—244, 245, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 278, 281, 279, 282, 283, 284, 127.

Cadastral plots in part—66, 83, 68, 69, 80, 78, 79, 126.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, South-western Circle (Irrigation and Works Directorate), at Anderson House, Alipore, as well as in that of the Collector of Bankura.

Birbhum.—No. 481A.(P.W.).—2nd January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mor-Bakreswar Branch Canal (Reach Nos. 1 to 7 from channage 0 to channage 406 in Block D, South Bank) in connection with the Mor Project, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 8.32 acres, and comprising cadastral plots as detailed below, are required in the district of Birbhum:—

District Birbhum.

Thana Suri, village Suri, jurisdiction list No. 8.

Cadastral plots in part—2834.

Thana Suri, village Kulera, jurisdiction list No. 30.

Cadastral plots in part—394, 1053, 615.

Thana Suri, village Monpur, jurisdiction list No. 31.

Cadastral plots in part—291, 248, 552.

Thana Sari, village Dhalla, jurisdiction list No. 26.

Cadastral plots in part—1094, 1287, 1396.

Thana Suri, village Kakuria, jurisdiction list No. 25.

Cadastral plots in part—1369, 1042, 1318, 1268.

Thana Suri, village Bandihi, jurisdiction list No. 24.

Cadastral plots in part—1095, 1034, 1014, 905.

Thana Suri, village Chhota Alunda, jurisdiction list No. 22.

Cadastral plot in part—1247.

Thana Sainthia, village Kunuri, jurisdiction list No. 29.

Cadastral plots in full—2810, 2664.

Cadastral plots in part—858, 3395, 2437, 2907, 2811, 2665, 3225.

Thana Sainthia, village Parisar, jurisdiction list No. 32.

Cadastral plots in part—1029, 1155, 1204.

Thana Sainthia, village Rangapur, jurisdiction list No. 33.

Cadastral plots in part—2765, 3163, 3070.

Thana Sainthia, village Mahishdahari, jurisdiction list No. 40.

Cadastral plot in full—955.

Cadastral plot in part—809.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

Burdwan.—No. 124L.A.—4th January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for remodelling the Damodar Left Embankment, in the village of Dadpur, jurisdiction list No. 123, thana Galsi, pargana Bagha, district Burdwan, it is hereby declared that for the above purpose two pieces of land comprising parts of cadastral survey plots Nos. 909, 923, 924, 926, 930, 1566, 1567, 1571, 1576-1579, 1581, 1596, 1597, 1603, 1632, 1641 and 1646 and cadastral survey plots Nos. 894-908, 910-921, 927-929, 950, 952, 980-983, 986, 989-992, 1019-1023, 1033, 1034, 1037-1053, 1055-1076, 1085, 1090-1094, 1102-1106, 1307-1309, 1311, 1314-1316, 1318, 1562-1565, 1568-1570, 1572-1575, 1582, 1583, 1592-1595, 1599-1602, 1604, 1605, 1609, 1639, 1640, 2155, 2156, 2158 and 2159 and together measuring, more or less, 14·85 acres, are required within the aforesaid village of Dadpur.

This declaration is made, under the provisions of section 6, of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

Burdwan.—No. 138L.A.—4th January 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Jnd., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for an

assisted railway siding to serve Messrs. Kali Coal Co., Ltd., in the village of Chelad, junction list No. 5, thana Raniganj, pargana Shezila Burdwan, it is hereby declared that for the above purpose a piece of land starting chainages 6530 feet of the Ghusick Moslia in mile 4 and being attached to the north-east side of the same siding and running generally towards the south-eastern direction through mauza Chelad and terminating at chainages 155 feet of the same mile and in the same mauza 155 feet in length and varying in width from 10 feet to 40 feet and measuring, more or less, of an acre is required within the aforesaid village of Chelad.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

Declaration No. 4000L.A., dated 15th January 1950, under section 6 of the Land Acquisition Act, 1894, published at page 605, Part I of the *Calcutta Gazette* of the 20th idem, is hereby cancelled.

Bankura.—No. 180L.A.(P.W.).—5th January 1951.—Whereas it appears to the Governor that additional land is required to be taken by Government at the public expense for a purpose, viz., for the Barai Weir and main canal in connection with the Barai Canal Irrigation Project, in the village of Mouleswar, jurisdiction list No. 176, thana (district Bankura, it is hereby declared that for the above purpose pieces of land altogether measuring, more or less, 0·70 of an acre, and comprising parts of cadastral plot Nos. 480, 514, 531, 723, 724, 725, 753, 754, 760, 761, 762, 773 and 774, are required within the aforesaid village of Mouleswar.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, S. Western Circle (Irrigation and Waterways Department), Anderson House, Alipore, as well as in that of the Collector of Bankura.

ERRATA.

Birbhum.—No. 14436L.A.(P.W.).—23rd January 1950.—In declaration No. 73901L.A.(P.W.) dated the 15th September 1948, under section 6 of the Land Acquisition Act, I of 1894, published at pages 1301-1302, Part I of the *Calcutta Gazette* of the 23rd idem, in respect of the acquisition of extra land required for Head Works—S. Bank in connection with the Mor Project in district of Birbhum, the following changes occur:—

Thana Suri, village Kamulpur, jurisdiction list No. 4.

Insert "157" against cadastral plots in full and "17" against cadastral plots in part.

Thana Suri, village Joka, jurisdiction list No. 1.

Insert "169, 170, 577, 165, 171" against cadastral plots in full and "176, 172" against cadastral plots in part.

Thana Suri, village Maliana, jurisdiction list No. 2.

Insert "160, 161, 178, 205, 385" against cadastral plots in full.

Bankura.—No. 14446L.A.(P.W.).—23rd January 1950.—In declaration No. 3254L.A.(P.W.) dated the 25th April 1947, under section 6 of the Land Acquisition Act, I of 1894, published

age 896, Part I of the *Calcutta Gazette* of the 15th May 1947, in respect of the acquisition of land required for the diversion of the Bankura Janibandh Road in thana Bankura, district Bankura, the following changes will occur:—

thana Bankura, village Daldanga, jurisdiction list No. 194.

Delete "1114" under cadastral plots in part.

Insert "1277" under cadastral plots in part.

Read "243" under cadastral plots in part instead of that under cadastral plots in full.

thana Bankura, village Dadhimukha, jurisdiction list No. 189.

Delete "203, 244" under cadastral plots in part.

Land Reforms

NOTIFICATION.

Hooghly.—No. 14398L.Ref.—21st December 1950.—In exercise of the power conferred by sub-sections (1) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act 11 of 1950), the Governor is pleased to establish a *Bhag Chas* Conciliation Board for each area specified in column 1 of the schedule

Calcutta.—No. 441A.—2nd January 1951.—In declaration No. 122261A., dated the 6th November 1950, published at page 2275, Part I of the *Calcutta Gazette* of the 16th November 1950, under section 6 of the Land Acquisition Act, 1 of 1894, in respect of acquisition of land for the Central Government for the construction of a new Baghbazar Automatic Telephone Exchange Building in Ward No. 1 of the Calcutta Municipality in the city of Calcutta, read "No. 33V, Raja Naba Krishna Street" now "No. 33J, Raja Naba Krishna Street" for "No. 33V, Raja Naba Krishna Street" in lines 20 and 21.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal, (*ex-officio*).

hereto and to appoint the persons mentioned in column 2 of that schedule opposite such area to be the Chairman and members of the *Bhag Chas* Conciliation Board for such area.

2. In exercise of the power conferred by sub-section (3) of section 6 of the said Act, the Governor is pleased to specify a period of one year beginning from the 5th January 1951 as the term for which each Chairman and each member appointed under paragraph 1 shall hold office.

The Schedule.

Area. 1	Chairman and members. 2
Hooghly district.	
Arambagh police-station Sub-Registrar, Arambagh—Chairman. Sri Kanti Chandra Ganguli, Tirole, owners' representative—Member. Sri Phamindra Nath Rana, Pandugram, owners' representative—Member. Sri Santi Mohan Roy, Arambagh, Bargadars' representative—Member. Sri Anil Kumar Sarkar, Telua, Bargadars' representative—Member.
Golant police-station Sub-Registrar, Goghat—Chairman. Janab Budardhoza, Bhonkanda, owners' representative—Member. Dr. Shanukul Chandra Pan, Bajus, owners' representative—Member. Sri Biswanath Roy, Nakunda, Bargadars' representative—Member. Sri Radhasyam Chatterjee, Harisobha, Bargadars' representative—Member.
Pursurah police-station Circle Officer, Khanakul—Chairman. Sri Gour Mohan Goswami, Bhanganore, owners' representative—Member. Sri Anil Bhusan Mallick, Alati, owners' representative—Member. Sri Haralal Bora, Gholadigru, Bargadars' representative—Member. Sri Narayan Chandra Chakravorty, Fatepur, Bargadars' representative—Member.
Khanakul police-station Sub-Registrar, Khanakul—Chairman. Sri Satya Sadhan Dutta, Kumarhat, owners' representative—Member. Sri Debendra Nath Bag, Thakuranichak, owners' representative—Member. Sri Becharam Pathak, Khannargori, Bargadars' representative—Member. Sri Kalipada Das Karmakar, Dhanyagori, Bargadars' representative—Member.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

M-Parganas.—No. 14044L.Dev.—14th December 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act 11 of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act 1 of 1894), the Governor is pleased to withdraw from the acquisition of 8½ acres of land comprising cadastral survey plots Nos. 476, 480, 481, 701-705, 708, 709, 718, 731, 732, 735 and 740 of mauza Dhania, jurisdiction list No. 11, police-station Amdanga, district 24-Parganas, which was included in declaration No. 6526L.Dev., dated the 15th June 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1304, Part I of the *Calcutta Gazette*, dated the 29th June 1950, in respect of

the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Howrah.—No. 14094L.Dev.—16th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bally, jurisdiction list No. 14, police-station Bally, district Howrah, it is hereby notified that for the above purpose pieces of land comprising cadastral plots Nos. 4536-4554, 4576, 4577, 4579-4590, 4601-4603, 4605, 4606, 4615, 4616, 4618, 4619, 5113, 4521-4526, 5126, 4558-4564, 4567, 4569, 4571, 4594, 7397, 7422, 7425-7429, 7415-7417, 7409, 7434-7447, 7453, 7456-7458, 7460, 7374, 7375, 1648-1655, 6810-6824, 7669, 6826, 6827, 6805-6809, 2906-2928, 2933,

2934, 2936-2939, 2954-2956, 3147, 3148, 3155 and 3157 and parts of cadastral plots Nos. 7530, 2935 and 3018, and altogether measuring, more or less, 52.84 acres, are likely to be required within the aforesaid village of Bally.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Howrah for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Howrah.

24-Parganas.—No. 140981.L.Dev.—16th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Matugachha, jurisdiction list No. 187, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 2043, 2044, 2049, 2194-2196, 2209, 2210, 2246, 2247, 2278, 2279, 2286, 2290-2294, 2326-2328 and 3767 measuring, more or less, 9.56 acres, is likely to be required within the aforesaid village of Matugachha.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 142221.L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control in the village of Shibpur, jurisdiction list No. 134, police-station, Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 10, 11, 16, 19, 29-32, 39-47, 62-70, 74, 78-80, 87-98, 128-131, 150-166, 176 and 177, and measuring, more or less, 26.70 acres, is likely to be required within the aforesaid village of Shibpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Midnapore.—No. 142261.L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Dakhinsole, jurisdiction list No. 431, Saldahar, jurisdiction list No. 426 (Changsole, jurisdiction list No. 427, and Krishnapur, jurisdiction list No. 430, police-station Salboni, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the Schedule below, and measuring, more or less, 127.81 acres, is likely to be required within the aforesaid villages of Dakhinsole, Saldahar, Changsole and Krishnapur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

The Schedule.

Mauza Dakhinsole, jurisdiction list No. 431.

Cadastral survey plots Nos. 10, 25, 27-31, 19, 20, 32-53, 72-74, 77, 54, 57, 64 and 65, and parts of cadastral survey plots Nos. 2-4, 21, 55, 56, 58-60, 66, 69-71, 75, 76 and 63.

Mauza Saldahar, jurisdiction list No. 426

Cadastral survey plot No. 319 and parts of cadastral survey plots Nos. 318 and 329.

Mauza Changsole, jurisdiction list No. 327.

Part of cadastral survey plot No. 92.

Mauza Krishnapur, jurisdiction list No. 430.

Cadastral survey plots Nos. 6 and 9 and parts of cadastral survey plots Nos. 1-5 and 7.

Jalpaiguri.—No. 142301.L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Khuria, jurisdiction list No. 5, police-station Kotwali, district Jalpaiguri, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 74, 75, 76, 77, 78, 1691-1693, 1697, 1912, 1910, 1907, 1909, 1916-1918, 1900-1906, 1908, 1935-1938, 1882-1884, 1890-1894, 1899, 1895, 1898, 1896, 1897 and parts of cadastral survey plots Nos. 79-81, 86-88, 1686-1689, 2234, 2235, 1913, 1914 and 1915, measuring, more or less, 53.00 acres, is likely to be required within the aforesaid village of Khuria.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Deputy Commissioner, Jalpaiguri, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

24-Parganas.—No. 14234L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Doharia, jurisdiction list No. 45, Nadia, jurisdiction list No. 46, police-station Rasat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below, and measuring, more or less, 27 acres, is likely to be required within the said villages of Doharia and Sahara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act I of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Doharia, jurisdiction list No. 45.

cadastal survey plots Nos. 3-6, 20, 35, 36, 55-58, 61-64, 80, 82-84, 120-121, 126-138, 108, 141, 142, 145, 147, 148, 152, 154, 215-226, 257, 260-262, 267, 274, 275, 277, 281, 285, 291, 301-308, 311-315, 317, 320-322, 333, 376, 400-408, 440-444, 473-482, 654, 684, 685, 701-714, 724, 727-729, 731, 503, 1, 1007-1009, 1011, 1012, 1014.

Sahara, jurisdiction list No. 46.

cadastal survey plots Nos. 307-310, 312, 389, 498, 499, 510.

24-Parganas.—No. 14360L.Dev.—21st December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chakdaha, jurisdiction list No. 41, police-station Tollygunge, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 114 to 119, 122, 294, 300-318, 333-335, 343, 735, 745, and measuring, more or less, 4 acres, is likely to be required within the said village of Chakdaha.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act I of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 14364L.Dev.—21st December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ranaghat, jurisdiction list No. 155, police-station Ranaghat, district Nadia it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 321-327,

329-334, 336 and parts of plots Nos. 285 and 337 and measuring, more or less, 21.98 acres, is likely to be required within the aforesaid village of Ranaghat.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Nadia for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 14474L.Dev.—26th December 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 4.60 acres of land included in the declaration No. 3094L.Dev., dated the 24th March 1950, under section 6 read with section 7 of the Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 506, Part I of the *Calcutta Gazette*, of the 30th March 1950.

Burdwan.—No. 36L.Dev.—2nd January 1951.—The Governor is pleased to cancel so much of the notification No. 8502L.Dev., dated the 14th October 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1860, Part I of the *Calcutta Gazette* of the 20th idem, as relates to some pieces of lands, comprising cadastral survey plots Nos. 531 and 4627 and parts of cadastral survey plots Nos. 532, 545 and 4610 and measuring, more or less, 9.63 acres, in the village of Amlajora, out of the total area of 73.00 acres notified for acquisition for the establishment of a model village for the East Bengal persons in the village of Amlajora, thana Kankra, district Burdwan.

ERRATA.

24-Parganas.—No. 14042L.Dev.—14th December 1950.—In notification No. 6524L.Dev., dated the 15th June 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1302 of Part I of the *Calcutta Gazette*, dated the 29th June 1950, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dhanua, jurisdiction list No. 11, police-station Amdanga, district 24-Parganas, read "18.26 acres" for "17.92 acres".

Birbhum.—No. 14314L.Dev.—20th December 1950.—In notification No. 9202L.Dev., dated the 16th August 1950, under section 4 and in declaration No. 9204L.Dev., dated the 16th August 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1682 and 1683, respectively, Part I of the *Calcutta Gazette* of the 24th August 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Uttartilpara, jurisdiction list No. 102 and Bara, jurisdiction list No. 105, police-station Sainthia, district Birbhum—

Read "130.56 acres" for "132.62 acres".

Birbhum.—No. 14316L.Dev.—20th December 1950.—In notification No. 9194L.Dev., dated the 16th August 1950, under section 4 and in declaration No. 9196L.Dev., dated the 16th August 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1682 and 1683, respectively, in Part I of the *Calcutta Gazette* of the 24th August 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Uttar Bamunigram, jurisdiction list No. 101, police-station Sainthia, district Birbhum—

Read "66.10 acres" for "69.05 acres".

Jalpaiguri.—No. 14354L.Dev.—21st December 1950.—In the Schedules to the notification No. 1632L.Dev. and declaration No. 1634L.Dev., both dated the 18th February 1950, under sections 4 and 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), respectively, published at page 341, Part I of the *Calcutta Gazette* of the 2nd March 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dabgram, jurisdiction list No. 2, police-station Rajganj, district Jalpaiguri—

Read "Cadastral survey plots Nos. 1, 2, 4, 7, 13, 15-20, 24-50, 237-242, and 266-281 and parts of cadastral survey plots Nos. 3, 5, 6, 8-12, 282, 284 and 286" for "Plots Nos. 1, 2, 3(P), 4, 5(P), 6(P), 7, 8(P), 9(P), 10(P), 11(P), 12(P), 13, 15(P), 16(P), 17-20, 24-48, 49(P), 50(P), 237-239, 240(P), 241-242, 266-279, 280(P), 281(P), 282(P), 284(P), 286(P)".

DECLARATIONS.

Howrah.—No. 14096L.Dev.—16th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bally, jurisdiction list No. 14, police-station Bally, district Howrah, it is hereby declared that for the above purpose pieces of land comprising cadastral plots Nos. 4536-4554, 4576, 4577, 4579-4590, 4601-4603, 4605, 4606, 4615, 4616, 4618, 4619, 5113, 4521-4526, 5126, 4558-4564, 4567, 4569, 4571, 4594, 7397, 7422, 7425-7429, 7415-7417, 7409, 7434-7447, 7453, 7456-7458, 7460, 7374, 7375, 1648-1655, 6810-6824, 7669, 6826, 6827, 6805-6809, 2906-2928, 2933, 2934, 2936-2939, 2954-2956, 3147, 3148, 3155 and 3157 and parts of cadastral plots Nos. 7530, 2935 and 3018, and altogether measuring, more or less, 52.84 acres, are required within the aforesaid village of Bally.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

24-Parganas.—No. 14100L.Dev.—16th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Matiagucha, jurisdiction list No. 187, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 2043, 2044, 2049, 2194-2196, 2209, 2210,

2246, 2247, 2278, 2279, 2286, 2290-2294, 2328 and 3767 and measuring, more or less, 9 acres, is required within the aforesaid village Matiagucha.

This declaration is made, under the provision of section 6 read with section 7 of the West Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948), to whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 14224L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Shibpur, jurisdiction list No. 134, police-station Ranaghat, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 10, 11, 19, 29-32, 39-47, 62-70, 74, 78-80, 87-98, 128-150-166, 176 and 177, and measuring, more or less, 26.70 acres, is required within the aforesaid village of Shibpur.

This declaration is made, under the provision of section 6 read with section 7 of the West Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Midnapore.—No. 14228L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Dakhinsole, jurisdiction list No. 331, Saldahar, jurisdiction list No. 42, Changsole, jurisdiction list No. 427, and Krishnapur, jurisdiction list No. 430, police-station Salloni, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the Schedule below and measuring, more or less, 127.81 acres, is required within the aforesaid villages of Dakhinsole, Saldahar, Changsole and Krishnapur.

This declaration is made, under the provision of section 6 read with section 7 of the West Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Schedule.

Mauza Dakhinsole, jurisdiction list No. 431.

Cadastral survey plots Nos. 10, 25, 27-31, 32, 32-53, 72-74, 77, 54, 57, 64 and 65 and part of cadastral survey plots Nos. 2-4, 21, 55, 56, 58-60, 66, 69-71, 75, 76 and 63.

Mauza Saldahar, jurisdiction list No. 426.

Cadastral survey plot No. 319 and parts of cadastral survey plots Nos. 318 and 329.

Mauza Changsole, jurisdiction list No. 427.

Part of cadastral survey plot No. 92.

Mauza Krishnapur, jurisdiction list No. 430.

Cadastral survey plots Nos. 6 and 9 and part of cadastral survey plots Nos. 1-5 and 7.

Jalpaiguri.—No. 14232L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on

of circumstances beyond their control in the village of Kharja, jurisdiction list No. 5, police-station Kotwali, district Jalpaiguri, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 74-78, 1691, 1693, 1697, 1912, 1910, 1907, 1916-1918, 1900-1906, 1908, 1935-1938, 1884, 1890-1894, 1899, 1895, 1898, 1896, and parts of cadastral survey plots Nos. 79-86-88, 1686-1689, 2234, 2235, 1913, 1914 and measuring, more or less, 53.00 acres, is required within the aforesaid village of Kharja.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Parganas.—No. 14236L.Dev.—19th December 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Doharia, jurisdiction list No. 45 and Sahara, jurisdiction list No. 46, police-station Barnaset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 65.27 acres, is required within the aforesaid villages of Doharia and Sahara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector 24-Parganas.

Schedule.

Doharia, jurisdiction list No. 45.

Cadastral survey plots Nos. 3-6, 20, 35, 36, 255-58, 61-64, 80, 82-84, 120-121, 126-138, 108, 141, 142, 145, 147, 148, 152, 154, 215-226, 257, 260-262, 267, 274, 275, 277, 281, 285, 291, 301-308, 311-315, 317, 320-322, 333, 376, 400-408, 440-444, 473-482, 654, 684, 685, 701-714, 724, 727-729, 731, 503, 1007-1009, 1011, 1012, 1014.

Sahara, jurisdiction list No. 46.

Cadastral survey plots Nos. 307-310, 312, 389, 498, 499, 510.

Nadia.—No. 14358L.Dev.—21st December 1950. Whereas it appears to the Governor that land is needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of living conditions in the villages of Hamidpur, jurisdiction list No. 29, Khosbasmohalla, jurisdiction list No. 30, Kazipara, jurisdiction list No. 32 and Lalpur, jurisdiction list No. 20, Chakdah Municipality, police-station Chakdah, district Nadia, it is hereby declared that for the above purposes a piece of land comprising cadastral survey plots, as mentioned in the schedule below, and measuring, more or less, 2 acres, is required within the aforesaid villages of Hamidpur, Khosbasmohalla, Kazipara and Lalpur.

Schedule.

Mauza Hamidpur, jurisdiction list No. 29.—Cadastral survey plots Nos. 1, 2, 4-7, 9-12, 14-20, 21, 36, 37, 39, 41-46, 98, 190-196, 198-199, 207, 236-239, 241, 242, 244, 245, 247 and 248.

Mauza Khosbasmohalla, jurisdiction list No. 30.—Cadastral survey plots Nos. 1-17, 19-39, 30/152.

(3) *Mauza Kazipara, jurisdiction list No. 32.*—Cadastral survey plots Nos. 127, 128 and 130-137.

(4) *Mauza Lalpur, jurisdiction list No. 20.*—Cadastral survey plots Nos. 134, 135, 137-145 and 145/1050.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Burdwan.—No. 381L.Dev.—2nd January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the establishment of a model village for the East Bengal persons, in the village of Amlajora, jurisdiction list No. 64, thana Kanksa, pargana Selampur, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 499, 500, 539, 540, 546 to 550, 4496, 4498 and part of cadastral survey plots Nos. 532, 545 and 4610 and measuring, more or less, 63.37 acres, is required within the aforesaid village of Amlajora.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

ERRATUM.

24-Parganas.—No. 14040L.Dev.—14th December 1950.—In declaration No. 6526L.Dev., dated the 15th June 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1304 of Part I of the *Calcutta Gazette*, dated the 29th June 1950, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dhania, jurisdiction list No. 11, police-station Amdanga, district 24-Parganas, read "18.26 acres" for "17.29 acres".

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy
to the Govt. of West Bengal (*ex-officio*).

Requisition

NOTIFICATION.

24-Parganas.—No. 14164Reqn.—26th December 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (7) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947:

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises:

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (7) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, Additional District and Sessions Judge, 24-Parganas, Alipore, as an arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 3, Ronaldshay Road (lower flat).	Sri Sudhindra Nath Roy, Sri Rabindra Nath Roy and Sri Jitendra Nath Roy of 3, Tilak Road, Calcutta.
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By order of the Governor,

A. O. SEN, Asst. Secy.

ORDERS.

No. 385/50.

Calcutta, the 7th October 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 385/50, dated the 6th May 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of premises.*

3, Babutala Road, Nagerbazar, Dum Dum, district 24-Parganas (1st floor).

No. 638/50.

Calcutta, the 10th October 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 638/50, dated the 27th May 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of premises.*

Holding No. 223, ward No. IV within Basirhat Municipality, district 24-Parganas.

No. 431/50.

Calcutta, the 3rd November 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 431/50, dated 27th July 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of premises.*

18, Rowdon Street, Calcutta (eastern flat on the ground floor).

No. 434/50.

Calcutta, the 16th December 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 434/50, dated 17th May 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of premises.*

18, Rowdon Street, Calcutta (eastern flat on the ground floor).

No. 840/50.

Calcutta, the 21st December 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 840/50, dated 13th October 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of premises.*

18, Wellesley Second Lane, Calcutta (one flat on the northern part of the ground floor).

No. 638/50.

Calcutta, the 10th October 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the Act, the Governor is pleased to direct that Rabindra Nath Chowdhury, (2) Sri Krishna Nath Chowdhury and (3) Sri Narendra Chowdhury, Basirhat, district 24-Parganas not, without the permission of the State Government, in any way dispose of the premises or no person shall without such permission enter into occupation thereof.

The Schedule.*Description of premises.*

Holding No. 223, ward No. IV within Basirhat Municipality, district 24-Parganas.

No. 930/50.

Calcutta, the 29th December 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the Act, the Governor is pleased to direct that Sri Hem Chandra Mitra Bahadur, Trustee Raja Sri Radhakanta Deb Bahadur, lessee J. N. Paul, 102, Grey Street, Calcutta, Sri Paban Nan and others, Estate late Nibaran Chandra Nan and others, c/o. Manager, Maniktala Market, occupant—Smt. Madhabi Lata Banerjee, shall without the permission of the State Government in any way dispose of, or structurally alter the premises and that no person shall without permission enter into occupation thereof.

The Schedule.*Description of the premises.*

123/1/1, Upper Circular Road, Calcutta No. 12 on the 2nd floor).

By order of the Governor
J. N. MOOKHERJEE, Asst.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FOREST AND FISHERIES

কৃষি।

Agriculture

জ্ঞাপনাবলী।

NOTIFICATIONS.

২৪-পরশমা।—নং ১০৮৪৭কৃষি।—২১শে ডিসেম্বর ১৯৫০
কার্যভার গ্রহণের দিন হইতে অধীন কৃষিকৃত্যকের জিলা কৃষিক
আধিকারিক প্রিন্সিপাল কৃষিকৃত্যক এম. এ. পুনরাবশেষ পর্যন্ত
ভাবে পশ্চিমবঙ্গের কৃষিকৃত্যকের অন্তর্গত পূর্বাঞ্চলের কৃষিক
অব্যবস্থার পক্ষে নিবৃত্ত হইবেন। অন্তিম পূর্বাঞ্চলীয় কৃষিক

24-Parganas.—No. 10847Agri.—21st Dec
1950.—Sri Kumalakanta Bhattacharyya, District Agricultural Marketing Officer in Subordinate Agricultural Service, Class I appointed to act, in the West Bengal Agricultural Service as Superintendent of Agricultural Marketing, Eastern Range, with headquarters at Alipore, with effect from the date on which he assumes charge, until further orders.

No. 10828For.—20th December 1950.—Sri Dhirendra Chandra Choudhuri, Acting Assistant Forest Officer, Divisional Forest Officer, Working Plans Division, is appointed to hold charge of the Attached Officer of that Division in addition to his own duties.

নদীয়া।—নং ১০৮২৯ফর।—২০শে ডিসেম্বর ১৯৫০।—হুটিপ্রাপ্ত
জম্মারী সহ-বনআধিকারিক প্রভুপেন্দ্র চন্দ্র রায় চৌধুরীর স্থলে অবস্থায়ীন
সহ-বনপাল প্রিয়বীণ চন্দ্র ঘোষ, জম্মারী সহ-বন আধিকারিক প্রীধীরেন্দ্র
চন্দ্র চৌধুরী কর্তৃক ভারসূত্র হইয়া সেপ্টেম্বর বনভুক্তির বন আধিকারিক-
রূপে নিযুক্ত হইবেন। কৃষ্ণনগর তাহার সদর হইবে।

রাজ্যপালের আদেশানুসারে,

খোর চন্দ্র মন্ডল,

উপ-সচিব।

Nadia.—No. 10829For.—20th December 1950.—
On relief by Sri Dhirendra Chandra Choudhuri,
Acting Assistant Forest Officer, Sri Rathia
Chandra Ghosh, probationary Assistant Conserva-
tor of Forests, is appointed as Divisional Forest
Officer, Central Division, with headquarters at
Krishnagar, *vice* Sri Bhupendra Chandra Ray
Choudhuri, Acting Assistant Forest Officer,
granted leave.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

Fisheries

CORRIGENDUM.

No. 11014Fish.—28th December 1950.—*Read*
“13th August 1950” *in place of* “12th August
1950” in line 9 of notification No. 9278Fish.,
dated the 12th October 1950, published on page
2189 of the *Calcutta Gazette*, Part I, of the 2nd
November 1950.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Hooghly.—No. 1832Co-op.—29th December
1950.—Sri Nripendralal Dutta Gupta, Divisional
Auditor of Co-operative Societies and acting Offi-
cer-in-charge, Co-operative Training Institute,
Konnagar (Hooghly), is appointed to act as Dis-
trict Auditor of Co-operative Societies in charge
of the Co-operative Training Institute, Kon-
nagar (Hooghly), with effect from the 1st Decem-
ber 1950, until further orders.

Hooghly-Murshidabad.—No. 1833Co-op.—29th
December 1950.—Sri Nripendralal Dutta Gupta,
acting District Auditor of Co-operative Societies,
Co-operative Training Institute, with head-
quarters at Konnagar (Hooghly), is appointed to
act as District Auditor of Co-operative Societies,
Murshidabad, with headquarters at Berhampore,
with effect from the date of his assuming charge
of the office, until further orders.

Birbhum.—No. 1834Co-op.—29th December
1950.—Janab Farhad Hossain, Assistant Regis-
trar of Co-operative Societies, Birbhum, is allow-
ed leave on average pay for seven days from
the 1st December 1950, under rule 184(b)(ii) of
the West Bengal Service Rules, Part I, in exten-
sion of the leave granted to him under orders
contained in this department notification
No. 1553Co-op., dated the 17th November 1950.

By order of the Governor,
K. C. BASAK, Secy.

EDUCATION DEPARTMENT

Education

NOTIFICATIONS.

Calcutta.—No. 5859Edn./2U-2/50.—
December 1950.—It is hereby notified
general information that in exercise of
powers conferred by section 6, sub-sec-
(7), clause (c) and section 10 of the In-
Universities Act, 1904 (VIII of 1904),
Excellency the Chancellor of University has
pleased to re-nominate Sri Jitendra Mohan
B.Sc., M. Edn. (Leeds), T.D. (Lond.), Dip. I
(Oxford), F.R.G.S., F.N.I., to be an Ordin-
Fellow of the Calcutta University.

Nadia-Calcutta.—No. 5860Edn./2U-2/50.—
December 1950.—It is hereby notified for gen-
information that in exercise of the powers
ferred by section 6, sub-section (7), clause (c)
section 10 of the Indian Universities Act,
(VIII of 1904), His Excellency the Chancello
University has been pleased to nomi-
Sri Sudhangsu Kumar Guha Thakurta, M
Principal, Krishnagar College, to be an Ordin-
Fellow of the Calcutta University with effect f
the 6th January 1951.

By order of the Chancellor

D. M. SEN, S

Dispersal.

NOTIFICATION.

Burdwan.—No. 1Dis.—2nd January 1951
The Governor is pleased to appoint the follow-
persons to constitute the Governing Body of
Asansol Polytechnic, Dhudka, with effect f
November 1950:—

- (1) Sri P. C. Mukerjee, General Mana
Chittaranjan Locomotive Wor
President.

Members.

- (2) Mr. L. J. Barraclough, Chief Mechar
Engineer, Bengal Coal, Co., I
“Sanctoria”, Dishegarh, Burdwan.
- (3) Mr. G. A. Carver, Chief Mining Engin
New Birbhum Coal Co., Ltd, Dha
Asansol.
- (4) Sri D. C. Gupta, General Mana
Aluminum Corporation of India, J.
Nagar, Asansol.
- (5) Mr. W. Harrison, Works Superintend
Kumardhubi Engineering Works, J.
Kumardhubi, Manbhum.
- (6) Mr. I. S. Puri, Group Agent, Mc
Martin Burn, Ltd., Burnpur.
- (7) Subdivisional Officer, Asansol.
- (8) Professor of Training, Bengal Engineer
College, Sibpur.
- (9) Senior Technical Officer, Dispe
Scheme, Bengal Engineering Coll
Sibpur.
- (10) One representative of the Chittaran
Locomotive Works.
- (11) & (12) Two members to be co-opted by
Governing Body for one year only.
- (13) Superintendent, Asansol Polytch
Dhadka—*Secretary*.

Members shall hold office until further orde

By order of the Govern
D. M. SEN, Secy

**PUBLIC SERVICE COMMISSION,
WEST BENGAL**

NOTIFICATIONS.

No. 5487P.S.C.—21st December 1950.—Results of the Second Half-yearly Departmental Examination of Assistant Magistrates and other officers held on the 13th November 1950 and the four following days are published for general information. Results of Forest Officers, Agricultural Officers and Police Officers (including officiating Assistant Commissioners of Police, Calcutta) will be published subsequently.

I. SECOND OR HIGHER STANDARD.

(a) The officers named below having passed in the subjects mentioned opposite their names have passed completely:—

Name.	Subjects in which passed.
Civil Officers.	
D. N. Banerjee, I.A.S. ..	Law, Part III and Accounts.
H. C. Ganguli, I.A.S. ..	Law, Part II.
Rabindra Nath Chakraborty, W.B.J.C.S.	Law, Part III.
Sumit Kumar Banerji, I.A.S.	Accounts.
S. K. Banerjee, I.A.S. ..	Ditto.
M. C. Sarbadhikari, Sub-Magistrate ..	Law, Part II and Accounts.
Ramdas Roy Choudhury, Sub-Magistrate	Hindustani.
J. C. Talukdar, I.A.S. ..	Accounts.
*Arun Chandra Sen, W.B.J.C.S. .	Law, Part III and Accounts.
Bankim Chandra Bhattacharjee, W.B.J.C.S.	Law, Part III.
*Satyendra Naram Chaudhuri, W.B.J.C.S.	Law, Part I.
Subhendu Sundar Ghosh, W.B.J.C.S.	Law, Part III.
Bikhi Dewar Bhattacharjee, W.B.J.C.S.	Ditto.

Officers employed in the Works and Buildings Department.

Ramendra Nath Guha ..	Hindustani.
Prashant Nath Chatterjee .	Ditto.
Amala Prasanna Chattopadhyay .	Ditto.
Amesh Chandra Bose ..	Ditto.
Lehoy Kumar Ghosal ..	Ditto.
Subhuti Bhushan Das .	Ditto.

Officer employed in the Irrigation and Waterways Department.

Sanak Bhushan Banerjee .	Canal Law, Parts "A" and "B" and Hindustani.
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Officer employed in the Directorate of Factories.

Madhusudan Majumdar .	Hindustani.
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(b) The officers named below have passed in the subjects mentioned against their names and are still liable to examination in the subjects mentioned in the last column:—

Name.	Now passed in.	Still liable to examination in.
Civil Officers.		
Madhusudan Chatterjee, W.B.C.S.	Law, Parts I and II.	Law, Part III, Accounts and Hindustani.
Prashant Mohan Banerjee, W.B.J.C.S.	Law, Part II.	Law, Parts I and III, Accounts and Hindustani.
Ramendra Mohan Ghosh, W.B.J.C.S.	Ditto ..	Ditto.

Name. Now passed in. Still liable to examination in.

Civil Officers.—Contd.

Birondra Narayan Bhattacharya, W.B.J.C.S.	Law, Part II	Law, Parts I and III and Accounts.
S. C. Banerjee, Sub-Magistrate	Ditto .	Accounts.
Asutosh Majumdar, W.B.J.C.S.	Ditto .	Law, Parts I and III and Accounts.
Dr. A. B. Rudra, I.A.S.	Accounts	Hindustani.
*N. C. Barua, W.B.J.C.S. .	Law, Parts I and III.	Accounts and Hindustani.
Mohit Mohan Das Gupta, W.B.J.C.S.	Law, Part III	Hindustani.
Amulya Kishore Lodh, W.B.J.C.S.	Law, Part II	Law, Parts I and III and Accounts.
*Asit Ranjan Saha, W.B.C.S.	Law, Parts I and III.	Accounts and Hindustani.
S. K. Sen Gupta, W.B.J.C.S.	Law, Parts I and II.	Law, Part III, Accounts and Hindustani.
R. K. Ganguli, W.B.J.C.S.	Ditto .	Law, Part III and Accounts.
Sitanshu Mohan Ghosh, W.B.J.C.S.	Law, Part I	Ditto.
Shashi Bhushan Banerjee, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.
Anadi Charan Banerji, W.B.J.C.S.	Law, Part II and Hindustani.	Law, Parts I and III and Accounts.
Sourindra Narayan Roy Choudhury, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.
K. R. Mandal, W.B.J.C.S. .	Ditto .	Law, Part III, Accounts and Hindustani.
N. N. Chatterjee, I.A.S. .	Law, Parts I, II and III and Hindustani.	Accounts.
S. Samaddar, I.A.S. .	Law, Parts I and III.	Law, Part II, Accounts and Hindustani.
Ajit Kumar Ghorai, W.B.C.S.	Law, Part II and Accounts.	Law, Part III and Hindustani.
Arun Kant Bandyopadhyay, W.B.C.S.	Law, Part II	Law, Parts I and II, Accounts and Hindustani.
Debahrata Das Gupta, W.B.J.C.S.	Ditto.	Law, Parts I and III and Accounts.
Gopal Chandra Bhattacharya, W.B.J.C.S.	Ditto .	Ditto.
Satyendra Kumar Mitra, W.B.J.C.S.	Law, Parts I and II.	Law, Part III, Accounts and Hindustani.
Samareesh Ch. Das Gupta, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.
*Aditya Prasad Goswami, W.B.J.C.S.	Law, Part III	Accounts.
Madhusudan Biswas, Sub-Magistrate.	Law, Part II	Accounts and Hindustani.

*Provisionally in respect of Law subject to submitting records of cases under rule 13 of the Departmental Examination Rules.

Name.	Now passed in.	Still liable to examination in.	Name.	Now passed in.	Still liable to examination in.
Civil Officers—Contd.			Civil Officers—Contd.		
Amulya Kumar Roy, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	J. C. Das (II), Sub-Magistrate	Law, Part II	Accounts.
Rasamoy W.B.J.C.S.	Ditto ..	Ditto.	N. N. Sen, W.B.C.S.	Ditto.	Law, Parts I and III, Account and Hindustani.
*Gouri Sankar Banerjee, W.B.C.S.	Law, Part III and Accounts	Hindustani.	Haripada Biswas, W.B.J.C.S.	Ditto ..	Ditto.
†Nudhi Ranjan Chakravarty, W.B.C.S.	Accounts ..	Law, Parts I, II, III and Hindustani.	*P. N. Mallick, W.B.J.C.S.	Law, Parts I, II and III.	Accounts and Hindustani.
Shyama Pada Sen Gupta, W.B.J.C.S.	Law, Part II	Law, Part III and Hindustani.	†S. B. Das Gupta, W.B.J.C.S.	Accounts	Law, Part III and Hindustani.
Shibaprasad W.B.J.C.S.	Mustafi, Accounts	Law, Part III.	*†L. C. Biswas, W.B.J.C.S.	Law, Parts I, III and Accounts.	Hindustani.
Kanakendu Roy, W.B.J.C.S.	Law, Part II	Law, Parts I and III and Hindustani.	Amal Krishna Gupta, W.B.C.S.	Law, Parts I and II.	Law, Part III Accounts and Hindustani.
*Haratosh Chakrabarti, W.B.J.C.S.	Law, Parts I and III.	Accounts and Hindustani.	Santi Kumar Bhattacharyya, W.B.J.C.S.	Law, Part I	Law, Parts II, III and Accounts.
Radha Raman De, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	*Birendra Nath Chatterjee, W.B.C.S.	Law, Part III	Hindustani.
Dhirendra Mohan Ghosh, W.B.J.C.S.	Ditto ..	Law, Part III and Accounts.	Nuhaz Ranjan Das, I.A.S.	Law, Part III and Hindustani.	Law, Parts I and II Accounts.
Dhirendra Nath Sen, W.B.J.C.S.	Law, Part I	Ditto.	Birendra Chandra Roy Choudhury, W.B.J.C.S.	Accounts ..	Law, Parts I and III.
*Jitendra Nath Chaudhuri, W.B.J.C.S.	Law, Part III	Hindustani.	Desha Ranjan Ghoshal, W.B.J.C.S.	Law, Part II and Accounts.	Law, Parts I and III and Hindustani.
S. K. Chanda, W.B.C.S.	Law Part II	Law, Parts I and III and Accounts.	Punyapada W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.
D. C. Mookerjee, W.B.C.S.	Law, Parts II and III.	Law, Part I, Accounts and Hindustani.	Bimal Chandra Mitra, W.B.J.C.S.	Law, Part III	Law, Part I, Accounts Hindustani
S. K. Sen Gupta, W.B.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	Khagendra Bhushon Chanda, W.B.J.C.S.	Law, Parts II and III.	Law, Part I Accounts.
Phanindra Bhushon Ghosh, Sub-Magistrate.	Ditto	Accounts.	Prova Ranjan Ganguly, W.B.J.C.S.	Law, Part III	Law, Part I Accounts.
Sailendra Nath Samadder, W.B.J.C.S.	Ditto ..	Law, Parts I and III, Accounts and Hindustani.	Madhab Chandra Banerjee, W.B.J.C.S.	Law, Parts I and II.	Law, Part and Accounts
Uma Prasad Chatterjee, W.B.J.C.S.	Law, Part I and Hindustani.	Law, Part III.	Milon Bandhu Mukherjee, W.B.J.C.S.	Law, Part II	Ditto.
†Monoranjan, Bhattacharyya, W.B.J.C.S.	Accounts ..	Law, Parts I, II, III and Hindustani.	Anil Chandra Bhattacharjee, W.B.J.C.S.	Ditto ..	Law, Parts I, and Hindustani.
Bhagabot Hansdah, W.B.J.C.S.	Law, Part II	Law, Parts I and III and Accounts.	Bimal Kumar Bhattacharyya, W.B.C.S.	Hindustani	Law, Parts I, III and Accounts.
Arun Kumar Mukerjee, W.B.C.S.	Law, Part III	Law, Part I and Accounts.	Syed Mohammad Ali, W.B.J.C.S.	Law, Parts I and II.	Law, Part and Accounts
*Pasupati Ghosal, W.B.C.S.	Ditto ..	Accounts and Hindustani.	Narw Chandra Rai Chaudhury, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.
Gaur Das Basu, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	†Prasanta Kumar Banerji, W.B.J.C.S.	Law, Part II and Accounts.	Law, Parts I and III and Hindustani.
Niroj Kanti Ghosh W.B.J.C.S.	Law, Part II and Hindustani.	Law Parts I and III and Accounts.	(Srimati) Bani Pal Chaudhuri, W.B.J.C.S.	Law, Part II	Law, Parts I, Accounts and Hindustani.
Pratyarpan Sirkar, W.B.J.C.S.	Law, Parts II and III.	Law, Part I, Accounts and Hindustani.	Ganesh Chandra Bhattacharyya, W.B.J.C.S.	Ditto ..	Law, Parts I, and Accounts
Shyam Lal Roy, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	Birendra Kumar Banerjee, W.B.J.C.S.	Law, Parts I and II.	Law, Part III.
Bijoy Kumar Guha Roy, W.B.J.C.S.	Law, Part III	Law, Part I and Accounts.	A. K. Chatterjee, W.B.J.C.S.	Law, Part II	Law, Parts I, and Accounts

*Provisionally in respect of Law subject to submit records of cases under rule 13 of the Departmental Examination Rules.

†Provisionally in respect of Accounts subject to submit treasury training certificate under rule 16 of the Department Examination Rules.

Name.	Now passed in.	Still liable to examination in.	(iii) The following officers have passed with distinction in the subjects noted against their names :—	
Civil Officers—concl'd.			Name.	Subjects.
Lal Mitra, W.B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	Civil Officers.	
Bandhu Biswas, B.C.S.	Law, Part III	Accounts and Hindustani.	Naurendra Mohan Ghosh, W.B.J.C.S.	Law, Part II.
ndra Kumar Mitra, B.J.C.S.	Law, Part II	Law, Part III and Accounts.	Birendra Narayan Bhattacharya, W.B.J.C.S.	Ditto.
Mohan Choudhuri, B.J.C.S.	Ditto ..	Law, Parts I and III, Accounts and Hindustani.	Asutosh Majumdar, W.B.J.C.S.	Ditto.
Ghose, Sub-Magistrate	Ditto ..	Accounts.	Amulya Kishore Lodh, W.B.J.C.S.	Ditto.
Mukherji, W.B.J.C.S.	Law, Parts I and II.	Law, Part III, Accounts and Hindustani.	Anadi Charan Banerji, W.B.J.C.S.	Ditto.
th Saran Chatterjee, B.C.S.	Law, Part II and Accounts.	Law, Parts I and III and Hindustani.	K. R. Mandal, W.B.J.C.S.	Ditto.
Ranjan Roy, B.J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	N. N. Chatterjee, I.A.S.	Ditto.
nath Chowdhury, B.J.C.S.	Law, Part III	Law, Part I and Hindustani.	Ajit Kumar Ghosal, W.B.C.S.	Ditto.
h Ch Sen, W.B.J.C.S.	Law, Part II	Law, Parts I and III.	Arun Kanti Bandyopadhyay, W.B.C.S.	Ditto.
Chandra Guha Ray, J.C.S.	Law, Part I	Law, Part III and Accounts.	B. C. Ganguli, I. A. S.	Ditto.
dra Kumar Biswas, J.C.S.	Law, Parts I and II.	Law, Part III, Accounts and Hindustani.	Shyama Pada Sen Gupta, W.B.J.C.S.	Ditto.
dra Nath Bagchi, J.C.S.	Law, Part II	Law, Parts I and III, Accounts and Hindustani.	Dhirendra Nath Sen, W.B.J.C.S.	Law, Part I.
dra Mohan Bhatta-ya, W.B.J.C.S.	Law, Part III	Accounts and Hindustani.	S. K. Chanda, W.B.C.S.	Law, Part II.
nath Bhattacharyya, J.C.S.	Law, Part II	Law, Part III and Accounts.	Madhab Chandra Banerjee, W.B.J.C.S.	Ditto.
di Ray, W.B.J.C.S.	Ditto ..	Law, Parts I and III, Accounts and Hindustani.	Prasanta Kumar Banerji, W.B.J.C.S.	Ditto.
dra Chandra Ghosal, J.C.S.	Law, Part III	Law, Part I and Accounts.	(Srimati) Banu Pal Chaudhuri, W.B.J.C.S.	Ditto.
ata Roy, W.B.J.C.S.	Law, Part I	Law, Parts II and III, Accounts and Hindustani.	Ajit Mohan Chaudhuri, W.B.J.C.S.	Ditto.
Bahadur Kumar, J.C.S.	Law, Part II	Law, Parts I and III and Accounts.	Rathindra Kumar Biswas, W.B.J.C.S.	Ditto.
lu Bikash Sen, J.C.S.	Ditto ..	Law, Parts I and III, Accounts and Hindustani.	Baidyanath Bhattacharyya, W.B.J.C.S.	Ditto.
Rahman, W.B.J.C.S.	Ditto ..	Law, Parts I and III and Accounts.	II. FIRST OR LOWER STANDARD.	
Chandra Dutt, J.C.S.	Ditto ..	Ditto.	(i) The officers named below having passed in the subjects mentioned opposite their names have passed completely :—	
Excise Officers.			Name.	Subjects.
mar Ray	.. Accounts	Hindustani.	Civil Officers.	
Chaudhuri	.. Law without books.	Law with books, Accounts and Hindustani.	Anil Chandra Chatterjee, W.B.C.S.	Law, Parts I and II.
employed in the Irrigation and Waterways Department.			Murali Mohan Banerjee, W.B.J.C.S.	Ditto.
Kanta Pramanik	.. Canal Law, Part B.	Canal Law, Part A.	Saurendra Mohan Ghosh, W.B.J.C.S.	Ditto.
			Birendra Narayan Bhattacharya, W.B.J.C.S.	Law, Part II.
			S. C. Banerjee, Sub-Magistrate	Ditto.
			Asutosh Majumdar, W.B.J.C.S.	Law, Parts I and II.
			S. K. Sen Gupta, W.B.J.C.S.	Ditto.
			Manindra Nath Pramanick, W.B.J.C.S.	Law, Part I.
			Anadi Charan Banerji, W.B.J.C.S.	Ditto.
			Sourindra Narayan Roy Choudhuri, W.B.J.C.S.	Law, Parts I and II.
			K. R. Mandal, W.B.J.C.S.	Law, Part II.
			Arun Kanti Bandyopadhyay, W.B.C.S.	Ditto.
			Satyendra Kumar Mitra, W.B.J.C.S.	Law, Parts I and II.
			Samarosh Ch. Das Gupta, W.B.J.C.S.	Ditto.
			Rasamoy Malakar, W.B.J.C.S.	Law, Part II.

*Provisionally in respect of Law subject to submitting records of cases under rule 13 of the Departmental Examination Rules.

†Provisionally in respect of Accounts subject to submitting treasury training certificate under rule 16 of the Departmental Examination Rules.

Name.	Subjects.
Civil Officers <i>concl'd.</i>	
Shyamapada Sen Gupta, W.B.J.C.S.	Law, Part II.
Radhakrishnan De, W.B.J.C.S.	Law, Parts I and II.
Dhirendra Mohan Ghosh, W.B.J.C.S.	Law, Part II.
Dhirendra Nath Sen, W.B.J.C.S.	Law, Part I.
S. K. Chanda, W.B.C.S.	Law, Part II.
S. K. Sen Gupta, W.B.C.S.	Law, Parts I and II.
Sailendra Nath Samadder, W.B.J.C.S.	Law, Part II.
Harpada Biswas, W.B.J.C.S.	Law, Parts I and II.
Amal Krishna Gupta, W.B.C.S.	Ditto.
Deba Ranjan Ghoshal, W.B.J.C.S.	Ditto.
Punyapada Mutsaers, W.B.J.C.S.	Ditto.
Madhub Chandra Banerjee, W.B.J.C.S.	Law, Part II.
Milon Bandhu Mukherjee, W.B.J.C.S.	Ditto.
Anil Chandra Bhattacharjee, W.B.J.C.S.	Ditto.
Syed Mohammad Ali, W.B.J.C.S.	Law, Parts I and II.
Narain Chandra Rai Choudhury, W.B.J.C.S.	Law, Part II.
Birendra Kumar Banerjee, W.B.J.C.S.	Law, Parts I and II.
A. R. Mukherji, W.B.J.C.S.	Law, Part II.
Lokesh Chandra Guha Ray, W.B.J.C.S.	Law, Part I.
Rathindra Kumar Biswas, W.B.J.C.S.	Law, Parts I and II.
Baidyanath Bhattacharyya, W.B.J.C.S.	Law, Part II.
Biraj Mohan Naha, W.B.J.C.S.	Law, Part I.
Ardhendu Bikaash Sen, W.B.J.C.S.	Law, Part II.
Pratul Chandra Dutt, W.B.J.C.S.	Law, Parts I and II.

Officer employed in the Department of Mines.

G. S. Marwaha	Hindustani colloquial and reading tests.
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(ii) The officers named below have passed in the subjects noted against their names and are still liable to examination in the subjects mentioned in the last column :

Name.	Now passed in.	Still liable to examination in.
Civil Officers.		
Nirendra Nath Kanungo, W.B.J.C.S.	Law, Part I	Law, Part II.
Amulya Kishore Lodh, W.B.J.C.S.	Law, Part II	Law, Part I.
Shashi Bhushan Banerjee, W.B.J.C.S.	Ditto	Ditto.
Ashutosh Sen, W.B.J.C.S.	Ditto	Ditto.
Debabrata Das Gupta, W.B.J.C.S.	Ditto	Ditto.
Sudhi Ranjan Chakravarty, W.B.C.S.	Law, Part I	Law, Part II.
Kanakendu Roy, W.B.J.C.S.	Law, Part II	Law, Part I.
Swayambhu Prasad De, W.B.C.S.	Law, Part I	Law, Part II.
Jatiswar Dutta, W.B.J.C.S.	Ditto	Ditto.
Nirmal Chandra Uki, W.B.J.C.S.	Law, Part II	Law, Part I.
Gaur Das Basu, W.B.J.C.S.	Ditto	Ditto.
Niroj Kanti Ghosh, W.B.J.C.S.	Ditto	Ditto.
N. N. Sen, W.B.C.S.	Ditto	Ditto.
Prasanta Kumar Banerji, W.B.J.C.S.	Ditto	Ditto.
(Srimati) Banu Pal Chaudhuri, W.B.J.C.S.	Ditto	Ditto.
Ganesh Chandra Bhattacharyya, W.B.J.C.S.	Ditto	Ditto.
Santi Lal Mitra, W.B.J.C.S.	Ditto	Ditto.
Anath Suran Chatterjee, W.B.C.S.	Ditto	Ditto.
Chitta Ranjan Roy, W.B.J.C.S.	Ditto	Ditto.
Sachindra Nath Bagchi, W.B.J.C.S.	Ditto	Ditto.
Satyabrata Roy, W.B.J.C.S.	Law, Part I	Law, Part II.
Khalilur Rahman, W.B.J.C.S.	Law, Part II	Law, Part I.

No. 5911P.S.C.—27th December 1950.—Results of the Departmental Examination of Educational Officers in Accounts Rules and Practice held in November 1950, are published for general information :—

(i) The undermentioned officers have passed the Departmental Examination of Educational Officers in Accounts Rules and Practice held in November 1950 :—

Amal Chandra Chakraborty, Assistant Inspector of Schools, Malda.

Kamakhyia Bagchi, Assistant Head Master, Jalpaiguri Zilla School.

Prakriti Nath Chatterji, Assistant Head Master, Howrah Zilla School.

S. K. Mukerji, Additional District Inspector of Schools, 24-Parganas.

P. R. Choudhury, Assistant Inspector of Schools, 24-Parganas.

Syama Pada Chatterjee, Officiating Assistant Inspector of Schools, Calcutta.

Gopinath Adhikari, Assistant Inspector of Schools, Hooghly.

Jatis Chandra Das Gupta, officiating Assistant Head Master, Malda Zilla School.

Santosh Chandra Mukherjee, Assistant Master, Malda Zilla School.

(Miss) Muktaprova Bose, Assistant Head Mistress, Bethune Collegiate School.

Annada Prasad Sarkar, officiating Assistant Inspector of Schools, Bankura.

(ii) The undermentioned officers who failed the Second Paper in the previous examination but passed in that paper in the examination held in November 1950 and are declared to have passed the Departmental Examination :—

Benoy Krishna Mukherjee, Assistant Inspector of Schools, Nadia.

Sudhakar Banerjee, Sub-Inspector of Schools, Ranaghat North, Nadia.

(iii) The undermentioned officers have passed the First Paper but either have failed or did not appear in the Second Paper in the examination held in November 1950. They will be required to take the Second Paper only in the next examination :—

S. K. Saha, Principal, Hooghly Basic Training School.

Rabindra Nath Chakravorty, Assistant Master, Howrah Zilla School.

S. N. Chakrabarti, Assistant Inspector of Schools, 24-Parganas.

Bhuban Mohan Bagchi, Assistant Inspector, Anglo-Indian Inspectorate.

Hari Ranjan Waddadar, Assistant Master, Birbhum Zilla School.

Narayan Chandra Chanda, officiating Assistant Head Master, Taki Government School.

Sk. Abdul Kader, Assistant Head Master, Anglo-Persian Department, Calcutta Madrasah.

Kali Prasad Roy, Assistant Head Master, Hooghly Branch School.

Lalit Mohan Sinha, Assistant Head Master, Bareilly School.

B. N. BANERJEE, Secy.
Public Service Commission, West Bengal

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject: Transmission of vouchers and schedules to other Accounts Officers.

No. TM/215.—28th December 1950.—In continuation of this office notification No. TM/912, dated 16th November 1949, on the subject noted above (published on page 2028 of the *Calcutta Gazette*, Part I, dated 24th November 1949), the following instructions are issued for the strict observance by all Treasury Officers in West Bengal.—

In cases where there is no transaction during any period a schedule showing the transaction as "nil" should be prepared for the period and forwarded to the officer concerned.

Subject: Submission of accounts for January 1951.

No. TM/216.—28th December 1950.—Attention of all Treasury Officers in West Bengal is directed to this office notification No. TM/202, dated 28th October 1950, on the subject noted above (published on page 2292 of the *Calcutta Gazette*, Part I, dated 16th November 1950). It should be taken to see that the cash books and list of payments for January 1951 together with the supporting documents are attached to this office punctually on the 1st January 1951 as directed therein.

S. K. SARKAR,

Deputy Accountant-General

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Leave.

Hooghly.—No. 28A.—3rd January 1951.—Sri Nitish Chandra Ray, Munsif of Hooghly (Sadar), allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twelve days with effect from the 2nd January 1951.

Powers.

No. 8173A.—23rd December 1950.—The Munsifs named below are vested with powers to exercise final jurisdiction in the trial of suits for recovery of rent under section 153(b) of the Bengal Tenancy Act, VIII of 1885:—

- (1) Sri Sachindra Kumar Bhattacharji, Munsif, under orders of transfer to Bishnupur (Bankura).
- (2) Sri Ram Kanta Mondal, Munsif, under orders of transfer to Alipore (24-Parganas).

No. 8177A.—23rd December 1950.—The Munsifs named in the following schedule are vested under section 19, sub-section (2) of the Bengal, Agra and Assam Civil Courts Act, 1887 (II of 1887), as amended by the Decentralization Act, 1914 (IV of 1914), and the Bengal Act X of 1935, with powers to try, under the summary procedure, original suits up to the value Rs. 2,000 arising within the local limits noted against each:—

Schedule.

- (1) Sri Kshetra Mohan Das, Munsif, under orders of transfer to Asansol (Burdwan)—Asansol, munsifi.
- (2) Sri Indu Bhushan Barman, Munsif, under orders of transfer to Jalpaiguri (West Dinajpur-Darjeeling)—Jalpaiguri, munsifi.

- (3) Sri Ranendra Nath Datta, Munsif, under orders of transfer to Jhargram (Midnapore)—Jhargram munsifi.

- (4) Sri Santosh Kumar Ghosh, Munsif, under orders of transfer to Serampore (Hooghly)—Serampore munsifi.

No. 8183A.—23rd December 1950.—The Munsifs named in the following schedule are vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value and within the local limits noted against each:—

Schedule.

- (1) Kshetra Mohan Das, Munsif, under orders of transfer to Asansol (Burdwan)—Rs. 300—Asansol munsifi.
- (2) Sri Indu Bhushan Barman, Munsif, under orders of transfer to Jalpaiguri (West Dinajpur-Darjeeling)—Rs. 300—Jalpaiguri, munsifi.
- (3) Sri Sachindra Kumar Bhattacharji, Munsif, under orders of transfer to Bishnupur (Bankura)—Rs. 100—Bishnupur munsifi.
- (4) Sri Samarendra Narayan Bagchi, Munsif, under orders of transfer to Lalbagh (Murshidabad)—Rs. 300—Lalbagh munsifi.
- (5) Sri Keshab Nath Ray Chaudhuri, Munsif, under orders of transfer to Bankura (Sadar)—Rs. 100—Sadar munsifi of Bankura.
- (6) Sri Ranendra Nath Datta, Munsif, under orders of transfer to Jhargram (Midnapore)—Rs. 300—Jhargram munsifi.
- (7) Sri Santosh Kumar Ghosh, Munsif, under orders of transfer to Serampore (Hooghly)—Rs. 300—Serampore munsifi.
- (8) Sri Kamakshya Kumar Chakrabarti, Munsif, under orders of transfer to Krishnagar (Nadia)—Rs. 100—Krishnagar munsifi.
- (9) Sri Kam Kanta Mondal, Munsif, under orders of transfer to Alipore (24-Parganas)—Rs. 100—Alipore munsifi.
- (10) Sri Gauranga Bhushan Ghosh, Munsif, under orders of transfer to Tamluk (Midnapore)—Rs. 50—Tamluk munsifi.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 3592R.G.—8th November 1950.—In modification of this office notification No. 3022R.G., dated 3rd/5th September 1950, and in exercise of the powers conferred by proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1935), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officers of Sadar and Mollarpur of Birbhum district to exercise, with effect from the date of publication of this notification, all the powers of the dissolved Debt Settlement Boards in the Sadar and Rampurhat subdivisions respectively in connection with the making of awards in respect of the cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

B. SARKAR, Commissioner.

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah.—No. 8595—15th December 1950.—Sri Tarakeswar Ganguli, officiating, Inspector, Midnapore, is granted 90 days' earned leave, on medical certificate, under rule 173(3) of the West Bengal Service Rules, Part I, with effect from the date he avails himself of it.

H. L. SAHA, Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 1644R.G.—29th December 1950.—Sri Prabhas Chandra Pathak, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed), 24-Parganas, is granted earned leave for seventeen days under rule 168(i) of the West Bengal Service Rules, Part I, with effect from 7th December 1950.

No. 14R.G.—4th January 1951.—Sri Bhupendra Kumar Som, Sub-Deputy Magistrate and Sub-Deputy Collector, posted to the Presidency Division under Government notification No. 4166(I.A./45-5/50), is posted to the Barrackpore subdivision of the 24-Parganas district.

J. N. TALUKDAR, Commissioner.

Orders by the Deputy Inspector-General of Police, Central Range

Alipore.—No. 28.—4th January 1951.—Mr. A. T. Brendish, Traffic Inspector, Barrackpore, 24-Parganas, is granted twenty days' earned leave under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the date he avails of the leave.

Sri Jyotirmoy Mukharji, officiating Inspector of Nadia is transferred to 24-Parganas, where he will continue to act as an Inspector in the District Enforcement Branch in a temporary post of Inspector sanctioned in Government order No. 823Pl., dated 20th March 1950.

Sub-Inspector Hari Pada Mukharji of Nadia, is appointed to act as an Inspector in the same district *vice* Sri Jog Ratan Mukharji of Nadia transferred to Arm Police Battalion (III) in a post of Inspector sanctioned there from 1st January 1950.

The transfers involved in the above orders are made in the interests of the public service.

S. M. GHOSH, Dy. Insp.-Genl.

Presidency Division—Jalpaiguri

Malda, the 11th January 1951.

NOTIFICATION No. 1.

Whereas the district has been divided into sixteen territorial constituencies for the purpose of election of members of the District Board of Malda under Government notification No. L.S.-G.1B-19/48(ii), dated the 5th July 1949, and whereas a general election for the purpose of reconstituting the Malda District Board is now due under section 36-D(1), Chapter 1-A of the Bengal Local Self-Government (Amendment) Act, 1936 (Bengal Act XIV of 1936);

Now, therefore, in exercise of the power conferred by sub-rule (2) of rule 44 of the Rules for Direct Election to District Board (Part II—Conduct Elections), I, the District Magistrate of Malda, hereby fix the 27th March 1951 and 28th March 1951 as the dates within which the constituencies named below, shall elect members to the District Board of Malda and call upon each of the said constituencies to elect one person each as a member of the aforesaid District Board, in accordance with the abovementioned rules within the 27th March 1951 and 28th March 1951 which are the dates fixed in that behalf in this notification:—

Number and name of the Constituencies.

I—Bamngola, II—Malda, III—Habibpur IV—Manikchak, V—English Bazar, VI—Khar North, VII—Kharba South, VIII—Harishchandpur North, IX—Harishchandpur South, X—Ratua East, XI—Ratua West, XII—Gazole East, XIII—Gazole West, XIV—Kaliachak West, XV—Kaliachak East, XVI—Kaliachak South.

NOTIFICATION No. 2.

In exercise of the power conferred by clauses (b) and (c) of sub-rule (2) of rule 2 of the Rules for Direct Election to District Boards, I do hereby publish the dates fixed by me under the aforesaid rules for the execution of the acts in pursuance of notification No. 1, dated the 11th January 1951 in connection with the election of members to the District Board of Malda by each of the constituencies mentioned in the said notification No. 1, dated 11th January 1951, as noted opposite each date:—

Date on or before which nomination of candidates will be made—24th January 1951.

Date on which scrutiny of nomination will be made—30th January 1951.

Date on which a poll shall, if necessary, be taken—27th March 1951 and 28th March 1951.

R. GHOSH,

District Magistrate

ORDERS AND NOTIFICATIONS OF THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 5062C.—27th December 1950.—Mr. J. Ghosh, Additional Income-tax Officer, District IV(2), Calcutta, on leave, is placed under suspension with effect from the forenoon of 28th December 1950, pending departmental enquiry to be held against him, and until further orders.

No. 50862C.T./2E-133/50-51.—28th December 1950.—Mr. V. Chidambaram, Income-tax Officer Class I, Grade II (on probation), is allowed under Revised Leave Rules, 1933, earned leave for eight days with effect from 13th November 1950 to 20th November 1950 with permission to prefix Sundries to the 12th November 1950, to the leave.

It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

LABOUR DÉPARTMENT

ORDER.

No. 7382Lab. 23rd December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3171Lab., dated the 12th June 1950, read with its corrigendum No. 3635Lab., dated the 4th July 1950, the industrial dispute between Messrs. Smith Stanistreet & Co., Ltd., Convent Road, Entally, Calcutta-13, and their workmen represented by Smith Stanistreet Workers' Union, 35B, Wellington Street, Calcutta, regarding the matters specified in the schedule to the said order, dated the 4th June 1950, was referred for adjudication to Sri S. N. Modak, I.C.S. (Retd.) ;

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted the State Government his award on the said industrial dispute ;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Smith Stanistreet & Co., Ltd., and their workmen represented by Smith Stanistreet Workers' Union.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT :

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

the Union—Sri D. L. Sen Gupta, Advocate, Sri Ashim Auddy, Secretary

the Company. Sri S. C. Sen, Advocate, Sri J. K. Ghosh, Pleader of Messrs. Orr, Dignam & Co., Solicitors, Mr. B. S. Begg, Manager, Establishment Section

AWARD.

By Government of West Bengal, Department of Labour, order No. 11ab, dated the 12th June 1950, this industrial dispute between Messrs. Smith Stanistreet & Co., Ltd., 18, Convent Road, Entally, Calcutta, and their workmen represented by Smith Stanistreet Workers' Union, 35B, Wellington Street, Calcutta, regarding certain matters specified in a schedule, was referred to me as an industrial tribunal for adjudication. It appears that some industrial disputes between the same parties were previously adjudicated upon, and three awards have already been given on recent occasions by Sri P. K. Sarkar, Judge, Industrial Tribunal. For purposes the relevant previous awards are the first award which was issued by order No. 228Lab., dated 28th January 1948, in the *Calcutta Gazette* of 12th February 1948, and the third award published by order No. 2718Lab., dated 6th June 1949, in the *Calcutta Gazette* of 23rd June 1949. After the publication of the third award the Company applied to the High Court at Calcutta and secured a rule involving an order of prohibition against the implementation of the award, but this rule was eventually discharged. It was expected that things would settle down peacefully after the third award, but the expectation was unfortunately not fulfilled. Strife between the parties soon began to arise, and the employees went on strike from 10th August 1949. They attended at the business premises refrained from working up to 23rd August 1949 from which date they

were locked out. On 31st August 1949 a settlement is said to have been reached in consequence of certain negotiations. The Union claims that terms of settlement were finally determined on 31st August 1949, alleges that the Company failed to give effect to the important terms regarding reinstatement and absorption of discharged employees. The Company on the other hand, contends that the Union became unhelpful in the matter of providing the requisite scheme for giving effect to the process of reinstatement and absorption on the basis of reduction of working hours and wages, and no agreement between the parties was reached in the end. Any way the parties proceeded on 31st August 1949 on the basis that it was a settlement, and the strike was called off on and from 1st September 1949. Meanwhile in pursuance of a resolution passed by the Canteen Managing Committee, the canteen under the management of the Company was dissolved, and notices of discharge, dated 17th October 1949, were served on the members of the canteen staff. On 18th October 1949 the Union declared a strike with effect from 19th October 1949 on the ground that the Company had failed to comply with the Union's request regarding reinstatement of retrenched workers and stoppage of further retrenchments. On 31st October 1949 the Company promulgated a notice to the effect that the premises of the establishment would remain closed until further notice. The Company felt that many of the employees were willing to return to work, and individual and collective appeals to the employees for rejoining under adequate protection, if necessary, were made to the employees. On 1st December 1949 the Company intimated to the absent employees that in consequence of their absence from duty without leave since 18th October 1949 they had committed a breach of contract terminating their employment with the Company, and the employees were asked to come and receive the wages due to them and were further told that it was open to them to apply for re-employment by 10th December 1949 at the latest, and the question of their re-employment without break of service would be sympathetically considered. The Company's case is that this being a pharmaceutical concern the establishment could not be allowed to remain closed indefinitely, and after having waited for the old employees to come back up to 10th December 1949 it began to take new hands in order to save the concern from being ruined and in the interest of its many customers. It appears that some of the old employees did come back and rejoin duty under the Company, while many others did not. The present industrial dispute has arisen out of the non-employment of those old employees who failed to offer themselves for re-employment in time and subsequently found themselves thrown out of employment altogether. The points for decision as specified in the schedule given in the order of reference are as follows:—

- (1) Whether the workers who were in employment on 18th October 1949 and have not been re-employed so far (that is to say, up to 12th June 1950, the date of reference) should get any compensation.
- (2) Whether the Company should appoint those ex-workers in future vacancies.

It will appear therefore that no question of reinstatement of the discharged employees arises in the present proceeding. The Union submitted at the first a written statement without specifying the persons involved in this proceeding, and the Company submitted a written statement in reply, stating among other things, that the whole matter was vague and indefinite inasmuch as the names of the persons concerned were not mentioned either in the order of reference or in the Union's written statement. The Union, under these circumstances, asked by this Tribunal to submit a definite list of the persons concerned before the matter could be proceeded with further.

The Union in due course submitted a list of 238 names in the first instance and subsequently two other names by a separate petition, dated 17th November 1950. The Company in due course submitted an additional written statement in reply with reference to the specific persons named in the Union's

2 It is not necessary for me to go into the details of the past history of the differences which have arisen between the parties from time to time. I propose to come to certain findings which are relevant for our present purposes. The facts are that a strike was started on 10th August 1949, and subsequently the employees were locked out for a few days, and on 31st August 1949 both sides accepted what was considered to be a satisfactory settlement and normal work was resumed from 1st September 1949. Unfortunately, however, differences over the enunciation and interpretation of the terms of settlement soon began to arise. It appears that the representatives of the parties who participated in the negotiation failed to sign a common document incorporating the terms of settlement on 31st August 1949 or at any time, and it cannot be said, under the particular circumstances, that there was at any time a real union of minds of the parties as to the terms of settlement or the manner of their implementation. The so-called settlement of 31st August 1949 therefore fizzled out most largely. For our purposes in the present proceeding, it is useful to take in particular, of clause 3 of the draft agreement which was on the following lines: "The Company agrees to absorb those members of the casual and subordinate staff and those workers who are either dismissed or on voluntary unemployment since June 1, 1949, on the basis of reduction of hours of work and a *pro rata* cut in total emoluments of the workers, casual and subordinate staff. These personnel to be absorbed within 15 days from date." The Company understood this to mean that the process of absorption would be governed by the condition that a scheme of reduction in the hours of work together with a *pro rata* cut in total emoluments would first be formulated and the initiative in putting forward proposals in that direction was to be taken by the Union, and if all these things were done in time, the process of absorption would be completed within fifteen days. The Union, on the other hand, understood the clause to mean that the personnel concerned was to be absorbed unconditionally within fifteen days and then the question of reduction in working hours and wages was to be considered. The parties being the best judges of what they meant when they drafted the clause, I do not wish to apportion blame for an unfortunate breakdown of the settlement. I can only say that both the interpretations were possible in the light of the conversations which took place between the parties, and each side may be credited with honesty in its own interpretation. The resultant factor is that the Company never agreed to reinstate and absorb the discharged personnel without any condition. The Company can therefore contend, as it has contended, that as the conditions supposed to have been agreed upon were not fulfilled, the process of absorption could not be given effect to. The Union's strike notice, dated 18th October 1949, defined the reasons for declaration of strike on 19th October 1949 to be the Company's failure to comply with the Union's request regarding reinstatement of retrenched workers and stoppage of their retrenchment. Nothing else is stated in the strike notice. It has however been argued before me that the reasons of the strike which were stated on 19th October 1949 were (1) the non-implementation of the settlement of 31st August 1949, particularly of the undertaking to absorb the discharged personnel, (2) the dissolution of the canteen, (3) the failure of the Chairman of the Works Committee (Employer's representative) to convene an emergency meeting of the Works Committee as per a requisition notice dated 15th October 1949, issued by certain representatives of the

employees, (4) the discharge of the canteen staff with effect from 19th October 1949. Among these, reason (1) and reason (4) may be covered, respectively, by the two branches of the reasons of strike set forth in the notice, and reasons (2) and (3) may be said to be associated with reason (1). The grievances of the Union leading to the declaration of the strike on 19th October 1949 were the facts that the discharged personnel was absorbed in spite of negotiations and of a supposed settlement and that the Company still persisted in a policy of retrenchment in so far as it decided to abolish the canteen and to discharge the canteen staff as being surplus to the requirements.

3. I shall now proceed to analyse these two main reasons of the strike and to find whether the strike of 19th October 1949 was provoked by unfair labour practice on the part of the Company or it arose merely out of a current labour dispute, and whether the strike was justified wholly or partially. Before taking up that task I may incidentally refer to the question of the legality of the strike, in so far as the Company referred to the strike, in its written statement and in some of its previous correspondence, as an illegal strike. In course of the hearing before me the learned advocate for the Company very wisely refrained from contending that it was an illegal strike, and without going into details I come to the finding that it was not an illegal strike. Let me next examine whether the strike was provoked by any unfair labour practice on the part of the Company. It is not necessary for me to go into the events prior to 31st August 1949 on which date a settlement was seemingly arrived at by the parties. The Company contends that it could not give effect to the proposed process of absorption of discharged personnel as the Union was unhelpful inasmuch as the latter failed to come forward with any scheme of reduction of working hours and wages. Whatever might be the view point of the Union as regards the question of absorption within 15 days, I am unable to say, under the particular circumstances, that the failure of the Company to absorb the discharged personnel amounted to an unfair labour practice as it appears to have been due to a breakdown in the negotiations which did not appear to have culminated at any stage in a real agreement. A breakdown in negotiations, however, kept the old labour dispute alive and possibly aggravated the bitterness in the minds of the employees. A general feeling of frustration was possibly in the air. In this atmosphere on 16th September 1949 the Canteen Committee decided to dissolve the canteen on the footing that a Contractor would be asked to take over the work. It appears that an assurance was given in the committee meeting the effect that "with regard to the personnel and establishment matter the canteen, the Company would decide and the Works Committee of the Union would always be there to ensure fair treatment" (see Exhibit 1). In fact, however, the employees of the canteen were served on 17th October 1949 with notices of discharge with effect from 19th October 1949 and they were so discharged. As regards the requisition notice (Exhibit 2) dated 15th October 1949, for a meeting of the Works Committee, one of the matters on the agenda being "Canteen Committee's decision and staff", the Company's case is that the requisition meeting was held on 19th October 1949, but the employees' representatives failed to attend, and the Union's case is that the employees' representatives were not informed at all. This aspect of the matter does not appear to be of great importance. The position for the time being was that the Canteen Committee including the employees' representatives came to a decision about the abolition of the canteen, and in the process of implementation of that decision, the employees attached to the canteen became surplus to the requirements and they were discharged from 19th October 1949. It does not appear, however, that the Company made any arrangement for giving fair treatment to the discharged

employees in conformity with the assurance given in the Canteen Committee meeting. The discharge notice was given by the Company on 17th October 1949, and the strike notice was given by the Union on 18th October 1949. The sequence of events indicates that the atmosphere was already charged with a feeling of frustration owing to the breakdown of the negotiations in respect of the tentative settlement of 31st August 1949 and the discharge notice, dated 17th October 1949, in respect of the canteen staff served to set the whole thing ablaze, and the Union decided to launch the strike with dramatic suddenness. As the Canteen Committee composed of representatives of both sides decided rightly or wrongly to abolish the canteen, the Company's action in proceeding to give effect to that decision led to retrench the canteen staff which became surplus to the requirements and not indeed amount to an unfair labour practice. In the result, I find that the strike of 19th October 1949 was not provoked by any unfair labour practice on the part of the Company, but the Union launched the strike and decided to use the weapon of strike for resolving the industrial disputes which were persisting from before and which were created by the Company's action in retrenching the canteen staff. I have already held that the strike was legal. In my opinion, the strike was based on justifying causes, and the Company failed to handle the situation wisely and tactfully. Precipitate action on the part of the Company was unhappily met by precipitate counter-action on the part of the Union. The unwise and tactless action on the part of the Company in discharging the canteen employees without making any satisfactory alternative arrangement for them undoubtedly gave rise to fresh industrial disputes. But the disputes, both old and new, could have been settled peacefully and helpfully, from the point of view of all concerned, including the employees, by having recourse to the machinery of consultation and arbitration. However irritating the Company's action was, the Union was not wise in losing patience and deciding to wield the weapon of strike all on a sudden, without giving any breathing time either to the Company or to the authorities of the Government. In this connection I refer to the principles which I enunciated in paragraph 3 of my order in the case of Union North Jute Mill, as published by Government of West Bengal order No. 5421ab., dated the 25th September 1947 (see page 4—Awards made by Tribunals in West Bengal during 1947). In the application of those principles, while I hold that the strike of 19th October 1949, was legal and was based on certain justifying causes in view of the unwise and tactless handling of the situation by the Company, I find that the strike was not fully justified, in so far as it was declared with unnecessary haste without trying to have the disputes resolved through the machinery provided under the Industrial Disputes Act, and much misery for the employees could have been averted if the Union had seen its way to exercise a certain amount of patience.

4. I may now proceed to make a survey of the course of events since the commencement of the strike on 19th October 1949 and discuss the allegations and consequences thereof. The strike continued till the Company notified closure of the premises of the establishment on 31st October 1949 and presumably a lock-out commenced. The Company's case was that the lock-out was declared because of certain incidents of violence and intimidation in which some of the workers participated. Some correspondence dealing with allegations of violence and intimidation has been placed before me. But in the absence of any evidence to prove these allegations, I am unable to hold that some of the employees on strike indulged in acts of violence or intimidation. Any way the strike appears to have merged in a lock-out declared by the Company on 31st October 1949. The Company issued appeals individually and collectively to the employees requesting them to return to work and assuring them that safe transport

would be provided to loyal employees who wished to come. A notice, dated 4th November 1949, containing a statement of the misdemeanours alleged to have been committed by the employees is said to have been issued to them individually asking for explanations by 10th November 1949. Various conferences with the authorities of the Government appear to have been held from time to time. The appeals made by the Company to the employees did not, however, bear any fruit. The Company became naturally anxious to restart the working of the establishment as early as possible, as indefinite closure meant serious injury to the Company and much inconvenience to the customers of this pharmaceutical concern. Eventually the Company issued a notice, dated 1st December 1949 (Annexure L to the Company's statement), to each individual employee stating that by reason of his remaining absent from duty without leave since 18th October 1949 he had committed a breach of his contract terminating his employment with the Company, and asking him to come and receive the wages, etc., due to him, and also inviting him to make an application for re-employment. On 10th December 1949, the assurance being given that the question of re-employment without break of service would be sympathetically considered. There was some response to these notices, and those employees who offered themselves for employment were re-employed. As the majority of the employees failed to respond to the Company's appeal within a reasonable time, as fixed by the Company, the vacant places, which it was necessary to fill up for the purpose of running the concern in a normally efficient manner, were filled up by new recruits. In due course a dispute arose about the re-employment of and the payment of compensation to the old employees who were not re-employed. The order of reference giving rise to the present adjudication proceeding was passed on 12th June 1950. The scope of the reference does not cover the question of reinstatement of the unemployed persons. It will be seen that the main issue as defined in the order of reference relates to the subject of compensation in respect of the employees who were in employment on 18th October 1949 and who were not re-employed up to 12th June 1950, and there is another incidental issue regarding the appointment of the ex-employees in future vacancies. Although this Tribunal is not called upon to consider the question of reinstatement, the question of compensation must be approached in the light of certain principles, and it will have to be determined whether any compensation should be paid by the Company, and, if so, what should be the basis of assessment of the compensation. These aspects of the question must necessarily be governed by the particular circumstances of the case and the findings relating to the legality and justifiability of the strike which commenced on 19th October 1949. I have already held that the strike was legal and it was based on certain justifying causes arising from certain unwise and tactless acts committed by the Company, but the strike was launched with unnecessary haste and cannot be said to have been fully justified, in so far as no attempt was made in the first instance to utilise the machinery of conciliation or adjudication under the Industrial Disputes Act. As I have already indicated, the Company's act of retrenching the canteen staff in an abrupt manner without paying heed to the assurance of a satisfactory alternative arrangement as given in the Canteen Committee meeting served as a match stick to set the whole thing ablaze in an atmosphere which had already become tense in view of the previous breakdown of negotiations since 31st August 1949. In acting as it did, the Company evinced a lamentable lack of imagination and regard for its own assurances in connection with the Canteen Committee's decision for abolishing the canteen. The Company was indeed entitled to effect retrenchment of the canteen staff. But I am of opinion that the manner in which the retrenchment was done was not reasonable under the particular circumstances.

bringing about the strike the Company must therefore be held to have been partially responsible, although its action cannot be held to have amounted to unfair labour practice. In my opinion the haste with which employees decided to launch a strike was also not quite reasonable or justified under the particular circumstances. The conclusion must therefore be that both sides must share the blame for what has happened in consequence of the strike. As regards the right of the employer to employ new recruits after issuing an order of discharge of the striking employees on account of their long absence from work, my attention has been drawn on behalf of the Company to a passage on page 850, section 318, of Ludwig Teller's "The Law Governing Labour Disputes and Collective Bargaining", which runs as follows: "The Supreme Court of the United States has held it that an employer who has committed no unfair labour practice, and whom a strike has been declared is not obliged to cease the conduct of his business, but may employ others to take the place of the strikers and may promise to retain such employees in his employ even after the termination of the strike; under such circumstances the employer's obligation to reinstate extends only to such of the striking employees whose places have not been filled during the strike." The principles of law as discussed in Teller's book are undoubtedly based on the law prevalent in the United States of America, which would not necessarily govern the decisions of an Industrial Tribunal in this country. The statutes of this country, however, do not lay down any specific law on the subject. This Tribunal would therefore consider the matter on a reasonable basis consistently with the law prevalent in this country and may accept such principles as may appear to be reasonable and proper. It appears to me that the principle enunciated in the passage which I have just quoted from Teller's book is sound and proper and is not inconsistent with any law or rule prevalent in this country. While we are not concerned in the present case with the question of re-instatement of the old employees in the places which are now occupied by new recruits, the principle which I have just indicated will necessarily have some bearing on the question of assessment of compensation. There is another aspect which should be borne in mind. The Company appears to have been extremely anxious for some time to effect substantial retrenchment in the number of its employees, owing to what is stated as a marked fall in business arising out of various factors. The trouble has apparently arisen out of a policy of retrenchment. I do not say that the Company was not entitled to effect retrenchment for genuine reasons. But retrenchment must always be effected on a basis of business, and it should be avoided whenever possible. It appears that in consequence of the strike the Company has ultimately succeeded in reducing the size of its labour staff and thus carrying out a policy of substantial retrenchment in actual practice. Practically speaking, therefore, the outcome of this strike has in a sense redounded to the benefit of the Company, and it appears that the Company has fully utilised the opportune strike in achieving its ends by keeping the obstinate old workers at bay. From this point of view, among others, which I have already indicated, the Company cannot be relieved of its liability to pay substantial compensation to the employees who stand discharged, and who for practical purposes, been retrenched, even though the declaration of the strike was hasty and the strike cannot be said to have been definitely provoked by any unfair labour practice on the part of the Company.

I shall next proceed to examine which of the persons mentioned in the list submitted by the Union come within the scope of the reference. In the light of the wording of issue No. 1 in the schedule appended to the order of reference I hold that in order to be eligible for being considered to be within the scope of the reference, the particular employee must satisfy

two conditions, namely, (1) he must have been in employment of the Company on 18th October 1949, and (2) he must not have been in the employment of the Company by way of re-employment up to 12th June 1950, the date of reference. As already indicated the Union submitted 240 names of persons who were alleged to come within the scope of the reference. The Company has submitted in its supplementary reply an analysis of names furnished by the Union, dividing them into different groups Nos. 1 to (i). It is agreed that the two names mentioned in group (i) were not entered in the Union's lists. So we are really called upon to deal with 238 names. As regards 180 names included by the Company in group (a) of the reference. As regards the persons included in group (b) under heading "personnel re-employed", Nos. 181 to 200 in the Company's analysis, I find that some of them do not come within the scope of the reference inasmuch as they were re-employed before 12th June 1950, while others who were re-employed after 12th June 1950 do come within the scope of the reference. There are 8 persons in the latter category and they have been shown with serial Nos. 1 to 8 in Appendix C to this award. As regards group (c) under the heading "personnel re-appointed temporarily or discharged later", I find that those who were appointed temporarily before 12th June 1950 but were discharged after that date do not come within the scope of the reference, but those who were appointed and discharged before or after 12th June 1950 come within the scope of the reference. There are six persons in the latter category and they have been shown with serial Nos. 185 to 190 in Appendix A to this award, in continuation of the names under group (a) shown with serial Nos. 1 to 180 in Appendix A to this award. As regards group (d) it appears that the persons with serial Nos. 210 to 218 were placed on involuntary unemployment, and I hold that they do not come within the scope of the reference. I also find that serial No. 226, Laku, a sweeper attached to the canteen, who was not in employment on 18th October 1949 but having been dismissed on 30th November 1948, does not come within the scope of the reference. As regards canteen employees, shown as serial Nos. 219 to 225 in group (d), I find that they were in employment on 18th October 1949 and were discharged on 19th October 1949 and were not re-employed up to 12th June 1950, and they come within the scope of the reference. These seven canteen employees have been shown in Appendix B to this award. As regards group (e) including two persons named Brijnandan Singh and Shyamapada Chakraborty who are described as having worked during the strike and having been discharged afterwards, I find that the reasons of their discharge have been satisfactorily proved, and they were in employment on 18th October 1949 and were not re-employed up to 12th June 1950, and they come within the scope of the reference. These two persons under group (e) have been shown with serial Nos. 191 and 192 in Appendix A to this award. As regards one person named Ramlal shown in group (f), I find that he was on involuntary unemployment and he subsequently resigned in February 1950 and he does not come within the scope of the reference. As regards group (g) showing two persons named Sridhan and Sarkar it appears that they resigned and left their jobs of their own accord, and I find that they do not come within the scope of the reference. As regards group (h) the Company has agreed that two persons named Nareish Ghosh and Biswajit should have been shown under group (a), and these two persons have accordingly been shown with serial Nos. 181 and 182 in Appendix A to this award. As regards three other persons in group (h), it appears that they were not in the employment of the Company during the relevant period. I find that they do not come within the scope of the reference. As regards the two persons named Sunil Bhattacharya and Gunraj shown by the Union in its application, dated 17th November 1950, the Company has agreed

hey should be included under group (a), and on the finding that they come within the scope of the reference, I have shown them with serial Nos. 183 and 184 in Appendix A to this award.

6. I take up the cases of the 8 persons shown in Appendix C first. It appears that they have been re-employed by the Company after 12th June 1950, the date of reference. These persons have already been reinstated, and I do not think that any monetary compensation is called for so far as they are concerned. Their services should, however, be regarded as continuous, and the period of non-employment should count as leave without pay.

7. The real problem is with regard to the persons shown in Appendix A and Appendix B. As regards the 7 canteen employees shown in Appendix B, they stand on a somewhat different footing from the persons shown in Appendix A, in so far as the former were discharged in pursuance of a policy deliberately adopted by the Company before the commencement of the strike, while the latter were discharged in consequence of circumstances which arose out of the strike. It may be noted further that the canteen employees were discharged with effect from 19th October 1949 in spite of the Company's assurance given in the Canteen Committee meeting held on 6th September 1949 to the effect that some satisfactory alternative arrangement would be made for the canteen staff. The Company's failure to make a satisfactory alternative arrangement should, under the circumstances, be taken serious notice of, and the compensation payable to the canteen employees should be fairly substantial in view of the state of unemployment into which they were suddenly thrown without any fault of their own. I have therefore decided that the compensation payable to the discharged canteen employees should be higher than the compensation payable to the persons included in Appendix A. There is absolutely no reason why the gratuity payable to the discharged employees in accordance with the previous awards and the employer's contribution to the Provident Fund, in addition of course to the employees' contribution to that Fund, should not be paid to the respective ex-employees of the canteen. I notice from one of the letters written by the Company to the authorities of the Government that the Company is likely to raise the plea that with regard to the disposal of the employer's contribution to the Provident Fund the authorities were the Trustees of the Provident Fund and not the Company. There is absolutely no reason why the Company should not be able to induce the Trustees of the Provident Fund to part with the employer's contribution in respect of the ex-employees of the canteen, as they were deliberately retrenched. As regards the persons mentioned in Appendix A to this award, the question seriously arises as to whether the gratuity which would normally be payable to them in accordance with the provisions of the previous awards, and the employer's contribution to the Provident Fund, in addition of course to the employees' contribution, should be ordered to be paid to these persons also as a part of the compensation. In the light of the findings I have arrived at in the preceding paragraphs of this award with regard to the actual responsibility of the Company for bringing about the strike and the nature of the discharges subsequently effected in consequence of circumstances arising out of the strike, and in view of the fact that the Company has managed to achieve its end of effecting substantial retrenchment in its labour staff through the instrumentality of this unfortunate strike, and the discharges amount, for practical purposes, to retrenchment, I am of opinion that full benefits in respect of gratuity payable in accordance with the previous awards and the employer's contribution to the

Provident Fund, in addition to the employees' contribution, should be made available to the *ex*-employees mentioned in Appendix A, as a part of the compensation payable to them. The possible plea that a direction regarding the payment of the employer's contribution to the Provident Fund should not be made in the absence of the Trustees of the Provident Fund does not deserve any serious consideration. The Company should be able to induce the Trustees of the Provident Fund to part with the employer's contribution in favour of the *ex*-employees under Appendix A also, and if the Company fails to induce the Trustees in that direction, the Company should pay compensation to the extent of the employer's contribution out of its own funds. Then arises the question of assessing some amount of compensation in respect of the *ex*-employees under Appendix A and Appendix B from the standpoint of the period of unemployment. I have decided that the *ex*-employees under Appendix A should be given two months' total emolument and the *ex*-employees under Appendix B should be given six months' total emolument, on the lines indicated below in addition to the gratuity and the employer's contribution to the Provident Fund (apart of course from the employees' contribution).

8 I make my award under issue No. 1 by giving the following directions:—

(a) As regards the 192 persons shown in Appendix A to this award and the 7 persons shown in Appendix B to this award, the Company shall pay to each the amount of gratuity which would normally be payable to them in accordance with the previous awards and also the amount of the employer's contribution to the Provident Fund in respect of each of the employees, in addition of course to the employee's contribution to the Provident Fund.

(b) As regards each of the 192 persons mentioned in Appendix A, the Company shall pay further compensation to the extent of two months' total emolument.

(c) As regards each of the persons mentioned in Appendix B, the Company shall pay further compensation to the extent of six months' total emolument.

(d) The expression "total emolument" shall mean the average basic wages (not including overtime wages, bonus or other benefits) plus the average dearness allowance, during the last three months of service inclusive of authorised leave, on full wages.

(e) If any of the abovementioned 199 persons has already been paid the gratuity or the employer's contribution to the Provident Fund or any further amount of compensation in lieu of notice or otherwise such amounts shall be deducted from the amounts directed to be paid in preceding clauses of this paragraph of the award, and the net amount thus arrived at shall constitute the amount of compensation payable under this award.

(f) All amounts payable under the preceding clauses of this paragraph of the award shall be paid within one month from the date on which the award becomes enforceable.

(g) All wages, etc., which may have still remained unpaid and which do not form any part of the compensation proper, shall also be paid simultaneously, if not earlier.

9. As regards issue No. 2 the Company has agreed that it is prepared to re-employ unemployed *ex*-employees in future vacancies if they are available, and I direct that this shall be done.

Appendix A.

Name.	Department.
1. Hrishikesh Sarkar	Accounts.
2 Subdar Mia	Ditto.
3. Gayadhar Parida	Sales.
4. K G Borat	Accounts.
5 Anil K Dutta	Fty. Office.
6 Monoranjan Show	Ditto.
7 Mohan	Ditto.
8 Mayadhar Barik	Accounts.
9 Kanai Lal Boral	Ditto.
10 Sipati N. Sinha	Ditto.
11 Muralal Chowbay	Ditto.
12 D N Sarkar	Ditto.
13 Ghasi Mia	Ditto.
14 T W Macfarlane	Purchase.
15 Biswanath Banerjee	Ditto.
16 Suprokush Bose	Ditto.
17 Gour Ch Sinha	Ditto.
18 Pashupati Shee	Ditto.
19 N C. Nag	Ditto.
20 Sundar Lal	Ditto.
21 Ramdulari	Ditto.
22 Ganesh Banerjee	Issue.
23 N Kar	Ditto.
24 Lutfar Rahman	Ditto.
25 Habib Rahaman	Ditto.
26 Rankissen Ahir	Ditto.
27 Mahadeo Ahir	Ditto.
28 Sankar Mahato	Ditto.
29 Nabi Box	Ditto.
30 Sheru Baore	Ditto.
31 Fandi Mia	Ditto.
32 Singasan	Ditto.
33 Golam Ali	Ditto.
34 A B De	Ditto.
35 Noor Mohammad	Ditto.
36 Sk Abdul	Ditto.
37 Wali Mohammad	Ditto.
38 Kenu Mia	Ditto.
39 Parameswar	Ditto.
40 Lachman Prasad	Ditto.
41 Md Hossain	Ditto.
42 Nandlal	Ditto.
43 P C Parara	Ditto.
44 Akbar Ali	Purchase.
45 Laquat	Ditto.
46 Haripada Chatterjee	Forwarding.
47 Mahu M Paul	Ditto.
48 C H Samuel	Ditto.
49 N Hossain	Ditto.
50 Debabrata Ghosal	Ditto.
51 Randal, I	Ditto.
52 Ah Hossain	Ditto.
53 Mathura I	Ditto.
54 Manghuram	Ditto.
55 Jamuna	Ditto.

Name.					Department.
56.	Iachman	Forwarding.
57.	Tulshi	Ditto.
58.	Jagdeo	Ditto.
59.	Keru	Ditto.
60.	Fuleswar	Ditto.
61.	Gofur Mia	Ditto.
62.	Md. Idris	Ditto.
63.	Mangal	Ditto.
64.	Deodhari	Ditto.
65.	Shamsundar	Ditto.
66.	Murali Bhusan Sarkar	Sales.
67.	K. D. Mukherjee	Ditto.
68.	Amar Hazra	Ditto.
69.	Makhan Nandy	Ditto.
70.	Krishna Gopal Goswami	Ditto.
71.	A. K. Mondal	Ditto.
72.	Samarjit Mukherjee	Ditto.
73.	Purusotham Show	Ditto.
74.	Keramat Ali	Ditto.
75.	Dhanapati Roy	Ditto.
76.	Sohanlal	Ditto.
77.	Nirmul Mitra	Ditto.
78.	A. K. Barua	City Branch.
79.	Ranjit Banerjee	Ditto.
80.	Anil Kumar Bose	Ditto.
81.	Chinta Haran De	Ditto.
82.	Jugat Sarkar	Ditto.
83.	Mani Mohan Das	Ditto.
84.	H. Singh	Ditto.
85.	Sunil Roy, II	Ampoules.
86.	Sovan Das	Ditto.
87.	Nirmal Mukherjee	Ditto.
88.	Bishnupada Das	Ditto.
89.	Surja Saradar	Ditto.
90.	Kiran Ch. Das	Ditto.
91.	Debdas Mandal	Ditto.
92.	Sunil Kumar Roy, II	Ditto.
93.	Sitanath Bhattacharjee	Ditto.
94.	Kali Kinkar Bhattacharjee	Ditto.
95.	Ashim Kumar Auddy	Ditto.
96.	Ganendra Nath Mitra	Ditto.
97.	Krishnadulal Sen	Ditto.
98.	Ganga Bishum	Ditto.
99.	Garib	Ditto.
100.	Dhirendra N. Chakrabarty	Ditto.
101.	Santosh Kumar Das	Ditto.
102.	Khrode Sarkar	Ditto.
103.	Ram Kisson Majhi	Ditto.
104.	Mrinal Kanti Dutta	Ditto.
105.	Nihar Ranjan Bhattacharjee	Ditto.
106.	Sambhu Nath Banerjee	Leprosy.
107.	Jitendra Nath Nath	Bott. Washing
108.	Jagdeo	Ditto.
109.	Subdar	Ditto.
110.	Nanda	Ditto.
111.	Namder	Ditto.

Name.	Department.
Bilo	Bott. Washing.
Ramen Mitra	Laboratory.
Sepai	Ditto.
D. N. Das	Tablet.
Sumil Kumar Das	Ditto.
Gulam Yeakub	Ditto.
Aswini Sarkhel	Ditto.
Khalil Ahmed	Ditto.
Nurali Halder	Ditto.
Gulser	Ditto.
Mahabir	Ditto.
Profulla Ghosal	Bonded.
Sukdeo	Ditto.
Nazir Mia	Ditto.
Ganesh Chakrabarty	Ditto.
Govindas	Ditto.
Rasul Mia	Ditto.
Sk. Alijan	Ditto.
Jugal Kumar Mullick	Ditto.
Basanta Dutta	Toilet.
Haradhan Ghosh	Ditto.
Sudhur Das	Ditto.
Bejoy Kumar Roy	Ditto.
Jaynal Abedin	Ditto.
Kazi Ohidur Rahaman	Ditto.
Apt Chowdhury	Ditto.
Habib Razak	Ditto.
Gulam Panjatan	Ditto.
Munshi Khan	Ditto.
Pitambar	Purchase.
Kudrat Hossain	Ditto.
Ram Nath	Ditto.
Razak	Ditto.
Latif	Ditto.
Surendra Nath Das	Workshop.
Anandyaadhan Naskar	Ditto.
Kundari Nayak	Ditto.
Haridas Dutta	Ditto.
Mata Mohan Naskar	Ditto.
Sitaram	Ditto.
Bazumth	Ditto.
Beni Singh	Ditto.
Abdul Aziz	Ditto.
Baklu	Ditto.
Lala	Purchase.
Ramdhari	Ditto.
Noor Mobmand	Ditto.
Vikhu	Ditto.
S. K. Chatterjee	Galenical.
S. C. Boral	Ditto.
J. D. Chatterjee	Ditto.
A. K. Chakraborty	Ditto.
K. K. Roy	Ditto.
A. K. Roy	Ditto.
Saburam	Ditto.
Saleen Roy Chowdhury	Blowing.

	Name.			Department.
168.	Biswanath Ghosh	Blowing.
169.	Ajit Kumar Das Gupta	Ditto.
170.	Dinesh Mazumdar	Ditto.
171.	Basudev Chakravorty	Ditto.
172.	Jiten Modak	Ditto.
173.	Soroj Das Gupta	Ditto.
174.	Anil Das	Ditto.
175.	Ali Kushim	Packing.
176.	Birjan Ram	Ditto.
177.	Chandra Das (Deo)	Ditto.
178.	Ganaram	Ditto.
179.	Mis Kudrat	Ditto.
180.	Md. Sahid	Purchase.
181.	Nareesh Ghosh
182.	Banshi
183.	Sunil Bhattacharya	Packing.
184.	Gunraj	Galenical.
185.	Gaya Gour	Issue.
186.	Kahir	Ampoules.
187.	Hemanta Panchadhyaj	Bonded.
188.	Ramlagan	Ditto.
189.	Osman	Toilet.
190.	Nirajan	Galenical.
191.	Brijnandan Singh	Purchase.
192.	Shyamapada Chakravorty	Ration.

Appendix B.

	Name.
1.	Benoy Ghosh.
2.	Sontosh Ghosh.
3.	Ananta Pauda.
4.	Gangadhar.
5.	Khagen Halder.
6.	Rakhal Maity.
7.	Sk. Ahmed Ali.

Appendix C.

	Name.			Department.
1.	Kalipada Roy	Issue.
2.	Nakched	Forwarding.
3.	Dulal Chakravorty	Bonded.
4.	Jamuna Pd.	Ditto.
5.	Pheku	Workshop.
6.	Dhiron	Galenical.
7.	Abdul Kader	Packing.
8.	Abdul Mozid	Ditto.

The 19th December, 1950.

S. N. MODAK.
Chairman, Industrial Tribunal

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

7383Lab.—23rd December 1950.—Whereas under the Government of Bengal, Labour Department, order No. 4567Lab., dated the 17th August 1950, the industrial dispute between Messrs. Allen Berry & Co., Ltd., Hazra Road, Calcutta, and its workers of the Konnagar Depot represented by Allen Berry Mazdoor Congress, 26A, Deodar Street, Calcutta, and Allen Berry Head Office Employees' Union, 26A, Deodar Street, Calcutta, referred for adjudication to Sri M. C. Banerji, District Judge; and whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute; and now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.**INDUSTRIAL TRIBUNAL, CALCUTTA.****PRESENT:**

SRI MATISH CHANDRA BANERJI, *District Judge, Tribunal.*

Industrial dispute between Messrs. Allen Berry & Co., Ltd., 62, Hazra Road, Calcutta, and its workers of the Konnagar Depot represented by Allen Berry Mazdoor Congress, 26A, Deodar Street, Calcutta, and Allen Berry Head Office Employees' Union, 26A, Deodar Street, Calcutta.

AWARD.

The Government of West Bengal in the Department of Labour by order 467Lab., dated 17th August 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between Messrs. Allen Berry and Co., Ltd., 62, Hazra Road, Calcutta, and workers of the Konnagar Depot represented by Allen Berry Mazdoor Congress, 26A, Deodar Street, Calcutta, and Allen Berry Head Office Employees' Union, 26A, Deodar Street, Calcutta, to me as the Tribunal for adjudication.

Notices were issued on both the parties and they filed written statements in support of their respective cases.

Messrs. Allen Berry & Co. is a firm of automobile engineers with its head office and main workshop at 62, Hazra Road, Calcutta. The Company was originally owned by Europeans but was purchased by Messrs. Dalmia about 5 years ago. The Company purchased a considerable stock of heavy automobile stores, cars and trucks from the Disposals Department of the Government of India in 1946. Reconditioning of old military vehicles and selling them in the market was one of the chief business of the Company, although at their workshop at Hazra Road, they also undertake repairs of motor vehicles, assemblage of parts of automobiles and sale of cars imported from abroad. The Company opened several depots for keeping the disposal vehicles and parts and also started workshops at these depots for reconditioning these vehicles with a view to their sale in the market. Depots with workshops were thus opened at Jodhpur (Tollygunge), Warah and Sodepur, which were all closed one after another. A new depot and workshop were opened at Konnagar in the beginning of 1948 for the purpose of stacking vehicles. In December 1949 the Company started workshop at Konnagar for the purpose of reconditioning some vehicles, mainly the jeeps. The Sodepur Depot was closed in April 1950.

The Company closed its workshop at Konnagar on 29th July 1950 discharged the workmen there, 149 in number, by a notice, dated 28th July 1950. The employees of the Konnagar workshop were affiliated to A. Berry Mazdoor Congress and Allen Berry Head Office Employees' Union. These Unions representing the workmen objected to the closing of workshop and discharge of the workmen and approached the Labour Directorate for a conciliation of the dispute. The Labour Directorate failed to effect any settlement and submitted a report to the Government under section 12(4) of the Act recommending a reference of the dispute to the Tribunal. The reference, as mentioned above, was thereafter made for adjudication of this dispute.

The Unions in their joint written statement assailed the closure of workshop at Konnagar as an illegal lock-out designed with the ulterior purpose of paralysing the Unions and claimed for orders for an immediate termination of the lock-out and reopening of the workshop with compensation for the period of non-employment of the workmen. In the alternative the Unions claimed for the discharged workmen all arrears wages, Provident Fund dues including the employer's contribution, bonus for 1949-50, compensation for termination of service amounting to 12 months' emoluments and an assurance of priority in choice in case of recruitments in future vacancies.

The Company in its reply stated that they were not actuated by a motive of unfair labour practice in closing the workshop or discharging the employees, that had the Company not taken this drastic measure for reducing expenditure and restoring financial equilibrium, the entire company including all other depots and workshops would have met with a financial break down leading to a total unemployment of all the employees of the Company. The Company, therefore, state that the closure of the depot as workshop at Konnagar was justified by the needs of the business. It further stated that after the closure of the workshop a large number of workmen approached the Company and came to a settlement with them to accept termination of service on receipt of compensation according to the terms of the agreement, dated 5th April 1950, with the discharged Sodepur staff and that 79 out of 149 workmen received such compensation and accepted the termination of their employment. A copy of the agreement regarding the terms of retrenchment of workmen of Sodepur Depot appears as Annexure A of the Company's written statement. The Company aver that the compensation proposed by them was fair and just and the Union claim in this proceeding was unworthy of support.

On 20th September 1950 the Unions filed an application for a direction on the Company to pay full wages for the period of closure till the date of the award with provision for readjusting the same in the final award, way of an interim relief, in view of the pecuniary difficulties of the workmen. The Unions stated that a large body of workmen had since set their claims with the Company on receipt of 3 months' emoluments or merely to poverty and unless the rest of the workmen were allowed interim relief as desired, they would be compelled to come to terms with the Company under pressure of financial strain to the detriment of their just rights as claimed in this proceeding. The application was heard in the presence of both the parties on 27th September 1950 and an interim award was made on 5th October 1950 directing the Company to pay 2 months' emoluments (basic pay and dearness allowance) to each of the employees who had not received compensations from the Company in satisfaction of termination of service within 7 days from the date of the order. The Company appealed against this interim award to the Hon'ble Appellate Tribunal. 1

judgment, dated 13th November 1950, the Hon'ble Tribunal dismissed appeal and upheld the interim award. The interim award of this nature is made Appendix "A" of this award. The parties were also notified after the receipt of the record and the judgment of the Hon'ble Tribunal.

The appearances for the parties were as follows:—

For the Union: Sri D. L. Sen Gupta, Advocate, assisted by Sri Asoke Das Gupta, Secretary, Allen Berry Head Office Employees' Union, Sri Mani Chakravarty, Assistant Secretary, Allen Berry Head Office Employees' Union, Sri Ghanteswar Patra, Vice-President, Allen Berry (Hazra Road) Mazdoor Congress, Sri Sudhir Burman, Secretary, Allen Berry (Hazra Road) Mazdoor Congress and others.

For the Company: Sri S. C. Sen, Advocate, Sri N. C. Roy, Chief Accountant, Sri D. D. Chadda, Labour Officer of the Company and others.

The issues framed were as follows:—

ISSUES.

(a) Has there been a lock-out of the Konnagar Depot of the Company?

(b) Is the lock-out lawful and justified?

(c) Should the Depot be reopened? Are the employees entitled to any relief if it is reopened?

In case the Depot does not reopen, are the employees entitled to any of the following reliefs:—

(a) All arrear wages along with gratuity, and Provident Fund Contribution of employees and employers.

(b) Compensation for termination of employment.

(c) Bonus for 1949-50.

(d) Priority in case of future recruitment.

DECISIONS.

Issue No. 1.—(a), (b) and (c).

The Unions characterised the closure of the Konnagar workshop as an unlawful and unjustified lock-out as it would appear from the following extract in written statement:—

"That the Company's action and effects amount to lock-out and the reasons advanced by the Company in justification of their conduct in their notice of the 28th July are false pretext with a motive to release a hell of terror in the minds of workmen of the Company and thus to break the Unions who have been agitating and agitating for the legitimate grievances of the workmen since their inception. Under the circumstances, the Company should come forward with convincing materials to justify their lock-out and in the event of their failure to establish a sure case the Tribunal may kindly be pleased to hold the lock-out illegal, unnecessary and unjustified and award....."

It appears that the Unions put forward the plea that the closure of the workshop was designed to paralyse the trade union activities of the workmen and the Unions and unless the Company succeeded in establishing

sufficient justification for such closure the Company should be considered to have declared an illegal and unjustified lock-out. It is, therefore, necessary to determine if the closure of the workshop amounted to a lock-out under the Industrial Disputes Act, if it was illegal and lastly if it was unjustified.

Under the present Act the closing of a place of employment or a suspension of work or refusal by employer to continue to employ one or more persons employed by him irrespective of any other consideration, amounts to a "lock-out" under section 2(1) of the Act. The question has been discussed in my award on the industrial dispute between Messrs. S. J. Ltd., 23, Convent Road, Calcutta, and Spence, Ltd., Workers' Union, Beliaghata Main Road, Calcutta, published in the *Calcutta Gazette*, 3rd February 1949. The closure of Konnagar Depot was, therefore, a "lock-out" under section 2(1) of the Act. A "lock-out" has been defined as illegal and punishable only under certain specified circumstances. Section 22 prohibits strikes and lock-outs in a public utility service under certain circumstances and section 23 enacts a general prohibition of strikes and lock-outs in certain circumstances in other concerns. Section 23 runs as follows:—

"No workman who is employed in any industrial establishment shall go on strike in breach of contract and no employer of any workman shall declare a lock-out—

- (a) during the pendency of conciliation proceedings before a Board and seven days after the conclusion of such proceedings;
- (b) during the pendency of proceedings before a Tribunal and six months after the conclusion of such proceedings; or
- (c) during any period in which a settlement or award is in operation in respect of any of the matters covered by the settlement or award."

There is no question of the clauses (b) and (c) being in operation in the present case. It is stated in the written statement of the Union that a conciliation proceeding between the Company and the workmen of Konnagar Workshop was pending before the Labour Commissioner, Government of West Bengal, with effect from 11th February 1950 and that Sri E. Banerji, Assistant Labour Commissioner, was to inspect the Konnagar Depot on 1st August 1950 at 3 p.m. in connection with that conciliation proceeding. The closure of the workshop was made with effect from 29th July 1950 by a notice, dated 28th July 1950. The conciliation proceeding before the Conciliation Officer was, therefore, pending when the closure was declared. Section 23(a) does not prohibit the declaration of a lock-out by an employer during the pendency of conciliation proceedings before a Conciliation Officer but it prohibits a lock-out during the pendency of conciliation proceedings before a Board and 7 days after the conclusion of such proceedings. Conciliation proceedings by Conciliation Officers are governed by section 12 of the Act and conciliation proceedings by a Board are governed by section 13 of the Act. It is, therefore, clear that section 23 of the Act does not prohibit a lock-out when it is declared during the pendency of a conciliation proceeding before a Conciliation Officer under section 12 of the Act. The lock-out in question was not, therefore, illegal in the sense, that it was prohibited by section 23 of the Act.

The next point for consideration is if the lock-out by way of closing the workshop was unjustified or unfair. Under the American Law there are some rights and practices of the management, which have got recognised as management functions, which could be exercised without the prior sanction of the Union or without prior arbitration. One of these is "met"

operation". Fixing of the size of the working force has been recognised by numerous decisions in the American Courts as a management function in the category of "methods of plant operation". (Management functions in Collective Bargaining by Ludwig Teller, pages 34 to 49). The cited author states at page 56 as follows: "Business cannot be run by interested third parties. It must be run by persons vitally interested in the conduct of business, responsible for mistakes. It is submitted that in the absence of express agreement to the contrary the right of initiating management functions should carry with it the right to have the initiated functions exempted by arbitrators and upheld in the absence of showing a lack of agreement or bad faith. By good faith is meant the desire to run business in line with the needs of business. Bad faith would be shown by evidence of an intention of the employer to deprive the Union or employees of the fruits of the agreement, whether directly or indirectly whether through discrimination or by other means. Management errors of judgment would not be open to scrutiny by the arbitrator. The scope of arbitration should be limited to enquiry into employer's good faith in exercising the given decision." The same author in his treatise on Industrial Disputes and Collective Bargaining at page 859 discusses the effect of the Wagner Act on the total closure of a plant as follows:—

"A shut down or removal of plant involves discrimination consisting of mass discharges where the purpose of the shut down or removal is to effect a lock-out as the means of expressing hostility to union activity, organisation or the obligation to bargain collectively. Where, on the other hand, the shut down or removal is the reflection of economic necessity or otherwise occasioned by reasons unrelated to union hostility there is no violation of the Act."

The principles mentioned above have been generally followed also in the determination of the management labour relations. The instances justifying employee's right to reinstatement as generally decided in the Industrial Tribunals in India has been discussed in this annual's award in the industrial dispute between Messrs J. K. Eastern Stores, Ltd., and allied concerns and their workmen published in the *Calcutta Gazette*, dated 2nd November 1950. The nature of bad faith in refusing reinstatement of a discharged employee as generally accepted in management labour relations in India is a desire for victimisation to curtail union activity or the pursuit of an ulterior motive unrelated to the case alleged. If the closure of the workshop and the consequent discharge of workmen is intended to be a means of expressing hostility to union activity or organisation it is considered to be an instance of victimisation to curtail union activity; if on the other hand, the closure or the consequent discharge is as a result of some ulterior purpose it is considered to be an instance of unfair labour practice and in case of either of these kinds of bad faith on the part of the employer being proved, the employee is entitled to reinstatement. It, therefore, appears that if the closure of the workshop and the discharge of the workmen there was a result of bad faith or in other words if it was prompted by the purpose of victimisation to curtail union activities or any ulterior purpose, the closure of the workshop will be unjustified and unfair. If, on the other hand, the closure of the workshop was a reflection of an economic necessity it will be justified and upheld in this proceeding.

The Union's case is that this closure was prompted by a desire to commit victimisation and unfair labour practice in regard to the workmen, whereas the company averred that they had to close the workshop for reducing expenditure with a view to restoring financial equilibrium and in order to

avoid a total collapse of the whole industry involving other centres. The decision of this question will be made in the light of the following circumstances that transpired during the pendency of the present proceedings.

It is an admitted fact that Sri Ram Krishna Dalmia is one of the principal shareholders of this Company and it appears to me that he is in a position to formulate policies to be followed by the Company. It is also admitted by the representatives of the Company that the daily Bengali newspaper "Satyayug" is an organ under the control of Sri Ram Krishna Dalmia. The Union filed the "Satyayug" published on Monday, the 15th October 1950 (Ext. 1), and the issue of "Illustrated Weekly of India", dated 21 October 50 [Ext. 1(a)], which show that in a meeting at the Hazra Road Centre of the Company on 14th October 1950 Sri Ram Krishna Dalmia declared that 58 of the recently discharged employees of the Konnagar Depot would be reinstated and that he invited the employees to increase production in full co-operation with the management. It also appears from the statements of the parties at the time of the hearing that Sri Dalmia promised to re-employ these 58 men for a period of 3 months at the first instance and that at the end of such period the question of their retention for a further period would be considered in view of financial considerations. It is evidence that at present there are only 58 men as the remnant of 149 employees in the workshop who did not amicably accept the termination of employment according to the terms offered by the employers. These men have been shown in the list Ext. 2. At the time of the hearing of the case the representatives of the Company were not willing to abide by the promise of Sri Dalmia on the ground that the Union claimed compensation for the period of non-employment as also compensation in lieu of termination of employment if it occurred, which, it is claimed by the Company, were not conceded to by Sri Dalmia over and above the promise of re-employment for a period of 3 months. The representatives of the Union stated that the question of compensation for the period of non-employment or in case of termination of employment was never raised before Sri Dalmia by either party and the promise of re-employment of the 58 men was not contemplated by Sri Dalmia to be subject to any condition as alleged. The newspaper reports referred to above do not give any indication as suggested by the Company before me. Although, however, no agreed settlement has been arrived at between the parties, the promise of Sri Dalmia in itself has significance of its own. It appears to me that the promise of Sri Dalmia enunciates that the reinstatement of the residue of 58 workmen of Konnagar Workshop is a practicable proposition in view of the financial implications involved in such a step. The Union did not claim any relief for the rest of 149 workmen at the concluding stage of this proceeding. Accepting the Company's case that 149 workmen of Konnagar Depot were discharged for an economic necessity and also the proposition involved in Sri Dalmia's promise that the residue of the 58 workmen of the workshop could be reinstated for a minimum period of 3 months, it appears to me fair and reasonable that the Company should re-employ these 58 men as per Ext. 2 forthwith and it is awarded accordingly. The Company's representative stated to me that the Company may employ them as a separate unit in the Calcutta centre of the Company. It is, therefore, directed that the Company may reinstate these 58 men either at the Konnagar Depot or at their Calcutta Centre at Hazra Road or Park Street. This order of reinstatement shall come into operation on the expiry of 15 days from the date of the publication of this award.

The next question is as to the Union's claim of compensation for the period of non-employment since 29th July 1950. The Union claims that these 58 workmen should be allowed compensation for the period of

on-employment from 29th July 1950 to the date of re-employment, in view of the fact that they were put to great hardship owing to their sudden discharge. The claim of the Union extends to the total emoluments for the period of non-employment from 29th July 1950. The Company opposed the claim and pressed that if they were reinstated in view of Sri Dalmia's promise, the workmen were not entitled to any compensation for the period of non-employment, inasmuch as, the declaration of Sri Dalmia did not contemplate the payment of any compensation. The matter, however, has to be considered from a different angle. The period of non-employment of the workmen was doubtlessly one of involuntary unemployment, for which they are entitled to compensation in accordance with the award of Sri S. K. Sen, J.C.S., in the industrial dispute between Messrs. Allen Berry & Co., Ltd., and their workmen published in the *Calcutta Gazette*, dated 24th June 1948. In this award, however, the workmen of the Konnagar Workshop are not parties as that workshop was not in existence at that time. I have no doubt that the principles enunciated by Sri Sen in the award mentioned above is applicable to the present body of workmen of the Company. These principles are based on the award of the Major Engineering Tribunal of 3 Judges which was published in the *Calcutta Gazette, Extraordinary*, dated 2d July 1948. According to this award a compensation equal to 50 per cent. of the basic wages and the dearness allowance is payable to the workmen for a period of 30 days in each half year under some conditions. In the present case the workmen were out of employment since 29th July 1950 and the promise of Sri Dalmia made on 15th October 1950 had been redeemed notwithstanding this period of non-employment of the workmen would have been reduced considerably.

It appears from the statement of both the parties that the workmen of the Company in the Calcutta Centres and also the workmen still now employed in the Konnagar Depot were paid bonus to the extent of one month's basic pay before the Pujas in 1950. It is, therefore, claimed by the workmen that they were entitled to the bonus paid to all workmen before the Pujas in the first part of October 1950 and they were entitled to this amount although they were discharged at the end of July 1950. This claim appears to me to be justified.

Considering all the facts and circumstances of the case, I am of opinion that the 58 workmen mentioned in the list Ext. 2, who will be reinstated, should receive from the Company by way of compensation for the period of non-employment from 29th July 50 till the date of re-employment mentioned in this award, a sum equivalent to emoluments (basic pay and dearness allowance) for one and half months at the rates received by them at the date of their discharge and it is awarded accordingly. It is also awarded that these workmen shall get bonus for 1950 to the extent of one month's basic pay.

It has been mentioned above that by interim award, dated 5th October 50, this Tribunal directed the Company to pay two months' emoluments (basic pay and dearness allowance), to some employees including the men in the list Ext. 2, within 7 days from the date of the order. I am informed by both the parties that out of this sum only the basic wage for one month as paid to the workmen on 17th October 1950 in partial obedience to the interim award made on 5th October 1950. The amount so paid shall be deducted from the sums awarded above. It is, therefore, awarded that the Company shall pay to each of the 58 employees mentioned above a sum as allowed above reduced by the amount that was paid after the date of the interim award and in pursuance thereof on 17th October 1950. These payments shall be made within three weeks of the date on which this award becomes enforceable.

As it is not certain whether the employment of these employees will be terminated after any definite period, I do not consider, in view of the circumstances of this case, that a decision, as to any compensation that any of these employees may or may not be entitled to on termination of employment, is either possible or proper. No award, therefore, is made on that question.

Issue No. 1 is accordingly answered.

Issue No. 2.—(a), (b), (c) and (d).

In view of the award of issue No. 1 a decision of this issue is unnecessary. This issue is not, therefore, answered. The question of bonus in clause (c) has, however, been decided along with Issue No. 1 above.

APPENDIX A.

Interim Award.

Order No. 7, dated 5th October 1950.—The dispute arose out of the closure of the Workshop at Konnagar Depot of the Company on 29th July 1950 and the consequent discharge of 149 workmen employed at that place. The Company, as disclosed in its notice, dated 28th July 1950, purported to take the action by way of closure of the workshop, owing to unfavourable financial position of the Company and the uneconomic working of the depot. The workmen are represented by two Unions. The Unions, on the other hand, assailed the action of the Company as an affront to it and as a retaliation for the trade union activities of the workmen. The parties filed written statements as called for by the Tribunal and issues were framed on 20th September 1950.

By an application, dated 20th September 1950, the Unions claimed wages for the discharged workmen for the period from the date of the closure of the Depot till the date of the award, by way of an interim relief, in view of the pecuniary difficulties of the workmen. The Unions stated that a large body of workmen have since settled their claims with the Company on receipt of three months' emoluments, owing merely to poverty and unless the rest of the workmen were allowed an interim relief as desired, they too would be compelled to come to terms with the Company under pressure of financial difficulties, to the detriment of their just rights claimed in this proceeding. The application of the Unions was filed by Sri D. L. Sen Gupta, Advocate.

Sri J. K. Ghosh, Pleader, representing the Company, opposed application and characterised it as a step to founder the Company's attempt at amicable settlement with the workmen. The Company's written statement discloses that 79 out of a total of 149 workmen agree to abide by the terms of settlement, arrived at on 5th April 1950, between the Company and their workmen of the Sodepur Depot, who were similarly thrown out of employment on a closure of that workshop and that 70 persons have since received such compensation and left the Company's service amicably.

The application was taken up for hearing on 27th September 1950.

Heard the learned lawyers for the parties. It appears to me that it is not possible for the Tribunal to make an award or see it enforced by the Pujas, which is an occasion for extra expense for all. The questions at issue involve payment of compensation on the claim of reinstatement being decided affirmatively or negatively. I do not find any objection to allowing some compensation in an interim order, pending final decision on the points at issue.

giving my best consideration to the matter, I direct that the Company pay two months' emoluments (basic pay and dearness allowance) to each of its employees, who have not received compensations from the Company on termination of service, within 7 days from date. The Company and the Unions be informed through their lawyers and directly.

M. C. BANERJI,

Tribunal, Industrial Disputes.

9th December 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7428Lab.—27th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5410Lab., dated the 20th September 1950, the industrial dispute between Messrs. Jessop & Co., Ltd., 13, Netaji Subhas Road, Calcutta-1, and their employees represented by the Employees' Union, 32, College Row, Calcutta-9, over the question of payment of bonus for 1949 to the subordinate staff, was referred for decision to Sri G. Palit, District Judge;

and whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of reference No. 5410Lab., dated the 20th September 1950, concerning the industrial dispute between Messrs. Jessop & Co., Ltd., 13, Netaji Subhas Road, Calcutta-1, and their employees represented by Jessop's Employees' Union, 32, College Row, Calcutta-9.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

For the Company: Dr. J. K. Bose, Chief Labour Adviser to the Indian Engineering Association.

For the Union: Sri D. L. Sen Gupta, Advocate.

AWARD.

The industrial dispute mentioned above has been sent to me for adjudication. It relates to claim of bonus for 1949 of the subordinate staff of the Company referred to above.

The Union's case is that the Company is as old as 1887 and is under Indian management. The strength of its employees at the head office and the factory stands at 4,000. The subordinate staff of the Company includes the durwans, bearers, jamadars, peons, sircars, dufftries, drivers, messengers, khansamas, watermen, etc. The Employees' Union was created in 1946 and it was subsequently registered. The Company gave one month's salary as bonus in 1947. It did not, however, grant the Puja bonus for 1948. The matter was referred to the Tribunal presided over by Mr. K. Sarkar by Government order No. 3630Lab., dated the 1st October 1948.

The said Tribunal granted Puja bonus for 1948 both to the clerical and the subordinate staff. The award was published on the 9th December 1948.

1948 in the *Calcutta Gazette*. The question of attendance bonus of Company was mooted before the Mercantile Tribunal. The award published in the *Calcutta Gazette*, dated the 23rd June 1949. It aimed giving the said bonus to the menials also. The Company, however, did not implement the said award in respect of the subordinate staff. There was an agitation accordingly for the Puja bonus of 1949. The matter was referred to the Tribunal presided over by Sri S. C. Chakravorty by Government order No. 578Lab., dated the 4th February 1950. The award published in the *Calcutta Gazette* on the 27th April 1950. The learned Tribunal granted one month's pay as Puja bonus for 1949, on the principle laid down by him and his colleagues of the Mercantile Tribunal. The Company, however, paid the Puja bonus for 1949 to the clerical staff and not to the subordinate staff. Accordingly there was again agitation on this matter. The dispute for bonus for 1949 in respect of the subordinate staff has been referred to this Tribunal by Government order No. 5401Lab. dated the 20th September 1950.

The Company's objection to the above claim is that there is no pressure behind it. The Company contends that the bonus for 1947 was paid under duress. The Company had to pay the bonus for 1948 under the Tribunal award of Sri P. K. Sarkar. The Company's objection consists in saying that the Mercantile Tribunal's award as well as the award of Sri S. C. Chakravorty did not refer to the subordinate staff. The award of Sri S. C. Chakravorty was based on the award of the Mercantile Tribunal which in turn was limited in scope only in respect of the clerical staff. The subordinate staff was bound by the award of the Engineering Tribunal presided over by Sri S. K. Sen. This award did not grant bonus to subordinate staff. Besides, on the merits the Company contends that the claim of bonus cannot be maintained, because the Company has raised wages while the wages of the subordinate staff and also dearness allowance in excess of the provision contained in the award of the Engineering Tribunal.

Coming to the facts of the present case I am clearly of opinion that the stand taken by the Company in the present case can hardly be sustained. Sri P. K. Sarkar could not persuade himself to accept that a private Company like Messrs. Jessop & Co., Ltd., could have been forced to payment under duress in 1947. I also find eye to eye with him on this matter. The Company may have reluctantly paid the said bonus, but not under panic but certainly not under duress. Sri P. K. Sarkar also put down the objection of the Company on the score of the Engineering Tribunal having already decided the matter by refusing the claim of the subordinate staff. I find as Sri P. K. Sarkar also did find, that the said Tribunal kept the matter open and for good reasons. It did not have before it the full facts in respect of the Engineering Companies in general and the Company in particular. What the Tribunal did decide was that in view of the comparable profits in the past years the Company should be liable to grant bonus in the future. It did not specify the number of years required in this connection to uphold the claim of bonus.

Regarding the award of the Mercantile Tribunal and of the award of Sri S. C. Chakravorty, I find that the Mercantile Tribunal had before it only the clerical staff of this Company. So the Company cannot be surprised if it did not implement the award in respect of the subordinate staff on the ground of its being *ultra vires* to that extent. Sri S. C. Chakravorty was also a member of the Mercantile Tribunal and was under the impression that he was granting bonus to the subordinate staff by his separate award. So he was rather surprised when he found that the Company evaded the operation of the award concerning bonus in respect of the subordinate staff. The learned Tribunal observes: "I was surprised when some Union people

ame and complained to me that bonuses were not being paid to subordinate staff. Some days after this, one of the Directors of the Company came to see me over this matter. He pointed out to me that in the earlier part of the award of 1949 we decided that this would not bind the subordinate staff who were then being governed by the award of the Engineering Tribunal. This practically made nugatory all that we awarded for subordinate staff". So the position clearly before me is this that there has been no decision as yet in respect of the bonus of the subordinate staff for the year 1949. My freedom of decision in this respect is accordingly unfettered. I only find that the subordinate staff was rather unfortunate in not having the bonus for 1949 though the two successive Tribunals wanted to award it. The company does not plead before me in its written statement that its financial position has since deteriorated. There is no evidence before me in this respect. So if the bonus was paid in past years, viz., 1947 and 1948, there can be no reason why the bonus would be refused in respect of 1949 to the subordinate staff. This is one aspect of the matter.

I come next to the other aspect of the matter, viz., that the Company has raised the wages and the dearness allowance since the award of the Engineering Tribunal and as such the claim for bonus for 1949 in respect of the subordinate staff must fail. I do not find any force in this contention sufficient to defeat the claim. The present minimum basic rates for peons, urwans and bearers is Rs. 30 per month in place of Rs. 25 per month in the Engineering Tribunal's award. The Company grants dearness allowance of Rs. 42 per month at a flat rate in place of dearness allowance of Rs. 25 per month and Rs. 35 per month respectively in respect of wages below and above Rs. 50 per month. This is what I get in the written statement of the Company. There is nothing to show that the subordinate staff did waive their claim for bonus in respect of this slight rise in wages and dearness allowance. This also is not equivalent to the amount the subordinate staff would otherwise get as bonus. Coming to the merits of the matter I find no reason why the Company should make this discrimination between the clerical staff and the subordinate staff. Each in its own way contributes its humble mite to the general production. The subordinate staff may not have contributed in the matter of production as much as the clerks. But there can be no point in totally refusing the claim of bonus to the subordinate staff on the merits while the clerks receive it. The subordinate staff comprise generally the lowest paid workers. As such, their claim for bonus is certainly stronger than in the case of their more fortunate brethren who get higher wages.

So, considering the matter from all its aspects I award the claim of bonus for the year 1949 to the subordinate staff both at the head office and the factory under this Company equivalent to one month's wages during a bonus year. This must be paid within one month of the award coming into operation.

G. PALIT,

District Judge, Industrial Tribunal.

the 14th December 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7375Lab.—23rd December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3359Lab., dated the 21st June 1950, the industrial dispute between Messrs. Chittagong Engineering and Electric Supply Co., Ltd., 1, Gangaram Palit Lane, post office Dharamtolla, Calcutta, and their employees in connection with the case of Sri Satish Chandra Ganguly, 28/11B, Library Road, Calcutta-26, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an Industrial Dispute between Messrs. Chittagong Engineering and Electric Supply Co., Ltd., 1, Gangaram Palit Lane, post office Dharamtolla, Calcutta, and their employees in connection with the case of Sri Satish Chandra Ganguly, 28/11B, Library Road, Calcutta-26.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

Present for the employees: Sri P. K. Sanyal, Advocate.

Present for the Company: Sri S. C. Sen, Advocate, assisted by Sri N. M. Das Gupta, Pleader.

1. By order No. 3359Lab., dated the 21st June 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act (Act XIV of 1947) and referred the said dispute to me for adjudication. The reference was received on the 22nd June 1950. The employee files written statement on the 10th July 1950. The Company files written objection on the 24th July 1950. Issues were framed on the 3rd August 1950. There was a preliminary hearing on the 17th August 1950 in respect of issues 1 and 2. The case was adjourned for final hearing on evidence. The case was taken up for trial on the 13th November 1950. It was concluded on the 16th November 1950.

2. The following issues were framed:—

1. Is the dispute in question an industrial dispute?
2. Is Sri Satish Chandra Ganguly a "workman" under Industrial Disputes Act, 1947?
3. Is the order of suspension and dismissal of Sri Satish Chandra Ganguly justified, or was it passed *mala fide*? Is he entitled to reinstatement and/or to compensation?

AWARD.

3. The employee's case is that he joined the firm of Chittagong Engineering and Electric Supply Co., Ltd., as far back as 24th July 1932 as an Accountant on a monthly salary of Rs. 50. On the 17th April 194

as promoted to the post of the Chief Accountant on a salary of Rs. 965 per month. He drew dearness allowance of Rs. 50 per month and rent allowance of Rs. 60 per month. Besides, he was granted Rs. 12 grant allowance. On the 18th of February 1949 a Committee of Enquiry was set up for enquiring into the affairs of the Company including the accounts matters. On demand by the said Committee the Chief Accountant, Sri Satish Chandra Ganguly, submitted a written statement on the 26th March 1949. On the 9th May 1949, he was suddenly placed under suspension by order of the Managing Director immediately after the latter's return from Chittagong. Sri Satish Ganguly had left in his drawer Rs. 185 and was locked up. He moved the Enquiry Committee about the matter of suspension and also prayed that the drawer might be kept under lock and key. On the 25th May 1949, the Managing Director got the suspension rescinded. He was deputed to Rangpore for the closing of the accounts there. On the 9th June 1949 he returned from Rangpore after completion. On the 12th June 1949 he received orders of the Managing Director to go to Rajshahi and Sirajganj for the closing of accounts there. He was not able to go there for ill health and stayed away under the permission of Mr. Das, the member of the Enquiry Committee. In the presence of Mr. Das, the Managing Director was about to assault him. Then on the 31st of July the Managing Director was persuaded to call him back to office on the intervention of the Auditor of the Company. Sri Satish Ganguly resumed his duties. He continued till he fell ill on the 7th September 1949. On the 9th of September 1949 he applied to the Managing Director for leave on the ground of eye troubles. He got his eye troubles attended by Dr. N. K. Munshi. He forwarded the medical certificate in support of his ill health from Dr. Munshi on the 24th September 1949. The certificate was countersigned by the office doctor. He, however, got no sanction about his leave being sanctioned, though he had to his credit 75 days' leave account more than 75 days' leave. On the 1st October 1949 he went out to Jamshedpur for a change under medical advice. He got his eye troubles treated by Dr. S. Banerjee there. On the 12th November 1949 he sent a letter to the Company enclosing a medical certificate. On the 14th November 1949 he received a letter from the Managing Director, Sri K. K. Sen, asking him to explain why his service should not be discontinued. He sent an explanation. On the 29th November 1949, he received a letter from the Company to the effect that his service has been terminated on the 16th October 1949. On the 24th November 1949 he sent a letter to the Labour Commissioner claiming wages and allowances, etc. On the 11th September 1949, he received an order of transfer to Chittagong from the Managing Director. It was, of course, not possible for him to go there because of his eye troubles. Thus there is no wilful violation of service. So he claims reinstatement in service with compensation.

The Company has taken two legal objections, viz., (1) that Sri Satish Chandra Ganguly was not a "workman" as defined in the Industrial Disputes Act of 1947, and (2) that the dispute in question is not an industrial dispute. Besides the above, the Company contends that the order of suspension and ultimate dismissal of Sri Satish Chandra Ganguly was perfectly justified in the circumstances. Sri Ganguly is said to have sided with Rai Bahadur U. L. Roy who was the Superintending Director and tried to oust the Managing Director Sri K. K. Sen from his post. He was suspended because he started spreading false allegations against the Managing Director also regarding the financial position of the Company. Sri K. K. Sen had gone to Chittagong and on his return on the 7th May 1949, he dismissed Sri Ganguly with effect from the 10th May 1949. As Sri Ganguly had apologised, Sri K. K. Sen was persuaded to rescind the said order. On the 6th June 1947 the Board of Directors decided to

shift the Head Office from Calcutta to Chittagong, and an order was passed on the 14th September 1949 transferring the staff in the Accounts Department including Sri Satish Chandra Ganguly from Calcutta to Chittagong. Sri Satish Chandra Ganguly avoided compliance with this direction on various pretexts. The Company issued a charge sheet on the 24th November 1949 against Sri Satish Chandra Ganguly. He showed cause which was found to be unsatisfactory. So his service was terminated. Accordingly, the Company resists the claim of reinstatement and compensation by Sri Satish Chandra Ganguly.

Issue No. 3.

4. This issue is taken up first for the sake of convenience. Regarding the order of suspension of Sri Satish Chandra Ganguly it was the contention of the Company that he was spreading false allegations against the Managing Director, Sri K. K. Sen and in respect of the financial position of the Company. Sri K. K. Sen came back from Chittagong on the 7th of May 1949, and he suspended Sri Satish Chandra Ganguly by a letter, dated the 9th May 1949, with effect from the 10th of May 1949. The Secretary of the Company, Sri Khitish Chandra Das (Imp. O. P. W. No. 5, deposed in the present case. He does not have any personal knowledge as to what allegations Sri Satish Chandra Ganguly had been making against Sri K. K. Sen falsely, or in respect of the financial position of the Company. So practically we are left guessing about the point. He further says that Sri K. K. Sen suspected that Sri Satish Chandra Ganguly was siding with Rai Bahadur U. L. Roy to oust him from office. That is also given by the Secretary as a reason for this order of suspension. Thus it is clear that Sri K. K. Sen had also a motive in the matter. We have got in evidence that Sri Satish Chandra Ganguly deposed before the Enquiry Committee in which he exposed certain matters concerning Sri K. K. Sen. I find that the original order of suspension is not traceable in the Company. Thus it appears to be absolutely hasty order from Sri K. K. Sen directly on his return from Chittagong. So I have no hesitation in finding that this order of suspension is absolutely unwarranted. Besides, Sri K. K. Sen had ultimately to rescind it when Sri N. N. Das, one of the Directors, and Sri U. C. Majumdar, Auditor of the Company, had intervened. The Secretary does not say that the order of suspension was rescinded because Sri Satish Chandra Ganguly had apologised to Sri K. K. Sen as stated in the written statement of the Company. This only indicates that the order was wrong and passed out of personal grudge, otherwise these two responsible persons would never have intervened on behalf of Sri Satish Chandra Ganguly. It was rescinded only when pressure was brought to bear on Sri K. K. Sen.

Regarding the order of dismissal I must say that it is more unjust and perhaps more unwarranted than the above. The grounds urged in the written statement of the Company underlying this dismissal are that Sri Satish Chandra Ganguly tried to avoid his transfer to Chittagong on various pretexts. He was given charge sheet on the 23rd November 1949 as annexure "C". As his explanation was unsatisfactory, the Company, by its letter, dated the 29th November 1949, terminated his service. I get evidence that on the 9th September 1949 Sri Satish Chandra Ganguly made an application for short leave because of his eye troubles. This is in exhibit 4. He had to work strenuously at this time and neglected his eye troubles which, however, became very serious. His face got swollen and his eyes practically closed down. On the 19th of September 1949 he did not attend to his office and made his formal leave application in exhibit 4A. Then he got his eye troubles examined by Dr. N. K. Mukherjee.

eminent eye specialist of R. G. Kar Medical College. This medical certificate was forwarded to the Managing Director on the 24th September (exhibit 5). It shows that the office doctor also countersigned the certificate. But it appears that no order sanctioning the leave was issued to Sri Satish Chandra Ganguly. Not that no leave was due to Sri Satish Chandra Ganguly contends that more than 75 days' leave was to his credit in his leave account. The Secretary of the Company, Satish Chandra Das Gupta, O.P.W. No. 5, could not contradict this. When he went to Jamshedpur under medical advice for a change, he sent a certificate from Dr. S. Banerjee who treated his eye troubles there. On the 1st November 1949 he addressed the letter to the Company enclosing a medical certificate from the attending Doctor S. Banerjee, marked exhibit 6. Dr. Nihar Kumar Munshi has also countersigned it. Thus it is clear that Sri Satish Chandra Ganguly did not rest content with mere making an application but took care to back it up by medical certificates from several doctors during his illness. Now, what does the Company do? The Company by its order (exhibit 7) says that the medical certificate submitted by him did not appear to be helpful in the matter. He had been exempting himself from duties indefinitely without sanction of any leave and he had failed to report to the head office at Chittagong on transfer. He was asked to explain within three days why his service should not be terminated immediately. This dated the 23rd November 1949. Sri Satish Chandra Ganguly explained the circumstances by his letter (exhibit 8). Then the Company by its letter (exhibit 9), dated the 29th November 1949, ordered that as he failed to carry out the office orders, dated the 14th November 1949, regarding his transfer to Chittagong and as he had no leave to his credit, his service is terminated with effect from the 16th November 1949. He was allowed leave from the 1st October to the 15th November for sickness reported by him. I do not know how to characterise this order. Not only is it most arbitrary and whimsical than what one usually comes across, but in the circumstances of the case it appears absolutely vindictive, to say the least. Satish Babu was the Chief Assistant of the concern. He had put in more than two decades of service in the Company. He must have had a brilliant record of service, as he rose to this exalted position from the rank of a petty clerk on a monthly salary of Rs. 50. He is submitting certificates after certificates in support of his illness from very eminent doctors. I do not see what was the reason for the Company to discredit either the genuineness of the illness or the bona fides of these certificates. Dr. Munshi has deposed before me. He is an eminent ophthalmic surgeon of R. G. Kar Medical College, Calcutta, holding both local and foreign degrees. I do not see why the Company after the Managing Director could not find these certificates to have been helpful in the matter as stated in exhibit 7. If medical certificates were not helpful in support of illness, I do not see what else could be. In the circumstances I find that it was not possible for Sri Satish Chandra Ganguly to have joined at Chittagong. From what I have stated previously I find that there is a lot of force in Sri Satish Chandra Ganguly's contention that Sri K. Sen was trying his best to get him away from Calcutta lest he expose him more before the Enquiry Committee. He might have done an eye sore to Sri K. K. Sen. He was sent to Rangpore on 26th May 1949 (vide exhibit 3). He was sent to Sirajganj branch under an order, dated 12th June 1949 and next he was transferred to Chittagong. Of course, his transfer to Chittagong might be accounted for by the exigencies of the Company's affairs as there is a previous resolution in record on this point. But to insist on Sri Ganguly's joining there in the face of his acute eye troubles can never be justified. In the background set forth, Sri K. Sen wanted to turn this inability of Ganguly to join at Chittagong to his own personal ends. He utilised this as an opportunity to

sack Srijut Ganguly, a faithful servant of the Company. So in the circumstances, I find that the order of dismissal, as well as the order of suspension are absolutely unwarranted and uncalled for and as such unjustified.

Coming to the latter part of the issue, I have to find that under I I am not in a position to grant any of the reliefs claimed, either reinstatement or compensation. Why I cannot do it will be clear from my finding on the other two issues. I make no secret of the fact that I would have granted both these reliefs but for my hands having been fettered by law. This issue is thus disposed of.

Issue No. 2.

5. Sri Satish Chandra Ganguly is said to be not a "workman" defined in section 2(s) of the Industrial Disputes, Act, 1947, because (1) he does not do clerical work, (2) he is not a workman discharged during the dispute in question. From the evidence that I have got, I am inclined to hold that Satish Babu's work was substantially of a supervisory character. He might have made entries here and there in some journals but for the greater part, what he did was not the function of a clerk. He admits that he is entitled to first class travelling allowance during his inspection. I was given first class travelling allowance for his Rangpore inspection. When he visited the branch offices, he did so just to close the accounts in much what an officer does. He drew a salary of Rs. 265 per month, besides dearness allowance of Rs. 50 and house rent allowance of Rs. 60 and further Rs. 12 as servant allowance per month. This indicates that he ranked more as an officer than a clerk of the Company. He was in charge of all correspondences in the Accounts Department. He prepared statements for submission to the Income-tax Department. Three assistants used to work under him. He used to operate on the Bank on behalf of the Company on various occasions. He signed for the Managing Director in orders (*vide* exhibit B and B1). He refrained from putting his signature in the Attendance Register of clerks for over a year (*vide* exhibit D). He used to sign the pay-order of the employees along with the Managing Director and the Secretary and the Superintending Director. He gave payment orders also. He operated on the Comilla Bank (*vide* exhibit E). So I am of opinion that he does not answer the requirements stated in the first part of the definition of "workman".

I also find that he does not answer the second ingredient of the definition. He was discharged and subsequent to that, this dispute has been brought over his discharge. So it can never be said that he was discharged during the dispute in question. The second part of the definition evidently stands for being a saving clause to the employees who are discharged during the dispute just to enable them to bring up the same as an industrial dispute. At least the employers may not steal a march over the employees by discharging them in course of the dispute, this saving clause might have been used in the definition. So the issue is thus answered.

Issue No. 1.

6. Industrial dispute has been defined in section 2(k) of the Industrial Disputes Act. I had occasion to bring out the implication and scope of industrial dispute in my award between Messrs. East India Produce Co. Ltd., and Sitala Prasanna Roy. The definition resolves itself under three distinct heads. These are, viz., (1) parties to the dispute, (2) subject-matter of the dispute, and (3) the origin of the dispute.

Regarding parties to the dispute, it is clear that the dispute must be between employers on the one hand and workmen on the other besides other matters. These employees must be men in service. They may include also workmen who have been discharged during the pendency of the dispute. In *Arthur Trevor Harries*, the Hon'ble Chief Justice of Calcutta, in *Indian Paper Pulp Co., Ltd.*, held "A dispute must be between employers and workmen and not between employers and dismissed workmen though an explanation is made in the definition of workmen in the case of workmen discharged during a dispute. If a dispute has commenced and during such dispute, workmen are discharged, a dispute between such workmen and their employers will be an industrial dispute.....; If the discharge causes a dispute, then obviously, a dispute has not arisen until the moment or after the discharge". So if the present dispute is between the Company on the one hand and Sri Satish Ganguly on the other, then it cannot be said to be a dispute as defined above. There is another difficulty also involved. An industrial dispute must necessarily be a collective dispute. The use of the word 'dispute' in the definition is not without its significance. In this connection I must say that I differ from the observation in this respect by my esteemed colleague Sri M. C. Banerjee in his award in *Hukumchand Jute Mill* and its employees reported in the *Industrial Law Journal* in July 1950. I am, however, supported by the award of Sri P. R. Mukherjee in the case of *Atlas (India), Limited*, reported in the *Calcutta Gazette*, dated the 14th April 1949, at pages 623-24. He has also remarked that a dispute starting after the discharge is not an industrial dispute and as such, it cannot be converted into an industrial dispute unless certain special circumstances intervene into existence in connection with such discharge. What are those special circumstances we get from other awards? Lord Shaw in *Conway v. Wade* (1909) A.C. 506 observes "An individual dispute originally may come to be a subject in which sides are taken and may develop into a question of general aspect containing the characteristics of a trade dispute until it reaches that stage, I cannot hold that a trade dispute necessarily becomes an industrial dispute. I am only to say that a trade dispute is not much different from an industrial dispute. The concept of the latter is much wider in scope. The Hon'ble Mr. Justice Mack observes "Industrial Disputes Act was never intended to provide a machinery for redress of dismissed workman or even a group of workmen who may be simultaneously punished or dismissed. They cannot by joining in a demand for reinstatement create an industrial dispute or their dismissal. If such dismissal, however, of an individual workman is taken up by a workers' union or a substantial body of workmen who continue in employment and espouse his cause, an industrial dispute may arise". This gives a clear picture about the whole scope of industrial dispute, so far as the parties to it are concerned. There may be an individual dispute. That is not an industrial dispute by itself. If a Union or substantial body of men take up this case of an individual, then it may be converted into an industrial dispute. The reason is also not far to seek. A dispute of an individual does not threaten the peace of the industries, but to itself. But it threatens the peace if it assumes proportion and other people in employment in the industry concerned take up this issue. The peace of the industry as a whole is then in jeopardy. It is then that the industrial dispute is contemplated to have arisen. Sri A. Das Gupta has said further in his award in the *Joint Steamer Co.* and its workmen reported in the *Calcutta Gazette* of 22nd September 1949 at pages 1733-34. The named adjudicator observes that the industrial dispute does not arise even when the workmen take up the cause of an officer unless it is a dispute of their own and for good reasons. Otherwise the workmen will dominate the supervisory staff. This, also, refers to the tail-end of the definition, I mean, the origin of the dispute. I shall refer to it presently more in

detail. So far as the parties to the industrial disputes are concerned in the above view, I must find on the evidence that this element is wanting in the present case.

Regarding the second element in the definition, I must say that the subject-matter here does answer the requirement. The dispute certainly relates to the non-employment of the employee in question.

Regarding the third element of the definition, I must say that it has been ignored in some awards with the result that a confusion has been created. What is meant by the tail-end of the definition is that the industrial dispute may have its origin in the dispute of an individual. He may or may not be a workman. The individual may be a clerk or he may be an officer. So the dispute of an officer can also be an industrial dispute provided it becomes a collective dispute by being espoused by any Union or a body of men in employment in the industry concerned. So in the present case it does not very much matter whether Sri Satish Chandra Ganguly is an officer or whether he was discharged during the dispute. It is not required that the original dispute must be of a "workman". Had it been so, the definition would have been in place of "of any person" or "of any of them". That being not there, it is free to construe and I am disposed to think that it admits of such construction, that the original dispute may be of any person irrespective of whether he is a workman or not. So this element is answered in the present case.

In conclusion, therefore, I find that the present case is not an industrial dispute, because the first element of the definition is found wanting though the other two elements are there. All the three elements of the definition must co-exist. I only refer to the remark of the Conciliation Officer and the Labour Commissioner in this respect. The Conciliation Officer remarks "This is an individual's dispute and the dispute is not supported by a Union. Sri Ganguly who used to be the Chief Accountant was not a member of any Union". The Labour Commissioner observed "The application has not come through any Union and strictly speaking he is not a workman. . . . Although he is not a workman, this is a dispute within the meaning of the Act". The Company has led evidence that other employees of the concern have not espoused the cause of Sri Satish Chandra Ganguly (*vide* exhibit J). They have also deposed to this effect. The learned Advocate of Sri Satish Chandra Ganguly does not say that his case has been taken up by any Union or by any number of persons in employ of the Company. So it is a pure individual dispute and as such not an industrial dispute.

Before I leave this matter I may meet the objection whether this Tribunal is competent to question the existence of the industrial dispute when the same is contained in the order of reference. There may be a presumption attaching to such an order as held under the award of the Barak Tribunal. But that is a rebuttable presumption. That has been amply rebutted here as discussed by me with reference to evidence. The observation in the award of the Kandan Textiles also is on the same line. So this issue is answered in the negative. In the result, the claim of the employee fails.

G. PALIT,

District Judge, Industrial Tribunal

The 13th December 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Sec

ORDER

o. 7609Lab.—29th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2931Lab., dated the 2nd 1950, and order No. 3668Lab., dated the 6th July 1950, the industrial dispute between Messrs. R. B. S. Jain Rubber Mills, Lillooah, Howrah, and the workmen represented by the R. B. S. Jain Rubber Mills Workers' Union, Lillooah, Howrah, in connection with the discharge of six of their employees, was referred for adjudication to Sri A. Das Gupta, District Judge;

and whereas during the pendency of proceedings before the said Sri A. Das Gupta, District Judge, the R. B. S. Jain Rubber Mills Workers' Union, Lillooah, Howrah, on behalf of 71 workmen of Messrs. R. B. S. Jain Rubber Mills, made a complaint in writing before the said Sri A. Das Gupta, District Judge, alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately after the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri A. Das Gupta, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

in the matter of references Nos. 2931Lab., dated the 2nd June 1950, and 3668Lab., dated the 6th July 1950, of the Government of West Bengal, Labour Department, and in the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, and in the matter of retrenchment of 71 workmen of Messrs. R. B. S. Jain Rubber Mills, Lillooah, Howrah, represented by R. B. S. Jain Rubber Mills Workers' Union, Lillooah, Howrah.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

The Complainants: Sri D. L. Sen Gupta, Advocate, instructed by the Office-bearers of the Union.

The Opposite Party: Sri S. Sen, Advocate, and Sri N. N. Das Gupta, Pleader, assisted by the Officials of the Company.

AWARD.

In pursuance of the orders of reference Nos. 2931Lab., dated the 2nd June 1950, and 3668Lab., dated the 6th July 1950, of the Government of West Bengal, Labour Department, adjudication proceedings were started immediately on receipt of the references for settlement of the disputes under section 33A. There was a joint award and the award was submitted to the Government of West Bengal, Labour Department, on 24th November 1950. It was published under Government of West Bengal order No. 7205Lab.,

dated the 13th December 1950. The disputes which were the subject-matters of the aforesaid references were over the dismissal of six workmen. The present petition of complaint was filed on 27th October 1950, whereas obviously the adjudication proceedings started under the aforesaid references were pending, inasmuch as the award had not then been published.

The Union alleges that during pendency of the adjudication proceedings as aforesaid, the management retrenched 71 workmen illegally and without any justification in contravention of the provisions of section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. It has been further alleged that in retrenching workmen, senior men were discharged in preference to junior men presumably for the reason that these junior men were not either members of the Union or had dissociated with the Union; and that with the exception of the members of the Union, all other members of the Union have been discharged in preference to all non-Union members of the staff. The Union contends that the retrenchment of 71 workmen was an instance of victimisation and unfair labour practice and prays that they may be reinstated with wages for the period of forced unemployment.

A preliminary objection has been taken by the management. The management pleads that the retrenchment was effected in pursuance of the direction given in the award published in the *Calcutta Gazette* on 25th August 1950 under Government of West Bengal order No. 4633Lab., dated the 25th August 1950; that in effecting this retrenchment, the Company only implemented the said award and that as such the retrenchment was not hit by section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, on account of the pendency of the adjudication proceedings under reference Nos. 2931Lab. dated the 2nd June 1950, and 3668Lab., dated the 6th July 1950, which concerned only six workmen other than those retrenched. The management also pleads that retrenchment was effected strictly according to the directions of the Tribunal in the award published in the *Calcutta Gazette*, dated the 31st August 1950, under the Government of West Bengal order No. 4733Lab., dated the 25th August 1950, and was not vitiated by any spirit of victimization or unfair labour practice.

The amended section 33 of the Industrial Disputes Act runs as follows.

"During the pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall—

- (a) alter, to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings; or
- (b) discharge or punish, whether by dismissal or otherwise, any workman concerned in such dispute, save with the express permission in writing of the Conciliation Officer, Board or Tribunal, as the case may be."

Much stress was placed by the learned Advocate for the Opposite Party on the phrases "the workmen concerned in such dispute" appearing in clause (a) and "any workman concerned in such dispute" appearing in clause (b). It has been urged by the learned Advocate that the disputes covered by the orders of reference Nos. 2931Lab., dated the 2nd June 1950, and 3668Lab. dated the 6th July 1950, concerned only six workmen who had been discharged on different dates; and that these two references concerned only those workmen and did not concern any of the 71 workmen who were retrenched during the pendency of the adjudication proceedings started under the aforesaid two orders of reference. In reply the learned Advocate for

plainant argued that the aforesaid two references concerned the Union which was composed of its members including the 71 workmen who have been recently retrenched. It has been argued that all the workmen who are members of the Union were interested in the adjudication of the disputes, the discharge of the six workmen, and that all workmen strained themselves for proper conduct of the adjudication proceedings and contributed to the funds of the Union, out of which the cost of the adjudication proceedings were borne. The Union comes into the picture only in its representative capacity. The Union has not been given the right to represent any workman but the workman has been given the right to be represented by a Union. The way in which the Union or all its members said to be interested in the adjudication proceedings directly affecting a particular workman is not, in my opinion, contemplated by the section. The legislature had really intended to give such a wide meaning to the word, the phrase "concerned in such dispute" would have been omitted rather. In this view of the case this phrase is redundant. But the mode of interpretation of a Statute requires that no word used in a section should generally be rejected as redundant. The legislature appears to have intended to limit the scope of section 33 by insertion of this phrase. The word must accordingly be interpreted after weighing properly the significance of each and every word used in it. The word "concerned" generally carries the significance of being directly affected, whereas the word "interested" carries the idea of remoteness. A workman is directly or personally affected by an order concerning him. But his brother workman is only indirectly interested in the order in the same way as he is interested in the workman affected by the order, but by no stretch of imagination a workman can be said to have been affected by an order in respect of his brother workman. I cannot accordingly persuade myself to accept the interpretation given by the learned Advocate for the complainant on the amended section 33. The aforesaid two references Nos. 2931Lab. and 3668Lab. concerned only particular workmen none of whom is included in the list of 71 workmen who have been recently retrenched. These 71 workmen were not thus concerned in the disputes which were pending for adjudication before this Tribunal on the date or dates of their retrenchment. In this view of the case the retrenchment of these 71 workmen is not hit by section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950.

The management pleads to have effected the retrenchment in pursuance of the direction given in the award published in the *Calcutta Gazette*, dated 31st August 1950, under Government of West Bengal order No. 4733Lab., dated the 25th August 1950. This award was given in pursuance of the order of reference No. 170Lab., dated the 11th January 1950, of the Government of West Bengal, Labour Department. One of the points referred for adjudication was: "If retrenchment of workers is to be effected, and, if so, to what extent?" The award was given by me. I was definitely of opinion that retrenchment was necessary, but I considered myself quite incompetent to find out the extent or personnel of such retrenchment. I did not accordingly find out the extent or personnel of such retrenchment. I do not propose to repeat at length the reasons as to why I refrained from attempting to find out the extent or personnel of retrenchment. It is the exclusive prerogative of the management to determine the size of the working force. It is the recognised principle obtaining in industrially advanced countries that trade unions have also much advanced. It is for the management to determine the magnitude of its business and production, the scheme of the business and the size of the working force having regard to its resources. If the management works with more men than necessary, it will entail a heavy loss. If it works, on the other hand, with less men than necessary,

the workmen may be overworked and may be denied daily recess, weekly and annual holidays and the result would be to decrease the efficiency of the workmen and to create unrest to the prejudice of the industry itself. To ensure daily recess, weekly rest and annual holidays to the workmen there have been considerable legislations laying down the maximum working hours and minimum rest and holidays and restricting the shift works. If any one is denied these statutory privileges, his relief lies in moving to proper authorities appointed by the State and the matter may be settled by negotiations and if negotiations fail, arbitrators may intervene. But, as long as the statutory privileges are not denied or curtailed, the management has exclusive jurisdiction to determine the size of the working force. It was in short why I did not propose to encroach upon the exclusive functions of the management. However, with a view to minimise the possibility of victimization and unfair labour practice, I laid down some principles regarding retrenchment. The retrenchment is said to have been effected according to the directions given in this award. If, however, any of the principles laid down in the award were violated, the workers affected by such violation, the Union on their behalf may move the Government for proper action against the management. If there has been any victimization or unfair labour practice or intensification of work of the existing staff, the remedy lies in moving the Government for appointment of a fresh Tribunal. In the award the management was expressly given the right to effect retrenchment according to necessity according to the principles laid down. The management in retrenching the workmen purported to act on the strength of this award. The action is not therefore hit by the amended section 33A of the Industrial Disputes Act. If really these retrenched workmen or any of them has any ground of grievance as indicated above, the Government may be moved in the matter.

Section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, permits a Tribunal to make an inquiry independently of any reference by the proper Government only in cases where section 33 of the Act has been contravened. Where no such contravention has taken place, a Tribunal cannot assume jurisdiction without a formal order of reference from the proper Government to enquire into the grievances of the workmen. The retrenchment of 71 workmen complained of is not, in any view of the case, hit by section 33 of the Industrial Disputes Act, as amended by Industrial Disputes (Appellate Tribunal) Act, 1950.

In view of what I have said above, I am definitely of opinion that an application was necessary for permission to retrench 71 workers during pendency of the adjudication proceedings started under orders of reference Nos. 2931Lab. and 3668Lab. Even if such an application were necessary and was filed before me it was not possible for me to give any direction beyond what I had given in the award given in pursuance of the order of reference No. 170Lab., dated the 11th January 1950. Thus no such purpose would have been served by such an application. In the result the complainant under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950, is rejected as not maintainable.

A. DAS GUPTA,

District Judge

The 20th December 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 7512Lab.—29th December 1950.—Whereas under the Government West Bengal, Labour Department, order No. 4729Lab., dated the 25th August 1950, the industrial dispute between Mahabir Hosiery Mills, Ltd., Kali Mazumdar Road, Salkia, Howrah, and their workmen represented the Bengal Hosiery Workers' Union, 18/3, Kamini School Lane, Salkia, Howrah, regarding the matter specified in the schedule thereto was referred adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 4729Lab., dated the 25th August 1950, and in the matter of an industrial dispute between Mahabir Hosiery Mills, Limited, 8, Kali Mazumdar Road, Salkia, Howrah, and their workmen represented by the Bengal Hosiery Workers' Union, 18/3, Kamini School Lane, Salkia, Howrah.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the Employers: Sri S. Sen, Advocate, assisted by Sri N. Das Gupta, Pleader.

the Employees: Sri Gopal Chandra Dutta, instructed by the discharged workers of the Mills.

AWARD.

The following points were referred to me for adjudication:—

1) If the discharge of workers mentioned in the enclosed list was justified and if they are entitled to any relief?

2) If they are to be taken in case of future reopening of the Mills?

3) If the recruitment of new hands by the management after discharge of workers was justified and if they are to be substituted by the old workers?

The dispute was over discharge of 79 workers mentioned in the list annexed to the order of reference. The 23rd November 1950 was fixed for the hearing of the case at 11 a.m. The Secretary of the Union who had been representing the discharged workers did not turn up till about 1 p.m. I waited for him till 12-30 noon when I was told by the workers present that the Secretary was ill and that Sri Gopal Dutta was the Assistant Secretary of the Union, and would represent the workers before this Tribunal. The hearing of the case was then commenced. It was agreed that on account of the trade reasons, the management had to close down some of the departments. This led to retrenchment of as many as 79 workers. The management contemplates to reopen the departments gradually and to re-employ the discharged workers according to necessity. Fifteen of these workers have since been reappointed. Out of the remaining 64 workers, 23 were present on 23rd November 1950. Sri Gopal Dutta on behalf of the workers said that the Union would not proceed with the case if the Company refused to take all the discharged workers according to necessity. The

Company agreed to this proposal. At about 1 p.m. Sri Sannyashi Panayak, Secretary of the Union, turned up and verbally prayed for adjournment. He disputed the authority of Sri Gopal Dutta. On 13 December 1950 an application was filed on behalf of the workers praying that the case might be withdrawn. On 16th December 1950 the workers came again and informed me that they would not proceed with the case. They prayed that the award might be given in terms of the agreement arrived on 23rd November 1950.

It may be noted that on an intermediate date, the Secretary of the Union came to me and represented that the workers would not proceed with the case. He was asked to put his statement in writing but he went away and did not turn up. On 16th December 1950 he came at about 12-15 p.m. and informed this Tribunal in writing that he would not proceed with this case. In the result my award is that the different departments of the Mills were closed on *bona fide* trading grounds resulting in retrenchment of the workers mentioned in the list annexed to the order of reference. Fifteen of them have since been reappointed. The remaining 64 workers shall be reappointed according to necessity of the Mills when the different departments are reopened. The Mills shall not appoint any new worker until the management finds that the retrenched workers who are willing to be reappointed have all been reappointed. All workers who are willing to be reappointed shall leave with the management their addresses and any change of address shall be duly communicated to the management. Whenever there is an occasion to reappoint any of the retrenched workers, the works shall be given a notice by post with a certificate of posting requiring him to join his appointment within 10 days from the date of posting of the notice. Failure of the workers to turn up as directed in the notice shall be construed as his refusal to accept the appointment.

A. DAS GUPTA,
District Judge

The 18th December 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 7535Lab.—29th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5333Lab., dated the 11 September 1950, the industrial dispute between Messrs. Williamson Magor & Co., 4, Mangoe Lane, Calcutta, and their employees represented by Williamson Magor & Co. Employees' Union, 118A, Ashutosh Mukherjee Road, Calcutta, in connection with the dismissal of Sri Monoranjan Ghose, one of their employees, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Williamson Magor & Co., 4, Mangoe Lane, Calcutta, and their employees as represented by Williamson Magor & Co. Employees' Union, 118A, Ashutosh Mukherjee Road, Calcutta, in connection with dismissal of Sri Monoranjan Ghosh, one of their employees, of 7, Gora Chand Roy Lane, P. O. Shibpur.

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

the Company: Sri S. C. Sen, Advocate, and Mr. F. Carman, Assistant Manager of the Company.

the Union: Sri P. K. Bose, Advocate, assisted by Dr. C. C. Banerjee, President of the Union, Sri S. K. Ghosh, Vice-President of the Union, and Sri A. Banerjee, General Secretary of the Union.

AWARD.

The case of the Union is that the Company have detected one Monoranjan Ghosh, a clerk employed in the Accounts Department of Williamson Magor & Co., smoking "biri" once inside the office compound at about 9-40 a.m. 8th October 1949 and again at 11-20 a.m. on the same day inside the room and orders were passed on 8th November 1949, terminating his employment as from that date and offering him one month's salary in lieu of notice.

It is alleged that this dismissal was unjustified and illegal and based on no ground; and that the proceedings at the enquiry were not carried out in a fair, legal and appropriate manner.

The employees want reinstatement.

The Company alleges that they took disciplinary action against Sri Monoranjan Ghosh, as he was found guilty of misconduct and that he was also guilty of neglect of duty, indiscipline and disrespectful conduct.

ISSUES.

- (1) Was the dismissal of Sri Monoranjan Ghosh from the Company's service from the 8th November 1949 justified? If not, would he be entitled to reinstatement?
- (2) What compensation, if any, should he be entitled to?

Issue No. 1.

The charges brought against the employee are that on 13th October 1949, about 9-40 a.m., he had been found smoking in the office compound by Mr. Williamson, a partner of the Company, and that although he was ordered to the desk when directed to do so by the said Mr. Williamson, his attitude was one of unconcern and indifference. On the same day, 13th October 1949, he was again found smoking in the tiffin room by Mr. Carman, the Staff Officer of the said Company and that when Mr. Carman asked him to explain why he was not working, he showed unconcern and merely pointed out that he was in the habit of leaving his work for a day and on at least two occasions a day.

A third charge had been framed against the employee, by the Management, but that had not been pressed or proved before this Tribunal.

On behalf of the Company, Mr. Carman corroborated the report he submitted against the employee. Mr. Carman did not, in his examination, chief, say that the attitude of the clerk was of unconcern or annoyance. Rather he says that the clerk on being detected, went to his seat. This is another report of Mr. Williamson against the clerk, but he has not been examined. The report of Mr. Williamson runs "that after glancing at him he showed no signs of moving but continued with his cigarette. I remark that it was 9-40 a.m. and that it would appear that he had no work to do a remark which appeared to cause him some amusement for his own reaction was to laugh. Thereafter he proceeded leisurely to his desk. He also adds that he had repeatedly noticed this employee's absence from his desk during working hours.

The employee himself pleads guilty to the charge so far as smoking concerned. But he says that he was not disrespectful or unconcerned to his superiors. Mr. Williamson has not been examined. So, I am not in position to say whether the complaint that he was laughing at his remarks is true. Even taking the worst view of the report of Mr. Williamson, it appears that the clerk laughed at having been detected by his superior officer. It may not be an ironical smile, for it appears that he immediately proceeded to his desk. It may be the disappointed smile of a clerk detected by his superior in the act of smoking. The clerk gives a stern denial of an unconcerned attitude to his superior. Mr. Williamson took his laugh as an attitude as one of insult and indifference. It is wholly a matter of psychology and nobody knows what passed in the mind of Mr. Williamson. It is quite likely that he misunderstood Ghosh. One who has experience of the miserable lot and life of middle-class clerks of our race, knows fully well that they can hardly be insulting or disrespectful to their superiors, who may cost them their service. On reading the report of Mr. Carman and his deposition, I am of opinion that there had been a veritable storm raised in a tea pot. The matter was simple. This clerk is in the bad habit of smoking and steals away one or two minutes to smoke outside, as it is a customary for clerks of our society to smoke before their superior officer. Smoking itself outside office for a few minutes is not a grave offence; it is a major misdemeanour. But if the attitude of the clerk be one of insubordination and insulting, then certainly the matter looks graver. It is significant that there was no charge brought against the clerk for his neglect of duty, and apparently he stole a few minutes from his working hours to smoke outside. Unfortunately for the clerk, his superiors misconceived his attitude. It may be that out of shame he gave a smile, which was interpreted by his superiors as an ironical smile. On reading the evidence of the clerk as also that of Mr. Carman, I am of opinion that too drastic a punishment had been meted out for such a small offence and the service of this clerk has been dispensed with for such an insignificant and trifling incident.

Regarding procedure followed before dismissal, the complaint is that the final orders have been passed by Mr. Whyte, who is the head of the office in Calcutta. But it appears that no opportunity was given to the employee to explain his conduct. Sri Ghosh was simply asked to appear before Mr. Whyte and there admitted his guilt and pleaded for clemency. It is clear whether he admitted that he was insulting and disrespectful to his superior. But Mr. Whyte has not been examined, and it is not proved that the clerk admitted having insulted his superior.

The Management had also produced the Service Book of this clerk which showed several entries in which it is reported that his work is bad and that he had been warned by a letter for absence without leave. Sri Ghosh has not been given any opportunity to explain his conduct when these remarks were

red. Whatever that may be, these remarks were written in different and not signed by any of the superior officers. Even assuming that he once warned and that his work in the Accounts Department was reported as bad, the fact remains that this clerk drew increments all along in spite of these adverse remarks and was given increments (deposition of Mr. man). From the deposition of Mr. Carman, it also appears that these increments were not given to all but to selected clerks at varying rates. I, before, refuse to believe that Sri Ghosh was negligent in his work, or habitually indulging in taking undue advantage of the working hours leisurely smoking away the time. On considering all the circumstances and the evidence, it appears that both Mr. Williamson and Mr. Carman were greatly annoyed with this clerk for having been found smoking twice the punishment awarded was certainly quite disproportionate to the offence. I made a suggestion to get the clerk reinstated, but the Management could not see its way to take back this clerk. In my opinion, gross injustice has been meted out to this clerk for such a trifling offence. The Management would have done well and it would have added greatly to their list, had they seen their way to condone the shortcoming on the part of the clerk, who had put in long period of service in this Company.

In this case, the learned Advocate for the Company argued that in case of reinstatement, the Tribunal should interfere with employer's decision when an employee is wrongfully discharged by way of victimization, as an unfair labour practice, and some decisions of the Calcutta Tribunal in *Berry & Co.—Calcutta Gazette (Extraordinary)*, dated 28th February 1950, and *Rampur Cotton Mills—Calcutta Gazette (Extraordinary)*, dated 1st June 1950] were cited before me.

On reviewing the several awards of this province and other provinces, I, however, not inclined to put a narrow interpretation of the terms "victimization" or "unfair labour practice". In the All-India Industrial Tribunal (Bank Disputes), the three eminent Judges observed as follows:—

"There is, however, no reason, in our opinion, why victimization should be specially connected with trade union activities, though as a matter of fact, probably the largest number of cases of dismissals, etc., with which Industrial Courts and Tribunals are concerned are so connected. It is also undoubtedly true that in the majority of such cases the employer gives a reason for discharge or dismissal, etc., which is not the true reason. In our opinion, the expression victimization should embrace all cases of discharge, dismissal, punishment inflicted on or suffering caused to an employee where a discharge, dismissal or infliction of such punishment or suffering is unjust and that a remedy is called for in the interests of justice between the parties. This is no doubt a wide definition, but it appears to be consistent with the basic meaning of victimization; we are not satisfied that a narrower and special meaning has been evolved during the history of employer-employee relations and their management or development in the different countries of the world. The Central Government could not also have meant, by the use of the word victimization, any particular kind of discharge or dismissal, etc., for instance, those arising only out of trade union activities. There was no special reason to mention such cases and leave out other cases of unjustified discharge, or dismissal, etc."

If a restricted view of the power of the Tribunal is taken, then it will be that persons who have got no union activities, nor members of the union, will not be entitled to any relief. The result will be that either the employer will try to engage non-union men or that non-union men will be induced indirectly to join a union. This will be interfering with the natural freedom of a person.

Moreover, it may not be always possible for the employee to prove a motive which led the employer to drive him out. So, an order made in bad faith with an ulterior motive arbitrarily or with harshness is an instance of unfair labour practice. Where a dismissal is unjust or harsh in proportion to the offence committed—as in this case—a presumption as to unfair labour practice may fairly and reasonably be drawn.

Whatever that may be, the trend of recent decisions in several cases clearly shows that the powers of the Industrial Tribunal are unlimited and it will always, for the sake of industrial peace, restore justice between employer and man and apparently where gross injustice has been done, it will hesitate to order relief for the sake of industrial peace. So, in my opinion the dismissal of Sri Monoranjan Ghosh is clearly unjustified. Has regard to all these circumstances, it is quite fit and proper that he should be reinstated with back pay and emoluments from the date of his discharge.

Issue No. 2.

In view of the fact that I have ordered reinstatement with arrears including dearness allowance and other allowances, I do not make any further order regarding compensation. The clerk committed a serious offence of smoking during office hours and for this he had been dismissed from service and the suspense and anxiety through which he has passed these days is more than sufficient punishment. No further order regarding compensation is called for. I, therefore, make the following Award:—

The Company be directed to reinstate Sri Monoranjan Ghosh with effect from 8th November 1949, and that he should be paid his full pay, dearness allowance and other allowances including bonus, if any, less the amount already drawn by him since then.

P. R. MUKHERJEE
Judge, Industrial Tribunal

The 18th December 1950.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy.



Calcutta



सत्यमेव जयते

Gazette

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নং ১৩৮জি,এ(সাধারণ)।

No. 138G.A. (General).

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 ১৫ইজেন।

Meerut-Murshidabad.—No. 76G.A./1L-27/
January 1951.—Sri Bhuban Mohan Roy
, Additional District and Sessions Judge,
as, is appointed to act, 'until further
District and Sessions Judge, Murshi-

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Midnapore-24-Parganas.—No. 77G.A./1L-27/
1.—10th January 1961.—Sri Gauripada Mukherji,
Additional District and Sessions Judge, Midna-
pore, is appointed to act, until further orders, as
Additional District and Sessions Judge, 24-Parga-
nas.

বীরভূম-মেদিনীপুর।—না ৭৮জি,এ।১এল-২৭।৫০।—৬০ই জানুয়ারী
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(বিষয়) বিচারক নিযুক্ত হইলেন।

Birbhum-Midnapore.—No. 780.A./11-27/50.—16th January, 1951.—Sri Nishakar Chaudhuri, Subordinate Judge and Assistant Sessions Judge, Birbhum, is appointed to act, until further orders, as Additional District and Sessions Judge; Midnapore.

কৃষ্ণবিহার-হাওড়া-নং ৭৯জি,এ।এম-২৭।৫০।-১৯৫২ জানুয়ারী
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Cooch Behar-Howrah.—No. 79G.A./1L-27/50.—10th January 1961.—Sri Rabindra Kumar Dutta (Hupta, District and Sessions Judge, Cooch Behar, is appointed to act as District and Sessions Judge, Howrah, during the absence, on leave, of Sri Santosh Kumar Niyogi.

হুগলী-কুচবিহার।—নং ৮০জি.এ।১৫এল-২৭।৫০।—১০ই জানুয়ারী ১৯৫১।—হুগলীর জেলা (বিষয়) ক্রীকরক প্রিন্সেন্দ্র নাথ বাগচি পুনরাদেশ পর্যন্ত কুচবিহারের জেলা (বিষয়) ক্রীকরক নিযুক্ত হইলেন।

Hooghly-Cooch Behar.—No. 80G.A./11-27/50.—10th January 1951.—Sri Nripendra Nath Bagchi, District and Sessions Judge, Hooghly, is appointed to act, until further orders, as District and Sessions Judge, Cooch Behar.

জলপাইগুড়ি-দারজিলিং-মালদহ-পশ্চিম দিনাজপুর-হুগলী।—নং ৮১জি.এ।১৫এল-২৭।৫০।—১০ই জানুয়ারী ১৯৫১।—জলপাইগুড়ি, দারজিলিং, মালদহ ও পশ্চিম দিনাজপুরের জেলা (বিষয়) ক্রীকরক প্রিন্সেন্দ্র মোহন চ্যাটার্জি পুনরাদেশ পর্যন্ত হুগলীর জেলা (বিষয়) ক্রীকরক নিযুক্ত হইলেন।

Jalpaiguri-Darjeeling-Malda-West Dinajpur-Hooghly.—No. 81G.A./11-27/50.—10th January 1951.—Sri Rabati Mohan Chatterji, District and Sessions Judge, Jalpaiguri-Darjeeling-Malda-West Dinajpur, is appointed to act, until further orders, as District and Sessions Judge, Hooghly.

২৪-পরগণা-জলপাইগুড়ি-দারজিলিং-মালদহ-পশ্চিম দিনাজপুর।—নং ৮২জি.এ।১৫এল-২৭।৫০।—১০ই জানুয়ারী ১৯৫১।—২৪-পরগণার অপর জেলা (বিষয়) ক্রীকরক প্রিন্সেন্দ্র চন্দ্র ব্যানার্জি পুনরাদেশ পর্যন্ত জলপাইগুড়ি, দারজিলিং, মালদহ ও পশ্চিম দিনাজপুরের জেলা (বিষয়) ক্রীকরক নিযুক্ত হইলেন।

24-Parganas - Jalpaiguri - Darjeeling - Malda-West Dinajpur.—No. 82G.A./11-27/50.—10th January 1951.—Sri Prasad Chandra Banerji, Additional District and Sessions Judge, 24-Parganas, is appointed to act, until further orders, as District and Sessions Judge, Jalpaiguri-Darjeeling-Malda-West Dinajpur.

২৪-পরগণা।—নং ৮৩জি.এ।১৫এল-২৭।৫০।—১০ই জানুয়ারী ১৯৫১।—অপর ক্রীকরক ও সহকারী (বিষয়) ক্রীকরক প্রিন্সেন্দ্র মোহন চ্যাটার্জি পুনরাদেশ পর্যন্ত ২৪-পরগণার অপর জেলা (বিষয়) ক্রীকরক নিযুক্ত হইলেন।

24-Parganas.—No. 83G.A./11-27/50.—10th January 1951.—Sri Kalyan Narayan Bhattacharjee, Subordinate Judge and Assistant Sessions Judge, is appointed to act, until further orders, as Additional District and Sessions Judge, 24-Parganas.

মেদিনীপুর-২৪-পরগণা।—নং ৮৪জি.এ।১৫পি-১৫১।৫০।—১০ই জানুয়ারী ১৯৫১।—০০শে নভেম্বর ১৯৫০ তারিখের ৩৯১৮জি.এ নং বিজ্ঞপ্তিতে প্রকাশিত মেদিনীপুর জেলার ক্যাথির অপর উপ-শাসক ও সমাহর্তী প্রিন্সেন্দ্র নাথ করকে ২৪-পরগণা জেলার বসিরহাটে নিযুক্ত করিয়া যে আদেশ বাহির হইয়াছিল তাহা বাতিল করা হইল।

Midnapore-24-Parganas.—No. 85G.A./8P-151/50.—10th January 1951.—The orders contained in notification No. 3918G.A., dated the 30th November 1950, posting Sri Hemanta Kumar Kar, Sub-Deputy Magistrate and Sub-Deputy Collector, Contai, Midnapore, to the Basirhat subdivision of the 24-Parganas district, are cancelled.

মেদিনীপুর-২৪-পরগণা।—নং ৮৬জি.এ।১৫পি-১৫১।৫০।—১০ই জানুয়ারী ১৯৫১।—মেদিনীপুর জেলার বাড়গ্রামের অবস্থান উপ-শাসক ও সমাহর্তী প্রিন্সেন্দ্র নাথ রায় ২৪-পরগণা জেলার অন্তর্গত বসিরহাটে নিযুক্ত হইলেন।

Midnapore-24-Parganas.—No. 86G.A./8P-151/50.—10th January 1951.—Sri Rabindra Nath Roy, Deputy Magistrate and Deputy Collector, on probation, Jhargram, Midnapore, is appointed to be a Deputy Magistrate and Deputy Collector, in the 24-Parganas district and is posted to the Basirhat subdivision of that district.

Calcutta.—No. 92G.A./5C-120/50.—10th January 1951.—Sri A. S. Ray, I.C.S., has been appointed to act, until further orders, as Secretary to the Government of West Bengal, Judicial Department and Superintendent and Remembrancer of

Legal Affairs, West Bengal, with effect from 5th January 1951, on his being relieved of duties as Commissioner, Workmen's Compensation and President, Agricultural Income Appellate Tribunal, West Bengal.

মেদিনীপুর-প্রিন্সেন্দ্রনাথ বিভাগ।—নং ১০২জি.এ।১০এল-২২।৫০।—১১ই জানুয়ারী ১৯৫১।—১৯৫০ সালের ১০ই অক্টোবর তা ২৮৮০জি.এ, নং বিজ্ঞপ্তিতে প্রকাশিত মেদিনীপুর জেলার ঘা অবস্থান অপর উপ-শাসক ও সমাহর্তী প্রিন্সেন্দ্র নাথ করকে প্রেরিত বিভাগে নিযুক্ত করিয়া যে আদেশ বাহির হইয়াছিল তাহা বাতিল হইল।

Midnapore-Presidency Divn.—No. 102G.A./22/50.—11th January 1951.—The orders contained in notification No. 2880G.A., dated the 13th October 1950, posting Sri Nihar Ranjan Das, Deputy Magistrate and Sub-Deputy Collector probation, Ghatal, Midnapore, to the Presidency Division, are cancelled.

আরক্ষা।

Police.

বাঁকুড়া-দারজিলিং।—নং ৭০জি.এ।—১১ই জানুয়ারী ১৯৫১।—বাঁকুড়ার অস্থায়ী উপ-আরক্ষাধ্যক্ষ প্রিন্সেন্দ্র নাথ কুমার ঘোষাল কায় গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত শিলাইদহ সরকারী রেল আরক্ষার অধীনে শিলিগুড়িতে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Bankura-Darjeeling.—No. 78G.A.—9th January 1951.—Sri Kishor Kumar Ghosh, official Deputy Superintendent of Police, Bankura, appointed to act, until further orders, as Deputy Superintendent of Police, Government Rail Police, Sealdah, and posted to Siliguri, with effect from the date on which he assumes charge.

কলিকাতা-বাঁকুড়া।—নং ৭৪জি.এ।—১১ই জানুয়ারী ১৯৫১।—পশ্চিমবঙ্গ দক্ষিণ বিভাগের আরক্ষা পরিদর্শক প্রিন্সেন্দ্র নাথ কুমার সিং বাঘাভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত বাঁকুড়া রেলওয়ে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Calcutta-Bankura.—No. 74G.A.—9th January 1951.—Sri Sukumar Siddhanta, Inspector of Police, Criminal Investigation Department, West Bengal, is appointed to act, until further orders, as Deputy Superintendent of Police and is posted to the headquarters station of the Bankura division with effect from the date on which he assumes charge.

মেদিনীপুর।—নং ৭৫জি.এ।—১১ই জানুয়ারী ১৯৫১।—শাখার আরক্ষা পরিদর্শক প্রিন্সেন্দ্র নাথ কুমার কায়গ্রাম গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত উপ-আরক্ষাধ্যক্ষের পদে উন্নীত হইয়া মেদিনীপুর জেলার তমলুক মহকুমার আরক্ষা কায়গ্রাম ভারপ্রাপ্ত হইলেন।

Midnapore.—No. 75G.A.—9th January 1951.—Sri Srimanta Nath Basu, Inspector of Police Intelligence Branch, is appointed to act, until further orders, as Deputy Superintendent of Police and is placed in charge of the Police of the Tamruk subdivision of the Midnapore district, with effect from the date on which he assumes charge.

ছুটি।

Leave.

সামান্য।

General.

হাওড়া।—নং ৮৪জি.এ।১৫এল-২৭।৫০।—১০ই জানুয়ারী ১৯৫১।—হাওড়ার জেলা (বিষয়) ক্রীকরক প্রিন্সেন্দ্র নাথ কুমার নিয়োগকে পশ্চিমবঙ্গ কৃতাক নিয়োগের ১৮৪(খ)(২) নিয়ম অনুসারে ২৪ ডিসেম্বর ১৯৫০ হইতে ১০ই ফেব্রুয়ারী ১৯৫১ পর্যন্ত গড় বেতনে ছুটি প্রদত্ত হইল।

Howrah.—No. 84G.A./11-27/50.—10th January 1951.—Sri Santosh Kumar Niyogi, District and Sessions Judge, Howrah, is allowed leave

pay for the period from the 2nd December to the 10th February 1951, under rule 10(i) of the West Bengal Service Rules, 1.

১১৯৬জি.এ.১২এল-২৪।৫০।—১১ই জানুয়ারী ১৯৫১।
১০ সালের ১৬ই অক্টোবর তারিখের ২৮৯৮জি.এ. নং বিজ্ঞপ্তির
সংশোধনক্রমে নদীয়ার উপ-শাসক ও সমাহর্তী শ্রীমতেন্দ্র চন্দ্র
দ্বারকে পশ্চিমবঙ্গ কৃষাক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২)
ন্যায়ী ১৯৫০ সালের ২৭শে ডিসেম্বর তারিখ হইতে গড় বেতনে
ন কাজে দিন ছুটি দেওয়া হইল।

dia.—No. 109G.A./2L-24/50.—11th January
—In modification of the orders contained in
cation No. 2898(I.A.), dated the 16th October
Sri Sailesh Chandra Chatarji, Deputy Magis-
and Deputy Collector, Nadia, is allowed leave
verage pay for one month and twenty-eight
with effect from the 27th December 1950,
rule 184(b)(ii) of the West Bengal Service
s, Part I.

জারজা।

Police.

১১৯৬জি.এ.১০এল-২৮।৫০।—১২ই জানুয়ারী
—নির্বচন শাখার উপ-সরপাশ জি এল. এন. মুখোপাধ্যায়,
পি. এল. জে. পি. কে মজ নিয়মাবলীর ৮১(বি)(২) সংখ্যক
ন্যায়ী কর্তব্য ভারসূত্র হওয়ার তারিখ হইতে গড় বেতনে এক
ছুটি প্রদত্ত করা হইল।

deutta.—No. 119G.A./5L-28/50.—12th Janu-
1951.—Sri S. N. Mukherjee, I.P.S., J.P.,
ity Commissioner of Police, Enforcement,
nta, is allowed leave on average pay for one
th, under rule 81(b)(ii) of the Fundamental
s with effect from the date on which he may
eaved.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

NOTIFICATION.

o. 31 (B/E-18/50.—10th January 1951.—Sri
nta Kumar Mukherji, B.Sc., B.E., son of Sri
gades Mukherji, is appointed to a temporary
ted post of Assistant Engineer under the
struction Board under this department with
t from 2nd January 1951 (forenoon) and is
ed to the Cooch Behar Subdivision under the
Division under the Construction Board,
Bengal.

By order of the Governor,
S. N. RAY, Chief Secy.

প্রচার বিভাগ।

Publicity

জ্ঞাপন।

NOTIFICATION.

১০শে জানুয়ারী ১৯৫১।—পশ্চিমবঙ্গ সরকারের প্রচার
বিভাগ হোমকে পশ্চিমবঙ্গ কৃষাক নিয়মাবলীর (প্রথম খণ্ড)
সংখ্যক ও ততসহ ২২৬(বি)(২) সংখ্যক নিয়মানুসারে ১৯৫০
০০শে নভেম্বর হইতে এই ডিসেম্বর পর্যন্ত আট দিনের জিজ্ঞাসিত
হইল।

—জাপানের আদেশানুসারে:

এ. এ. এ. এ. এ.
প্রচার বিভাগ।

No. 13Pub.—3rd January 1951.—Sri Amal
Home, Director of Publicity, West Bengal, was
allowed earned leave for eight days with effect
from the 30th November 1950 to the 7th December
1950 under rule 168(i) read with rule 226(b)(2) of
the West-Bengal Service Rules, Part I.

By order of the Governor,
S. N. RAY, Chief Secy.

Political

ORDER.

No. 333/P-11F-2/50.—15th January 1951.—In
exercise of the power conferred by sub-section (2)
of section 2 of the West Bengal Collective Fines
Act, 1950 (West Bengal Act XXXIX
of 1950), the Governor is pleased to
empower the officers specified in column I
of the schedule below to exempt any
person or class or section of inhabitants of the
areas shown in the corresponding entries in
column II of the said schedule from liability to
pay the whole or any part of the fine imposed
under sub-section (1) of that section and appor-
tioned to them.

The Schedule.

I	II
The Commissioner of Police, Calcutta	The town of Calcutta as defined in the Calcutta Police Act, 1866 together with the suburbs of Calcutta, as defined by notification under section I of the Calcutta Suburban Police Act, 1866.
The District Magistrate of the district	Each district of West Bengal, excluding in the case of the district of 24 Parganas, the suburbs of Calcutta referred to above.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Defence

NOTIFICATIONS.

No. 42H.D./175/49.—10th January 1951.—In
exercise of the power conferred by sub-section (1)
of section 15 of the West Bengal National Volun-
teer Force Act, 1949 (West Bengal Act I of 1949),
read with rule 19 of the West Bengal National
Volunteer Force Rules, 1949, the Governor is
pleased to constitute the District Advisory Com-
mittee for the purposes referred to in the said
section for the district of Cooch Behar consisting
of the following members, namely:—

- (1) the District Magistrate, Cooch Behar, President,
- (2) the Superintendent of Police, Cooch Behar,
- (3) Sri Umesh Chandra Mondal, M.L.A., Cooch Behar,
- (4) Dr. Jaladhar Mitra, Cooch Behar, and
- (5) Sri Ashutosh Dam, B.L., Mathabhangra,

of whom the members named in items (3), (4) and
(5) are hereby appointed under sub-clause (c) of
clause (1) of rule 19 of the West Bengal National
Volunteer Force Rules, 1949.

The members hereby appointed shall hold office
to the 31st March 1951.

No. 43H.D./175/49.—10th January 1951.—In exercise of the power conferred by sub-section (1) of section 15 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act 1 of 1949), read with rule 19 of the West Bengal National Volunteer Force Rules, 1949, the Governor is pleased to constitute the District Advisory Committee for the purposes referred to in the said section for the district of Nadia consisting of the following members, namely:—

- (1) the District Magistrate, Nadia, President,
- (2) the Superintendent of Police, Nadia,
- (3) Sri Haripada Chatterjee, M.L.A., Krishnagar, Nadia,
- (4) Sri Tarakdas Banerjee, President, District Congress Committee, Nadia,
- (5) Sri Sudhir Chandra Mukul, Pleader, Judges Court, Krishnagar, Nadia,

of whom the members named in items (3), (4) and (5) are hereby appointed under sub-clause (c) of clause (1) of rule 19 of the West Bengal National Volunteer Force Rules, 1949.

The members hereby appointed shall hold office up to the 31st March 1951.

No. 44H.D./175/49.—10th January 1951.—In exercise of the power conferred by sub-section (1) of section 15 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act 1 of 1949), read with rule 19 of the West Bengal National Volunteer Force Rules, 1949, the Governor is pleased to constitute the District Advisory Committee for the purposes referred to in the said section for the District of Murshidabad consisting of the following members, namely:—

- (1) the District Magistrate, Murshidabad, President,
- (2) the Superintendent of Police, Murshidabad,
- (3) Sri Shyamapada Bhattacharya, M.L.A., Berhampore,
- (4) Sri Surendra Narayan Sinha, Chairman, District Board, Berhampore,
- (5) Sri Sunil Ghosh Maulik, Kandi, village Panchthupi, district Murshidabad,

of whom the members named in items (3), (4) and (5) are hereby appointed under sub-clause (c) of clause (1) of rule 19 of the West Bengal National Volunteer Force Rules, 1949.

The members hereby appointed shall hold office up to the 31st March 1951.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

Calcutta.—No. 174A.—4th January 1951.—**24-Parganas-C.I.D., West Bengal-Nadia.**—The

transfers of the following officers are ordered in interests of the public service:—

- (1) Sri Anukul Chandra Chakrabatti, Inspector, 24-Parganas, is, in the interest of public service, transferred to C.I.D., West Bengal, *vice* Sri Phani Bhushan Adhikari, Inspector, C.I.D., West Bengal, retired.
- (2) Sri Deb Kumar Acharji, officiating Inspector, 24-Parganas, is, in the interest of public service, transferred to the C.I.D., West Bengal, to act as Inspector, Sri Durgapada Ghatak, Inspector, temporary transfer to Nadia to act Superintendent of Police.

Calcutta.—No. 212A.—5th January 1951 **Police Training College, Barrackpore-C.I.D., West Bengal.**—Sri Nirmal Chandra Banerji, officiating Inspector, Police Training College, Barrackpore, is, in the interest of the public service, transferred to C.I.D., West Bengal, *vice* Sri Jitendra Char Ray, Inspector, C.I.D., West Bengal, now temporarily attached to Intelligence Branch, West Bengal.

H. N. SIRCAR, Insp.-G.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১০৯জি.এ(অমত)।

No. 139G.A. (Judicial).

অমত।

Powers.

মেদিনীপুর।—নং ৮৭জি.এ।২৮-৮৮।৫০।—১০ই জানু ১৯৫১।—মেদিনীপুরের সহ-শাসক জি এন, এন, চক্রবর্তী আই. এ. এস-কে দ্বিতীয় শ্রেণীর শাসকের ক্ষমতা প্রদত্ত হইল।

রাজ্যপালের আদেশানুসারে.

এস. এন. রায়,

প্রধান সচিব।

Midnapore.—No. 87G.A./2P-48/50.—10th January 1951.—Sri N. N. Chatterji, I.A.S., Assistant Magistrate, Midnapore, is vested with the powers of a Magistrate of the second class.

জলপাইগুড়ি।—নং ৯৮জি.এ।২৮-৭১।৫০।—১০ই জানু ১৯৫১।—জলপাইগুড়ির অবেছাদীন ভবর উপ-শাসক জি এন, এন, চক্রবর্তী আই. এ. এস-কে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Jalpaiguri.—No. 98G.A./2P-71/50.—10th January 1951.—Sri Mohit Mohan Das Gupta, Deputy Magistrate, on probation, Jalpaiguri, is vested with the powers of a Magistrate of the third class.

By order of the Governor

S. N. RAY, Chief S

Judicial

NOTIFICATIONS.

Calcutta.—No. 98J.—9th January 1951.—The Governor is pleased to accept the resignation tendered by Srimati Romola Sinha of her appointment as a member of the Visiting Board of House of Detention, Calcutta.

Calcutta.—No. 99J.—9th January 1951.—Under sub-rule (3) of rule 4 of the rules regarding management and discipline of the House of Detention, Calcutta, published with notification No. 8033J., dated the 12th December 1923, amended by notification No. 5816J., dated the 10th October 1949, the Governor is pleased to appoint

following persons to be members of the Visiting Board for the control and management of the House of Detention, Calcutta, for a period of three months from the date of publication of this notification in the *Calcutta Gazette*, namely:—

- 1) Dr. C. C. Saha.
- 2) Janab Hasina Murshed.

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATION.

No. 8 Regn.—6th January 1951.—In exercise of the powers conferred by section 3 of the Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to remove Janab Shafiqul Islam from his appointment as Muhammadan Registrar and Kazi within the jurisdiction of Kaliganj in the district of Nadia with effect from the 24th March 1950. The Governor is further pleased to revoke with effect from the 24th March 1950, the license and sanads of Appointment issued in favour of the Janab Sharifuddin Ahmed.

ERRATUM.

No. 10 Regn.—6th January 1951.—In notification No. 100 Regn., dated the 13th December 1950 published at page 2585 of Part I of the *Calcutta Gazette* of the 28th December 1950, for the removal of Janab A. B. M. Basir from his appointment as Muhammadan Registrar and Kazi, the following corrections should be made:—

- 1) "Marriage Registrar" read "Muhammadan Registrar"; and
- 2) "6th February 1950" read "28th February 1950".

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

No. 101 T.—5th January 1951.—Sri Birendra Chakravarty, Deputy Superintendent Industrial Statistics, in the State Industrial Bureau, West Bengal, on probation, is promoted to that rank with effect from the 4th January 1951.

No. 55 F.T.—8th January 1951.—Sri Arun Chatterjee, Commercial Tax Officer, Grade I, Taltola Charge, Calcutta, was allowed earned leave for thirty days with effect from the 27th December 1950 and in continuation leave on medical certificate for fourteen days with effect from 6th November 1950 under rules 167(ii) and (3) respectively of the West Bengal Service Rules, Part I.

No. 60 F.T.—9th January 1951.—Sri Bibeknanda Saha, Commercial Tax Officer, Grade I, Taltola Charge, Calcutta, is appointed to be a Commercial Tax Officer, Central Section, Calcutta, with effect from the 11th December 1950.

No. 61 F.T.—9th January 1951.—Sri Nirmalendu Basu, Commercial Tax Officer, Grade II, Canning Street, District II Charge, Calcutta, is appointed to be a Commercial Tax Officer, Cooch Behar, with effect from the date on which he assumes charge.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

No. L.S.-4128-28/50.—8th January 1951.—In exercise of the powers conferred by section 4 of the West Bengal Fire Services Act, 1950 (West Bengal Act XVIII of 1950), the Governor is pleased to make the following order for giving gratuities for service on the occasion of fires.

Order.

1. The Director may, at his discretion, order the payment of any sum not exceeding Rs. 150 as a gratuity to any person who gives early notice of the outbreak of a serious fire, or renders effective service on the occasion of a fire.
2. The Director may, at his discretion, order the payment of any sum not exceeding Rs. 150 as a gratuity to any member of the West Bengal Fire Services for conspicuous good work done in the course of his duties.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl. 124/2D-14/49.—9th January 1951.—In exercise of the powers conferred by section 33 of the Drugs Act, 1940 (XXII of 1940), the Governor is pleased to make the following further amendment in the Bengal Drugs Rules, 1946, the same having been previously published, as required by the said section, namely:—

Amendment.

In schedule G to the said rules, to the entry beginning with the word "Para-aminobenzene-sulphonamide" and ending with the words "their salts" add the following, namely:—

"but excluding preparations and dressings containing these for external use".

No. Medl. 185/H.R./8C-7/50.—11th January 1951.—Whereas the West Bengal Council of Medical Registration have made a report to the Governor to the effect that the title of L.M.S. granted by the East Bengal State Medical Faculty

prior to July 1950 is a sufficient guarantee that persons possessing such title possess the knowledge and skill requisite for the efficient practice of medicine, surgery and midwifery;

Now, therefore, in exercise of the power conferred by section 18 of the Bengal Medical Act, 1914 (Bengal Act VI of 1914), the Governor is pleased to direct that the possession of the title of L.M.F. granted by the East Bengal State Medical Faculty prior to July 1950 shall, subject to the provisions and conditions referred to in clause (i) of that section, entitle any person to have his name entered in the Register of Registered Practitioners maintained under section 15 of the said Act.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta-Midnapore.—No. Medl.149/D.H.S./291D-6/50.—10th January 1951.—Dr. Sachchidananda Adhya, M.B., Clinical Tutor, Chest Department, Medical College Hospitals, Calcutta, is appointed temporarily to act, until further orders, as Resident Medical Officer, M. R. Bangur Sanatorium, Digri, in the district of Midnapore, in the West Bengal Medical and Health Service, with effect from the date on which he joins the post, *vice* Dr. S. C. Srimani

Midnapore-24-Parganas.—No. Medl.150/D.H.S./291D-6/50(II).—10th January 1951.—Dr. S. C. Srimani, Resident Medical Officer, M. R. Bangur Sanatorium, Digri, on relief, is appointed temporarily to act, until further orders, as Resident Medical Officer, Tuberculosis Hospital, Kancharapara, with effect from the date on which he joins the post, *vice* Dr. Boloram Mukherjee, granted study leave.

By order of the Governor,
P. M. DATTA, Asst. Secy.

RESOLUTION No. Medl.118/DHS/H.R./18-6/50.

Calcutta, the 8th January 1951.

Read resolution No. 2732Medl., dated the 11th November 1933, designating the Faculty of Tropical Medicine and Hygiene, Bengal.

Consequent on the partition of Bengal, as it is deemed necessary to change the name of the Faculty of Tropical Medicine and Hygiene, Bengal, designated under the resolution cited in the preamble, the name of the said Faculty is hereby changed to "The Faculty of Tropical Medicine and Hygiene, West Bengal".

2. Government also sanction the inclusion of the Senior-most Research Worker, Endowment Fund, School of Tropical Medicine, Calcutta, as an *ex-officio* member of the Faculty.

By order of the Governor,
B. C. DAS GUPTA, Secy.

WEST BENGAL COUNCIL OF MEDICAL REGISTRATION.

Grosvenor House, 21, Old Court House Street, Calcutta, the 15th January 1951.

NOTIFICATION.

No. 1914-C.—In continuation of this office notification No. 1561C., dated the 30th September 1950, and in pursuance of rule 25 of the rules framed by Government under sub-sections (1) and (2) of section 33 of the Bengal Medical Act, 1914, as amended up to date, to regulate the election of members of the West Bengal Council of Medical Registration, it is hereby notified for general information that the following candidates have

been duly elected to be members of the West Bengal Council of Medical Registration under clauses (f), (g) and (h) of section 4 of the Act:—

Candidates duly elected under clause (f).

- (1) Dr. Basantakumar Ghosh, L.M.F., M (C.U.), D.T.M. (Member from outside Calcutta.)
- (2) Dr. Pasupati Basu, M.B. (C.U.), Prof of Anatomy, Medical College, Calcutta (Teacher.)
- (3) Dr. Tinkari Acharyya, M.B., Visiting Surgeon, Chittaranjan Hospital (National Medical Institute), Calcutta. (Teacher.)
- (4) Dr. Prabodhkumar Guha, M.B. (C.U.), M.R.C.S. (Eng.), D.O.M.S. (London Honorary Ophthalmic Surgeon, I Medical College, Calcutta. (Teacher.)

Candidates duly elected under clause (g).

- (1) Dr. Santoshkumar Chattopadhyay, M.B. (C.U.), F.R.C.S. (Edin.), First Honorary Additional Surgeon, Medical College Hospitals, Calcutta. (Teacher.)
- (2) Dr. Purnananda Ray, L.M.P. (Cambridge), M.B. (C.U.), F.R.F.P. & S. (Glas.)

Candidates duly elected under clause (h)

- (1) Dr. Khagendranath Basu, L.M.F., Teacher of Pathology, Ronaldshay Medical School, Burdwan. (Teacher and member of Council outside Calcutta.)
- (2) Dr. Amulyadhan Mukhopadhyay, L.M.F.S.M.F.
- (3) Dr. Ahibhushan Bera, L.M.F.

M. N. GUPTA, Registrar,
West Bengal Council of Medical Registration
(Returning Officer)

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 131.—29th December 1950.—The Government is pleased to appoint the persons named below as temporary Assistant Engineers in the Department of Works and Buildings, with effect from the date on which they join the appointments:—

- (1) Sri Sanat Kumar Niyogi, B.E., son of Satya Charan Niyogi.
- (2) Sri Bhabani Ranjan Das Gupta, B.E., son of Sri Jyotish Chandra Das Gupta.
- (3) Sri Devaprasad Mukherjee, B.E., son of Sri Panch Kori Mukherjee.
- (4) Sri Satindra Mohan Roy, B.E., son of Surendra Mohan Roy.
- (5) Sri Deba Prosad Ghosh, B.E., son of Kunja Lal Ghosh.
- (6) Sri Sunil Baran Chakravarty, B.E., son of Sri Prasanna Mohan Chakravarty.

2. These temporary Assistant Engineers are posted to the Divisions indicated below:—

- (a) No. (1) to Design Division No. II, in Road Planning Circle.
- (b) No. (2) to North Calcutta Division, in Presidency Circle.
- (c) No. (3) to Suburban Division, in the Presidency Circle.
- (d) No. (4) to Jalpaiguri Division, in Northern Circle.
- (e) No. (5) to Survey Division No. I, in Road Planning Circle.
- (f) No. (6) to Design Division No. I, in Road Planning Circle.

1—4th January 1951.—Sri Himangshu Bose, temporary Assistant Engineer, is, in interest of public service, transferred from the Quarries Subdivision of the Berhampore Division under the Road Construction No. II and posted to the charge of the Construction Subdivision of that Division further orders.

2—5th January 1951.—Sri Khagendra Nath Executive Engineer, Darjeeling Division, is, under rule 184(b)(ii) of the West Bengal Rules, Part I, leave on average pay for months with effect from the date of relief.

3—5th January 1951.—Sri Moni Kanta Assistant Engineer, is transferred, in the interest of public service, from the Kalimpong Division of the Darjeeling Division under the Northern Circle and appointed to act temporarily as Executive Engineer of the Darjeeling Division with effect from the date on which he ceases charge of the post and until further orders.

4—5th January 1951.—Sri Sachindra Sen, temporary Assistant Engineer, is, in interest of public service, transferred from the Northern Circle and posted to the charge of the Darjeeling Special Division under the Northern Circle, until further orders.

By order of the Governor,

S. K. MAJUMDAR, Jt. Secy.

5—10th January 1951.—Sri Deb Kumar temporary Assistant Engineer, is transferred, in interest of public service, from the City Division under the Presidency Circle and posted to the charge of the Kanchrapara Subdivision, under the Calcutta Division in that Circle, until further orders.

By order of the Governor,

S. BHATTACHARJEE, Dy. Secy.

Resources

NOTIFICATION.

ASRS—5th January 1951.—Whereas the rules specified in the schedule below were framed under section 25 of the West Bengal Land Acquisition Act, 1948 (West Bengal Act III of 1948)

whereas no agreement could be reached in the matter of the amount of compensation payable in respect of such requisition of the said property

therefore, in exercise of the power conferred by clause (b) of sub-section (3) of section 25 of the West Bengal Security Act, 1950 (West Bengal Act XIV of 1950), the Governor is pleased to appoint Sri N. C. Chakrabarti, Chief Presidency Magistrate, Calcutta, as an Arbitrator for settling the amount of such compensation.

The Schedule.

L.C.T. Mark IV Tugs, Nos. 1291 and 1298 operating under names M.V.—Ganga and Ganges—with accessories and spares as on board the date of making over to the Works and Engineering Department of the Government of Bengal.

By order of the Governor,

S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 1.—3rd January 1951.—The Governor is pleased to sanction the transfer of the Mayurakshi Dam Subdivision Nos. I and II from the jurisdiction of the Mayurakshi Dam Division No. I to the jurisdiction of the Mayurakshi Dam Division No. II with effect from the actual date of transfer until further orders.

By order of the Governor,

A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

Certificate of Approval.

No. 2923M.P.—21st December 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948) for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Kalapahari Coal Company, Limited, 8, Clive Row, Calcutta, are approved by the Government of West Bengal, as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 2924M.P.—21st December 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948) for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Bengal Coal Company, Limited, 8, Clive Row, Calcutta, are approved by the Government of West Bengal, as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 2925M.P.—21st December 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948) for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Kutras Jheriah Coal Company, Limited, 8, Clive Row, Calcutta, are approved by the Government of West Bengal, as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 2926M.P.—21st December 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948) for regulating the grant of prospecting

licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Seebore Coal Company, Limited, 8, Clive Row, Calcutta, are approved by the Government of West Bengal, as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (7) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 2980M.P.—27th December 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals [Regulation and Development Act, 1948 (LIII of 1948)] for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Dalmia Jain and Company, Limited, post office Dalmianagar, Bihar, are approved by the Government of West Bengal, as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (7) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 32M.P.—4th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals [Regulation and Development Act, 1948 (LIII of 1948)] for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Sri Brahmadutt Sarma, Sombarihat, post office Gagu, district Darjeeling, is approved by the Government of West Bengal, as a fit and proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (7) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 33M.P.—4th January 1951.—With reference to rule 4 of the Petroleum Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals [Regulation and Development Act, 1948 (LIII of 1948)] for regulating the grant of exploring and prospecting licenses and mining leases for petroleum and natural gas which belong to Government, it is hereby certified that Messrs. Assam Oil Company, Limited, post office Digboi, Upper Assam, are approved by the Government of West Bengal, as fit and proper persons under rule 5 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under rule 7 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

NOTIFICATION.

No. 74M.P.—10th January 1951.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer upon each of Sri A. K. Bhau-mik, Chief Electrical Engineer, Sri M. P. Ghose, Divisional Engineer, Sri N. D. Mazumdar, Divisional Engineer, Sri R. C. Guha, Assistant Erection and Maintenance Engineer, Grade I, Sri B. N. Dutt, Assistant Erection and Maintenance Engineer, Grade I, Sri J. K. Roy, Assistant Erection and Maintenance Engineer, Grade I, of the

Electricity Development Directorate, West Bengal, for the purpose of erecting aerial lines or laying underground cables:—

- (1) from Mulajore Power Station of the Calcutta Electric Supply Corporation, Limited, to Jiagonj via Naihati, Ranaghat, Fulia, Santipur, Krishnagar, Debagura, Beldanga and Berhampore,
 - (2) from Santipur to Kulna,
 - (3) from Ranaghat to Krishnagar via Birma and Badkulla, and
 - (4) from Debagura to Katwa,
- over, along or under private property intervenient and for repairing the same whenever necessary, the powers which the Telegraph Authorities possess under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purpose of a telegraph established or maintained by the Central Government or to be so established or maintained.

The exercise of the powers hereby conferred subject to the provisions of the said Indian Telegraph Act, 1885.

This supersedes this department notification No. 2784M.P., dated the 9th December 1950.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 64Lab.—3rd January 1951.—Whereas in the opinion of the State Government, there is a public emergency which requires that all adult work engaged in the factories as specified in the Schedule below should be exempted from the provisions of Chapter VI other than section 59 of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the power conferred by section 5 of the said Act, the Governor is pleased to exempt the said factories from the provisions of Chapter VI other than section 59 of the said Act for a period of three months with effect from the 1st January 1951 subject to the condition that a copy of this Order shall be displayed prominently near the main entrance of each of the said factories.

Schedule.

1. Rifle Factory, Ishapore.
2. Metal and Steel Factory, Ishapore.
3. Gun and Shell Factory, Cossipore.
4. Inspectorate of Metal and Steel, Ishapore.
5. Technical Development Establishment (Weapons), Ishapore.
6. Technical Development Establishment (Weapons), Cossipore Wing.

No. 194Lab.—9th January 1951.—Sri Parul Chakravarty, Assistant Labour Commissioner, West Bengal (temporary), is appointed substantively on probation, with effect from 27th December 1950.

No. 196Lab.—9th January 1951.—Srimati P. Chakravarty, is allowed to act as Assistant Labour Commissioner, West Bengal, temporarily, up to 26th December 1950.

No. 198Lab.—10th January 1951.—Whereas the State Government is satisfied that the public interest requires that the State Transport Section of the Transport Directorate under the Government of West Bengal, should be declared to be a public utility service;

Now, therefore, in exercise of the power conferred by sub-clause (vi) of clause (a) of section 1 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to declare the

Transport Service of the Transport Directorate of the Government of West Bengal, to be a utility service for the purposes of the said for a period of six months, with effect from 5th of January 1951.

276Lab.—12th January 1951.—Sri K. C. Gupta, Sub-Deputy Magistrate and Sub-District Collector, is appointed to act as Assistant District Commissioner, West Bengal, for one month from the 20th December 1950, *vice* Sri K. K. Jee, resigned.

is superseded notification No. 7304Lab., dated 8th December 1950.

280Lab.—12th January 1951.—Whereas the shops mentioned in the schedule below are shops where manufacturing processes are carried on and which are attached to public institutions maintained for the purposes of education and training;

and, therefore, in exercise of the power conferred by section 86 of the Factories Act, 1948 (I of 1948), the Governor is pleased to exempt such workshops as aforesaid from all the provisions of the Factories Act, 1948 (IXIII of 1948), except orders VI, XII and VIII:—

The Schedule.

Bengal Textile Institute, Serampore.

Bengal Silk Technological Institute, Berhampore.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 19th December 1950.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Hooghly Bank, Ltd.

Notice is hereby given that the name of Hooghly Bank, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Comilla Union Bank, Ltd.

Notice is hereby given that the name of Comilla Union Bank, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Comilla Banking Corporation, Ltd.

Notice is hereby given that the name of Comilla Banking Corporation, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

B. P. ROY, Registrar.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 345F.D./FD/8A-44/50.—11th January 1951.—Sri Akshay Kumar De, W.B.C.S., is appointed to act as Deputy Controller of Rationing, Hooghly, under the Directorate of Rationing and Distribution, Department of Food, *vice* Sri Bata Krishna Mukherjee.

No. 347F.D./FD/Seett./6T-5/50.—11th January 1951.—Sri Upendra Kumar Chakravarty, B.J.C.S., Subdivisional Controller, Jangipore, is appointed to act as Assistant Director under

the Directorate of Procurement and Supply, Department of Food, *vice* Sri Radha Ballav Shaha.

No. 358F.D./FD/10R/28/50.—11th January 1951.—The services of Sri Bata Krishna Mukherjee, W.B.C.S., Deputy Controller of Rationing, Hooghly, are replaced at the disposal of the Home (General Administration) Department.

No. 390F.D./FD/8A/38/50.—12th January 1951.—Sri Sudarsan Chandra Mitra, a retired officer of Indian Administrative Service, is re-employed temporarily with effect from 5th January 1951 as Director of Rationing and Distribution—*cum* Controller of Rationing (Calcutta Industrial Area), under the Department of Food with headquarters at Calcutta.

No. 395F.D./FD/8A-39/50.—12th January 1951.—Sri Anukul Chandra Sen, W.B.C.S., employed as Assistant Secretary to the Government of West Bengal, in the Land and Land Revenue Department, is appointed to act as Regional Controller of Procurement, Region III, Calcutta, in the Directorate of Procurement and Supply, Department of Food, *vice* Sri Amiya Kumar Mittra.

By order of the Governor,
P. NAG, Dy. Secy.

No. 191F.D./DCS/FD/11/50/48.—5th January 1951.—Sri Nirmal Chandra Das Gupta, Subdivisional Controller, Katwa, was granted earned leave for nine days with effect from the 11th August 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

No. 192F.D./FD/11/26/50.—29th December 1950.—Sri Sudhir Kumar Khastagir, Subdivisional Controller, Kalimpong, was granted earned leave for nineteen days with effect from the 27th October 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

No. 193F.D./FD/11/24/50.—5th January 1951.—Sri Arun Kumar Roy, Rationing Officer, Jorasanko Sub-Area, was granted earned leave for six days with effect from the 13th November 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the Governor,
A. K. BOSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. 174/TX/Stat/50/50.—15th January 1951.—In exercise of the powers conferred by sub-paragraph (I) of paragraph 13 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, I hereby direct all dealers who hold license in Groups "B", "C" and "D" under the aforesaid order and who have been required to submit periodical returns as specified in either of the orders mentioned below to retain with them, and produce for inspection on demand by any officer referred to in paragraph 14 or paragraph 22 of the said order, a duplicate copy of each of the aforesaid returns submitted by them:—

Orders under which returns are to be submitted.

(1) Order No. 356/TX/P/SR/5/49, dated the 1st April 1949, as modified by order No. 391/TX/P/SR/5/49, dated the 8th June 1950, and by order No. 413/TX/P/SR/5/49, dated the 1st September 1950.

(2) Order No. 1674/TX/P/SR/5/49, dated the 27th February 1950.

P. R. SINHA,
Director of Textiles.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Nadia.—No. 106L.R.—4th January 1951.—Notification No. 5341L.R., dated the 14th May 1940, under section 3 of the Bengal Survey Act, 1875 (Bengal Act V of 1875), and notification No. 5343L.R., dated the 14th May 1940, under section 101(2)(d) of the Bengal Tenancy Act, 1885 (VIII of 1885), published at pages 1540-1541 and 1542-1543, respectively, in Part I of the *Calcutta Gazette* of the 23rd May 1940, are hereby cancelled, so far as they relate to the survey and preparation of record-of-rights in respect of all lands which are comprised in the following temporarily-settled private estate in the district of Nadia:—

Serial No.	Serial No. of the <i>Calcutta Gazette</i> .	No. of estate.	Name of the estate.
1	64	3714	Diara Mahal Char Krishnachandrapur.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Land Acquisition

ORDER.

Cooch Behar.—No. 416L.A.—11th January 1951.—In exercise of the power conferred by sub-section (7) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), the Governor is pleased, hereby, to authorise both the Deputy Commissioner and the Additional Deputy Commissioner of the District of Cooch Behar to requisition, by order in writing, in pursuance of the provisions of the said sub-section (7) of the said section 3, any land within the local limits of the said district and also to make such further orders as appear to them to be necessary or expedient in connection with the requisitioning.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

NOTIFICATIONS.

Howrah.—No. 242L.A.—8th January 1951.—The Governor is pleased to cancel so much of notification No. 2933L.A., dated 21st February 1944, under section 4 of the Land Acquisition Act, I of 1894, published at page 182, Part I of the *Calcutta Gazette* of the 24th idem, in respect of the proposed acquisition of 0.47 of an acre of land required by the National Iron and Steel Co., Ltd., for extension of workshop and construction of staff quarters, cooly lines, hospital, school, playground and park, etc., as relates to cadastral plot No. 6334, measuring 0.30 of an acre, situated in the village of Bally, jurisdiction list No. 14, thana Bally, pargana Khalore, district Howrah.

Murshidabad.—No. 244L.A.(P.W.).—8th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Loknathpur-Andulbaria Road, it is hereby notified that the above purpose pieces of land altogether

measuring, more or less, 10.71 acres, and comprising cadastral plots as detailed below, likely to be required in the district of Murshidabad:—

District Murshidabad.

Thana Beldanga, village Loknathpur, jurisdiction list No. 129.

Cadastral plots in part—499, 2196, 2191, 502, 501, 503, 542, 541, 540, 539, 535, 534, 532, 547, 548, 546, 543, 544, 659, 660, 708, 710, 711, 713, 714, 715.

Thana Beldanga, village Jaynagar, jurisdiction list No. 128.

Cadastral plots in part—2523, 2524, 2525, 2532, 2532, 2537, 2533, 2534, 2535, 2542, 2563, 2565, 2582, 2583, 2584, 2589, 2601, 2605, 2636, 2643, 2644, 2645, 2648, 2650, 2651, 2653, 2654, 2656, 2657, 2670, 2675, 2674, 2689, 2679, 2678, 2677, 2711, 2713, 3282, 3283, 3284, 3286, 3287, 3288, 3328, 3329, 3330, 3334, 3335, 2999, 3006, 3001, 3002, 3003, 3055, 3056, 3059, 3060, 3121, 3122, 3136, 3137, 3138, 3139, 3146, 3149, 3150, 3152, 3153, 3154, 3155, 3156, 3163, 3174, 3175, 3182, 3185, 3186, 3188.

Thana Beldanga, village Ekdala, jurisdiction list No. 130.

Cadastral plots in part—34, 35, 36, 37, 40, 42, 1964, 46, 42, 43, 61, 67, 68, 69, 1276, 1277, 1278, 1106

Thana Beldanga, village Nazirpur, jurisdiction list No. 132.

Cadastral plots in part—31, 2, 3, 5, 6, 7, 10, 91, 92, 93, 123, 640, 641, 642, 644, 657, 658, 659, 665, 666, 667, 734, 737, 738, 739, 747, 789, 790, 791, 792, 806, 809, 810.

Thana Beldanga, village Kulbaria, jurisdiction list No. 133.

Cadastral plot in full—1544.

Cadastral plots in part—1277, 1278, 1294, 1295, 1296, 1300, 1301, 1303, 1407, 1411, 1412, 1413, 1434, 1433, 1436, 1439, 1484, 1485, 1486, 1497, 1498, 1501, 1502, 1504, 1540, 1541, 1542, 1543.

Thana Beldanga, village Andulbaria, jurisdiction list No. 138.

Cadastral plots in part—1518, 1516, 1514, 1508, 1443, 1444, 1445, 1446, 1506, 1538

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in office of the Superintending Engineer, B Planning Circle at Anderson House, Alipore, well as in that of the Collector of Murshidabad.

In exercise of the powers conferred by aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and men to enter upon and survey the land and do other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

exercise of the powers conferred by section of the Land Acquisition Act, I of 1894, as added by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the arable portions of the land in this case.

Midnapore.—No. 252L.A.(P.W.).—8th January 1951.—The Governor is pleased to cancel so much of the notification No. 7197L.A.(P.W.), dated the 29th September 1947, under section 4 of the Land Acquisition Act, I of 1894, published at page 215, Part I of the *Calcutta Gazette* of the 10th October 1947, as relates to pieces of land measuring, more or less, 5.57 acres, as detailed below, out of the total area of 25.77 acres notified for acquisition for the diversion of Contai Road (section from Bara Nalgerya to Dulalpur), in the district of Midnapore:—

Contai, village Basudebpur, jurisdiction list No. 86.

Cadastral plots in part—297, 403, 1821, 318, 1832, 1838, 1837.

Contai, village Jmandapur, jurisdiction list No. 84.

Cadastral plots in full—13, 15, 32, 28, 26, 82, 87, 91, 77, 71, 72, 189, 196.

Cadastral plots in part—880, 93, 94, 183, 836, 38, 840, 435, 279, 821, 282, 79, 80, 49, 48, 76, 29.

Midnapore.—No. 254L.A.(P.W.).—8th January 1951.—In exercise of the powers conferred by section 4(7) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from acquisition of pieces of lands measuring, more or less, 16.58 acres, as detailed below out of the total area covered by declaration 257L.A.(P.W.), dated the 21st April 1948, published at pages 527-28, Part I of the *Calcutta Gazette* of the 29th idem, as amended by erratum 250L.A.(P.W.), dated the 8th January 1951, and required for the diversion of Contai Road (section from Bara Nalgerya to Dulalpur), in the district of Midnapore:—

Contai, village Bara Nalgerya, jurisdiction list No. 26.

Cadastral plot in part—4130.

Contai, village Basudebpur, jurisdiction list No. 86.

Cadastral plots in part—1829, 304, 313, 321, 17, 348, 1830, 1834, 1831, 323.

Contai, village Jmandapur, jurisdiction list No. 84.

Cadastral plots in full—14, 16, 17, 18, 31, 828, 25, 81, 83, 86, 88, 95, 96, 73, 195, 88, 200, 201, 202, 194, 811, 230, 231, 234, 19, 248, 246, 243, 287, 288, 289, 290, 283.

Cadastral plots in part—19, 20, 22, 23, 879, 97, 106, 188, 832, 834, 190, 191, 192, 4, 232, 233, 236, 835, 842, 247, 245, 244, 12, 293, 294, 292, 291, 859, 437, 467, 466, 31, 463, 451, 453, 454, 455, 458, 459, 163, 472, 470, 469, 468, 284, 286, 270, 8, 813, 844, 249, 250, 251, 252, 253, 255, 19, 227, 228, 193, 199, 218, 217, 215, 203, 1, 70, 78, 30, 36, 35, 33, 12, 11.

Contai, village Uttar Dulalpur, jurisdiction list No. 85.

Cadastral plots in part—197, 198, 199, 196, 3, 215, 204, 207, 208.

24-Parganas.—No. 276L.A.(P.W.).—8th January 1951.—The Governor is pleased to cancel so much of the notification No. 5964L.A.(P.W.), dated the 8th August 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1260-61, Part I of the *Calcutta Gazette* of the 22nd idem, as amended by erratum No. 272L.A.(P.W.), dated 5th January 1951, as relates to pieces of land measuring, more or less, 13.66 acres as detailed below, out of the total area of 143.22 acres notified for acquisition for the construction of the Diamond Harbour-Kakdwip Road (section from Kulpi to Belpukuria) in the district of the 24-Parganas:—

Thana Kulpi, village Basudebpur, jurisdiction list No. 184.

Cadastral plot in full—255.

Thana Kulpi, village Paschim Srinagar, jurisdiction list No. 192.

Cadastral plot in full—34.

Thana Kulpi, village Dakshin Rajarompur, jurisdiction list No. 190.

Cadastral plot in full—397.

Cadastral plots in part—29, 33, 611, 36, 39, 389, 391, 392, 395, 396, 398, 600, 402, 32, 51, 35, 49, 390, 400, 399, 601, 604, 606, 401, 404, 406.

Thana Kulpi, village Karanjali, jurisdiction list No. 234.

Cadastral plot in full—240.

Thana Kulpi, village Arun Baria, jurisdiction list No. 214.

Cadastral plot in full—175.

Thana Kulpi, village Srinamnagar, jurisdiction list No. 213.

Cadastral plots in full—3, 73, 75, 74, 76, 13.

Thana Kulpi, village Rangophala, jurisdiction list No. 212.

Cadastral plot in full—720.

Thana Kulpi, village Arun Nagar, jurisdiction list No. 219.

Cadastral plots in full—1430, 1141, 2039, 2040, 2041, 2042, 2043, 2044.

Cadastral plots in part—1405, 1404, 1403, 1402, 1408, 1407, 1401, 1400, 1421, 1406.

Hooghly.—No. 332L.A.—9th January 1951.—The Governor is pleased to cancel the notification No. 2803L.A., dated 5th April 1948, under section 4 of the Land Acquisition Act I of 1894, published at page 453, Part I of the *Calcutta Gazette* of the 15th idem, in respect of the proposed acquisition of 2.80 acres of land for the East Indian Railway for the construction of their staff quarters at Baidyabati Railway Station in the village of Dirghanga, jurisdiction list No. 4, thana Serampore, pargana Boro, district Hooghly.

Burdwan.—No. 338L.A.—9th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the District Board, Burdwan, for a public purpose, viz., for Panchberia Chanduli Road, in the villages of Amdanga and Musthuli, jurisdiction list Nos. 77 and 78 respectively, thana Katwa, parganas Monoharshahi and Indram, respectively, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 718, 721, 1005, 1006, 1007 to 1101, 1169 in mauza Amdanga and parts of cadastral survey plots Nos. 1102, 1103 and 1104

in mauza Musthuli and measuring, more or less, 0·79 of an acre is likely to be required within the aforesaid villages of Amdanga and Musthuli.

This notification is made, under the provisions of section 4 of the Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan as well as in that of the Chairman, District Board, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Hooghly.—No. 340L.A.—9th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for improvement of Burdwan-Arambagh Road, 2nd Section, in the villages of Chandur and Mandra, jurisdiction list Nos. 8 and 5 respectively, thana Arambagh, pargana Samarshahi, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 45, 46, 48 to 50, 56 to 60, 66 to 68, 71, 114 and 116 and parts of cadastral plots Nos. 26, 27, 28, 30 to 32, 34, 43, 44, 51, 52, 55, 61, 62, 65, 69, 70, 72, 73 to 75, 108 to 113, 115 and 117 of mauza Chandur, and parts of cadastral plots Nos. 221 and 222 of mauza Mandra and measuring, more or less, 9·88 is likely to be required within the aforesaid villages of Chandur and Mandra.

This notification is made, under the provisions of section 4 of the Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Special Land Acquisition Collector of Hooghly.

Hooghly.—No. 344L.A.—9th January 1951.—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information:—

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and
Secy. to the Govt. of West Bengal (*ex officio*).

Agreement.

Memorandum of Agreement made this 9th day of January 1951 between THE EAST INDIA ELECTRIC SUPPLY & TRACTION COMPANY, LIMITED, MOGHULTULI, Chinsurah, registered under the Indian Companies Act, 1882 and having its registered office at Moghultuli, Chinsurah in the District of Hooghly, (hereinafter called the Company) of the one part and the Governor of the State of West Bengal (hereinafter called the Governor) of the other part.

WHEREAS for the purpose of the construction of new Sub-station building for receiving electrical Energy and for distribution thereof, the Company has applied to the Government of Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, of the parcel of land containing 0·049 of an acre thereabout situate in the village of Bally in District of Hooghly and more particularly described in the Schedule hereto and delineated the plan* hereunto annexed.

And WHEREAS the said Government of Bengal, being satisfied by an enquiry held under Sec. 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and the said work is likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land herein described.

And WHEREAS the said Government of Bengal has required the Company under the provisions of Section 41 of the abovementioned Act to enter into the agreement with the Governor (inafter contained). Now this Indenture witness that it is hereby agreed and declared as follows:

1. On demand the Company shall and will to the said Government of West Bengal all every compensation in respect of the said land tendered, paid or awarded or to be tendered, or awarded by the Collector under the Land Acquisition Act, 1894 or by the Court to which reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incident to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the Collector may in anticipation estimate to be necessary for the purposes mentioned in the preceding clause.

3. On payment by the Company of all demand under the foregoing first clause, or, in the event of the said Government of West Bengal deposit by the Company of all estimated amount as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Government shall make over possession of the said land to the Company and shall execute and do all such deeds and things as may be necessary and proper effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purpose of the construction of such a station as is hereinbefore mentioned and with the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said construction of the Sub-station shall be completed (and fully equipped in all respects ready for use) within 2 years from the date on which possession of the said land shall have been given to the Company.

6. Should the said construction of Sub-station not be completed and fully equipped in all respects ready for use within the period stated in the preceding clause or within such further period in its discretion may be prescribed or allowed by the said Government of West Bengal or by the said land at any time thereafter cease

*Not printed but may be inspected in the office of the Land Acquisition Collector, Hooghly.

of twelve consecutive months, to be held or cease to be required for the purpose or as provided for in the foregoing fourth then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected or after transfer of the land to the Company and thereupon the interest of the Company in the said land and buildings shall absolutely and determine.

On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

Should the said Government sell the land and buildings the said Government after paying the expenses incurred in connection with the taking of possession and with such sale shall pay the proceeds to the Company.

Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in its own use the Governor shall repay to the Company the market value as on the day of re-entry of the buildings erected by the Company and shall receive from the Company in respect of every compensation as provided in the foregoing clause (less the statutory allowance of ten per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not be liable to pay sums paid and received on account of damages and expenses.

Should the said Government decide to sell the land and buildings only upon such sale, the Governor or deducting the expenses of taking possession and selling, pay the balance of the proceeds to the Company, together with the interest received from the Company in respect of the land for the land (less the statutory allowance of ten per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of sale) but will not repay any sum paid and received on account of cost, charges and expenses.

The public shall be entitled to the use of the land on the following terms, that is to say, that the provisions of the Indian Electricity Act, 1910, and rules made thereunder or to the effect of any other legislative enactment or that behalf for the time being in force, shall apply in the vicinity of the said Distributing Sub-station and in the adjoining licensed area when the proposed Distributing Sub-station is completed, be entitled to be supplied with electrical energy from such Distributing Sub-station within the limits of the power available at the station and in pursuance of the terms of the licence granted to the Company.

Should any dispute or difference arise touching the subject matter of this agreement, any covenant clause or thing herein contained, the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute shall be final and conclusive and binding on the parties hereto.

A piece or parcel of land measuring more or less than 0.49 of an acre and comprising a part of plot No. 4204 situated in the village of Chinsurah, in the District of Hooghly.

Whereof (THE EAST INDIA ELECTRIC SUPPLY & TRACTION COMPANY, LIMITED), have caused the common seal of the

Company to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal) the day and year first above written.

The common seal of the above-named THE EAST INDIA ELECTRIC SUPPLY AND TRACTION COMPANY, LIMITED, was hereto affixed in the presence of—

Witnesses—
Narayan Chandra Kar.
Phani Bhusan Mukherji.

Signed, sealed and delivered by the Member, Board of Revenue and ex officio Secretary to the Government of West Bengal in the Department of Land and Land Revenue on behalf of the Governor of the State of West Bengal.

Witness—
S. N. Mitra, Assistant Secretary, Department of Land and Land Revenue.

Nursingbahay Mudungopal,
Managing Agents.
For and on behalf of the East India Electric Supply and Traction Co., Ltd.

Seal.

Seal.

S. Banerjee, Member, Board of Revenue and Secy. to the Government of West Bengal, (ex officio).

ERRATA.

Midnapore.—No. 2481.L.A.(P.W.).—8th January 1951.—In notification No. 7197.L.A.(P.W.), dated the 29th September 1947, under section 4 of the Land Acquisition Act, I of 1894, published at page 215, Part I of the *Calcutta Gazette* of the 9th October 1947, in respect of the acquisition of land for the diversion of Contai-Belda Road (section from Bara Nalgerya to Uttar Dulalpur), in the district of Midnapore, following changes will occur:—

Thana Contai, village Bara Nalgerya, jurisdiction list No. 26.

Delete "4105" under cadastral plots in part.

Thana Contai, village Basudebpur, jurisdiction list No. 86.

Delete "300" under cadastral plots in part.

Midnapore.—No. 2581.L.A.(P.W.).—8th January 1951.—In notification No. 8375.L.A.(P.W.), dated the 26th October 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 1466, Part I of the *Calcutta Gazette* of the 4th November 1948, in respect of the acquisition of land for the construction of the main canal of Kawari khal, in the district of Midnapore, following change will occur:—

Thana Jhargram, village Naharia, jurisdiction list No. 944.

Delete "223" against cadastral plots in part.

Midnapore.—No. 2641.L.A.(P.W.).—8th January 1951.—In notification No. 33031.L.A.(P.W.), dated the 26th April 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 536, Part I of the *Calcutta Gazette*, dated the 29th idem, in respect of the acquisition of land for the ladworks of Champa khal in connection with the Jhargram Irrigation Project, in the district of Midnapore, following changes will occur:—

Thana Jhargram, village Khayerbani, jurisdiction list No. 918.

Delete "607" under cadastral plots in part.

Read "610" for "613" under cadastral plots in part.

24-Parganas.—No. 272.L.A.(P.W.).—8th January 1951.—In notification No. 5964.L.A.(P.W.), dated the 8th August 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1260-61, Part I of the *Calcutta Gazette* of

the 22nd idem, in respect of the acquisition of land for the construction of the Diamond Harbour-Kakdwip Road (section from Kulpi to Belpukuria) in the district of the 24-Parganas, following changes will occur:—

Read "143.22 acres" for "143.11 acres in line 9.

Thana Kulpi, village Syamnagar, jurisdiction list No. 210.

Read "295, 296" under cadastral plots in part instead of those under cadastral plots in full.

NOTICES.

24-Parganas.—No. 208L.A.—8th January 1951.—Whereas 0.78 of an acre, more or less, of land situate in mauza Bagdah, jurisdiction list No. 36, police-station Bongaon, described below have been requisitioned by the Collector, 24-Parganas, for the purpose of maintaining supplies and services essential to the life of the community, viz., for construction of quarters for the accommodation of armed Police detachment, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Portion of cadastral survey plot No. 705 of mauza Bagdah, jurisdiction list No. 36, police-station Bongaon, district 24-Parganas.

Bankura.—No. 342L.A.(P.W.).—9th January 1951.—Whereas 6.81 acres, more or less, of land situate in or near the village of Mouleswar described below have been requisitioned by the Collector of Bankura, for the purpose of Providing facilities for irrigation, namely, for construction of afflux bund for Berai Head Works in connection with Berai Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Bankura.

Description of land.

Mauza Mouleswar, jurisdiction list No. 176, police-station Onda, district Bankura.

Cadastral survey plots in part—433, 434, 435, 446, 447, 448, 455, 456, 457, 461, 462, 464, 38, 46, 47, 48, 49, 50, 51, 56, 250, 251, 252, 253, 269, 271, 272, 396, 397, 398, 400, 401, 403, 404, 422, 425, 426, 427, 428, 431, 432, 5, 31, 32, 33, 34, 57 and 58.

Cadastral survey plot in full—402.

DECLARATIONS.

Midnapore.—No. 246L.A.(P.W.).—8th January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz the diversion of Contai-Belda Road (section Bara Nalgerya to Uttar Dulalpur), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.1 an acre and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Contai, village Nalgerya, jurisdiction list No. 26.

Cadastral plot in part—4042.

Thana Contai, village Basudehpur, jurisdiction list No. 86.

Cadastral plot in full—340.

Cadastral plots in part—403, 297, 1821, 341.

Thana Contai, village Jinandapur, jurisdiction list No. 84.

Cadastral plot in part—42.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Midnapore.—No. 256L.A.(P.W.).—8th January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz for the construction of the main canal of Kankhal in connection with the Jhargram Irrigation Project, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.44 of an acre and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Jhargram, village Sagbandi, jurisdiction list No. 952.

Cadastral plot in part—104.

Thana Jhargram, village Harki, jurisdiction list No. 951.

Cadastral plots in part—113, 81, 87.

Thana Jhargram, village Naharia, jurisdiction list No. 944.

Cadastral plots in part—113, 26.

Thana Gopiballabhpur, village Bhandi, jurisdiction list No. 648.

Cadastral plots in part—44, 74.

Thana Gopiballabhpur, village Nischinta, jurisdiction list No. 646.

Cadastral plots in part—48, 59.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Midnapore.—No. 262L.A.(P.W.).—8th Janu-
1951.—Whereas it appears to the Governor
that land is required to be taken by Government
at public expense for a public purpose, viz.,
the head works of Champa khal in connec-
tion with the Jhargram Irrigation Project, it is
hereby declared that for the above purpose,
pieces of land altogether measuring, more or
less, 3.19 acres and comprising cadastral plots as
detailed below, are required in the district of
Midnapore:—

District Midnapore.

Thana Jhargram, village Khayerbani, jurisdiction list No. 978.

Cadastral plot in part—610.

Thana Jhargram, village Kismat Murakati, jurisdiction list No. 922.

Cadastral plot in part—1, 15.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

24-Parganas.—No. 270L.A.(P.W.).—8th Janu-
1951.—Whereas it appears to the Governor
that land is required to be taken by Government
at public expense for a public purpose, viz.,
the construction of the Diamond Harbour-
Durgam Road (Section from Kulpi to Bel-
uria), it is hereby declared that for the above
purpose, pieces of land altogether measuring,
more or less, 11.98 acres and comprising cadastral
plots as detailed below, are required in the dis-
trict of 24-Parganas:—

Thana Kulpi, village Basudebpur, jurisdiction list No. 184.

Cadastral plot in part—288.

Thana Kulpi, village Paschim Srinagar, jurisdiction list No. 192.

Cadastral plot in full—156.

Cadastral plot in part 1, 520, 35, 62

Thana Kulpi, village Dakshin Ram Krishnapur, jurisdiction list No. 191.

Cadastral plots in full—161, 251, 269, 365, 366.

Cadastral plots in part—160, 1322, 361, 1360, 369, 1315.

Thana Kulpi, village Dakshin Rajarampur, jurisdiction list No. 190.

Cadastral plots in full—610, 393, 394, 403.

Cadastral plots in part—29, 33, 611, 36, 39, 391, 392, 395, 396, 398, 600, 402, 1, 32, 35, 47, 43, 81, 390, 399, 604, 401, 404, 406.

Thana Kulpi, village Chak Dulalpur, jurisdiction list No. 205.

Cadastral plots in part—428, 527, 447, 497, 500, 510, 509.

Thana Kulpi, village Dakshin Sukdehpur, jurisdiction list No. 204.

Cadastral plots in full—318, 310, 311, 313, 316.

Cadastral plots in part—1, 319, 317.

Thana Kulpi, village Karanjali, jurisdiction list No. 234.

Cadastral plots in full—379, 1184, 1182, 1183.

Cadastral plots in part—59, 1240, 263, 262,

Thana Kulpi, village Rangilabad, jurisdiction list No. 215.

Cadastral plots in full—48, 72, 70, 69, 141.

Cadastral plots in part—21, 23, 39, 42, 44, 45, 73, 90, 120.

Thana Kulpi, village Arun Baria, jurisdiction list No. 214.

Cadastral plot in full—162.

Cadastral plots in part—21, 17, 163, 163.

Thana Kulpi, village Syamnagar, jurisdiction list No. 210.

Cadastral plots in part—295, 296, 290, 294.

Thana Kulpi, village Sriramnagar, jurisdiction list No. 213.

Cadastral plot in full—69.

Cadastral plots in part—67, 72.

Thana Kulpi, village Rangaphala, jurisdiction list No. 212.

Cadastral plots in full—718, 727, 726.

Cadastral plots in part—604, 751, 272, 777.

Thana Kulpi, village Arun Nagar, jurisdiction list No. 219.

Cadastral plots in full—1425, 2024, 1691, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 1217, 1218.

Cadastral plots in part—1406, 1405, 1404, 1403, 1402, 1429, 1423, 1422, 1421, 1408, 1407, 1400, 1687, 1692, 1735, 1369, 1370, 1330, 1730, 1223, 1222, 1212, 1190, 1079, 1086, 1174.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of the 24-Parganas.

Hooghly.—No. 346L.A.—9th January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the East India Electric Supply and Traction Co., Ltd., for a new sub-station building, in the village of Bali, jurisdiction list No. 9, thana Chinsurah, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising a part of cadastral plot No. 4204 and measuring, more or less, 0.049 of an acre, is required within the aforesaid village of Bali.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

ERRATA.

Midnapore.—No. 250L.A.(P.W.).—8th January 1951.—In declaration No. 3237L.A.(P.W.), dated the 21st April 1948, under section 6 of the Land Acquisition Act, I of 1894, published at pages 527-28, Part I of the *Calcutta Gazette*, dated the 29th idem, in respect of the acquisition of land required for the diversion of Contai-Belda Road (Section from Bara Nalgerya to Uttar Dulalpur), in the district of Midnapore, following changes will occur:—

Read "19.51 acres" for "19.91 acres" in lines 8-9.

Thana Contai, village Bara Nalgerya, jurisdiction list No. 26.

Delete "4105" under cadastral plots in part.

Thana Contai, village Basudebpur, jurisdiction list No. 86.

Delete "297, 300" under cadastral plots in part.

Thana Contai, village Jinandapur, jurisdiction list No. 84.

Delete "42" under cadastral plots in part.

Midnapore.—No. 2661.L.A.(P.W.).—8th January 1951.—In declaration No. 39091.L.A.(P.W.), dated the 15th May 1948, under section 6 of the Land Acquisition Act, I of 1894, published at page 653, Part I of the *Calcutta Gazette*, dated the 20th idem, in respect of the Acquisition of land required for the Headworks of Champa Khal in connection with the Jhargram Irrigation Project, following changes will occur:—

Read "2.23 acres" for "4.94 acres" in line 8.

Thana Jhargram, village Khayerbani, jurisdiction list No. 918.

Delete "607" under cadastral plots in part.

Thana Jhargram, village Kismat Murakati, jurisdiction list No. 922.

Delete "15" under cadastral plots in part.

24-Parganas.—No. 2741.L.A.(P.W.).—8th January 1951.—In declaration No. 67311.L.A.(P.W.), dated the 20th September 1946, under section 6 of the Land Acquisition Act, I of 1894, published at pages 1439-40, Part I of the *Calcutta Gazette* of the 24th October 1946, in respect of the acquisition of lands required for the construction of the Diamond Harbour-Kakdwip Road (Section from Kulpi to Belpukuria) in the district of the 24-Parganas, following changes will occur:—

Read "117.58 acres" for "119.83 acres" in line 9.

Thana Kulpi, village Paschim Srinagar, jurisdiction list No. 192.

Delete "520" under cadastral plots in part.

Thana Kulpi, village Dakshin Ramkrishnanur, jurisdiction list No. 191.

Delete "251" under cadastral plots in full and "361, 160" under cadastral plots in part.

Read "558" for "528" under cadastral plots in part.

Thana Kulpi, village Dakshin Rajarampur, jurisdiction list No. 190.

Delete "43" under cadastral plots in part.

Thana Kulpi, village Dakshin Sukdebpur, jurisdiction list No. 204.

Delete "310, 316" under cadastral plots in full and "319" under cadastral plots in part.

Thana Kulpi, village Rangilabad, jurisdiction list No. 215.

Delete "48" under cadastral plots in full.

Thana Kulpi, village Arunnagar, jurisdiction list No. 219.

Delete "1406" under cadastral plots in full and "1421, 1369" under cadastral plots in part.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATIONS.

No. 14614L.Ref.—28th December 1950.—exercise of the powers conferred by sub-sect (1) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II 1950), the Governor is pleased to establish *Bhag Chas* Conciliation Board for each local specified in column 1 of the schedule hereto; to appoint the persons mentioned in column 2 that schedule opposite such area to be the Chairman and members of the *Bhag Chas* Conciliation Board for such area.

2. In exercise of the power conferred by section (3) of section 6 of the said Act, Governor is pleased to specify a period of years beginning from the date of publication this notification in the *Calcutta Gazette* as term for which each Chairman and each member appointed under paragraph 1 shall hold office.

The Schedule.

Area.	Chairman and Members.
1	2
Birbhum district.	
Ulkunda Union in Mayureswar police-station.	Circle Officer, Mollarpur—Chairman. Sri Panchanan Mitra of Mitrap owners' representative—Member. Sri Sajani Mohon Dey of Ulkunda owners' representative—Member. Sri Sushil Bhushan Valla of Ulkunda bargadars' representative—Member. Sri Tincori Bagdi of Ulkunda, bargadars' representative—Member.
Lahpur police-station ..	Sri Bimalendu Nath Sinha, Inspector, Civil Supplies, Lahpur—Chairman. Sri Sailendra Nath Sen of Mahes owners' representative—Member. Sri Kamalaksha Roy of Bh owners' representative—Member. Sri Bagal Bauri of Bheria, bargadars' representative—Member. Sri Matal Majhi of Banindara, bargadars' representative—Member.
Murshidabad district.	
Kumarsanda and Mahalandi Union Boards in police-station Kandi.	Agricultural Inspector, Kandi—Chairman. Sri Rakhal Mondal, owners' representative—Member. Sri Debendra Nath Mazum owners' representative—Member. Sri Ashutosh Majhi, bargadars' representative—Member. Jonab Insan Ali, bargadars' representative—Member.
Gokarna and Purandarpur Union Boards in police-station Kandi.	Agricultural Inspector, Kandi—Chairman. Sri Pramatha Nath Roy Choudh owners' representative—Member. Sri Sarasahi Mohon Mondal, owners' representative—Member. Jonab Mokhtar Shaikh, bargadars' representative—Member. Sri Purna Chandra Mondal, bargadars' representative—Member.
Andulia and Jaahohari-Anukha Union Boards in Kandi police-station.	Circle Officer (East), Kandi—Chairman. Jonab Md. Allarakha, owners' representative—Member. Sri Satish Chandra Trivedi, owners' representative—Member. Sri Nrisingha Mondal, bargadars' representative—Member. Sri Manik Mondal, bargadars' representative—Member.

Area.	Chairman and Members.	Area.	Chairman and Members.
1	2	1	2
Union Board in police-station.	Co-operative Inspector, Kandi—Chairman. Sri Ramratan Ghosh, owners' representative—Member. Sri Jaitish Chandra Sarkar, owners' representative—Member. Sri Nibhareh Mondal, bargadars' representative—Member. Sri Gurupada Ghosh, bargadars' representative—Member.	Khargram, Margram and Balis Union Boards in Khargram police-station.	Circle Officer (West), Kandi—Chairman. Sri Madan Pramanik, owners' representative—Member. Sri Ahu Bhusan De, owners' representative—Member. Jonab Aleb Shoik, bargadars' representative—Member. Sri Mahadev Kundu, bargadars' representative—Member.
and Amlai Boards in Bharatpur police-station.	Agricultural Inspector, Bharatpur—Chairman. Sri Kiranendu Bhushan Sinha, owners' representative—Member. Sri Ananta Bhushan Pal, owners' representative—Member. Sri Sarat Chandra Nag, bargadars' representative—Member. Jonab Tabarak, bargadars' representative—Member.	Kalyanpur, Kuli and Sabaldah Union Boards in Barwan police-station.	Circle Officer (West), Kandi—Chairman. Sri Jatindra Mohon Das, owners' representative—Member. Sri Haripada De, owners' representative—Member. Sri Sasadhar Bagdi, bargadars' representative—Member. Sri Fazal Bagdi, bargadars' representative—Member.
and Bharatpur Boards in Bharatpur police-station.	Sub-Registrar, Bharatpur—Chairman. Jonab Mir Md. Siddik Hossain, owners' representative—Member. Sri Kamala Prosad Das, owners' representative—Member. Jonab Jilan Sheik, bargadars' representative—Member. Sri Sarat Chandra Nag, bargadars' representative—Member.	Biprasekhar and Sahora Union Boards in Barwan police-station.	Agricultural Inspector, Panchthupi—Chairman. Sri Kshitish Chandra Ghosh, owners' representative—Member. Sri Radhakrishna Ghoshal, owners' representative—Member. Sri Pashupati Bhatta, bargadars' representative—Member. Sri Pagal Bagdi, bargadars' representative—Member.
and Godda Boards in Bharatpur police-station.	Agricultural Inspector, Bharatpur—Chairman. Sri Kripasindhu Dutta, owners' representative—Member. Jonab Abdur Rezzak, owners' representative—Member. Jonab Nahibox Shoik, bargadars' representative—Member. Jonab Azed Hossain, bargadars' representative—Member.	Kurunnuran and Sundarpur Union Boards in Barwan police-station.	Circle Officer (West), Kandi—Chairman. Sri Gurudas Ghosh, owners' representative—Member. Jonab S. M. Reza Ali, owners' representative—Member. Sri Sashi Bayen, bargadars' representative—Member. Sri Nibhareh Majhi, bargadars' representative—Member.
Bonwaribad and Union Boards in Barwan police-station.	Circle Officer (East), Kandi—Chairman. Dr. Bhupendra Nath Mukherjee, owners' representative—Member. Sri Phani Bhushan Chandra, owners' representative—Member. Jonab Abdul Jalil, bargadars' representative—Member. Jonab Siddique Sheik, bargadars' representative—Member.	Panchthupi and Barwan Union Boards in Barwan police-station.	Inspector, Co-operative Society, Kandi—Chairman. Sri Dwijendra Nayak, owners' representative—Member. Sri Trilochan Ghosh, owners' representative—Member. Jonab Mojibur Sheik, bargadars' representative—Member. Sri Madan Mohan Mondal, bargadars' representative—Member.
Tahulpur Union Board in Bharatpur station.	Co-operative Inspector, Kandi—Chairman. Jonab Golam Mohboob, owners' representative—Member. Sri Aswini Mukherjee, owners' representative—Member. Sri Madan Biswas, bargadars' representative—Member. Jonab Ommer Ali Sheik, bargadars' representative—Member.	Jamuar, Jarur and Mirzapur Unions in Raghunathganj police-station.	Assistant Revenue Officer (South)—Chairman. Sri Girja Bhushan Roy, Jarur, owners' representative—Member. Sri Bankanta Acharyya, Mirzapur, owners' representative—Member. Jonab Mobarak Hossain, Nawada, bargadars' representative—Member. Sri Suphal Murmu, Cankar, bargadars' representative—Member.
Kandi and Jhilla Boards in Khargram police-station.	Circle Officer (West), Kandi—Chairman. Sri Tinkari Chakraborty, owners' representative—Member. Sri Probhakar Chatterjee, owners' representative—Member. Sri Jugal Dalui, bargadars' representative—Member. Sri Bhabataram Halder, bargadars' representative—Member.	Dafarpur, Teghori and Gobindapur Unions in Raghunathganj police-station.	Assistant Revenue Officer (South)—Chairman. Sri Bhujanga Bhushan Das, Teghori, owners' representative—Member. Sri Nambhu Nath Roy, Gobindapur, owners' representative—Member. Sri Jamini Kanta Sinha, Rajanagar, bargadars' representative—Member. Jonab Shorab Biswas, Nashipur, bargadars' representative—Member.
and Sadol Union in Khargram station.	Agricultural Inspector, Khargram—Chairman. Jonab Lutful Huq Mondal, owners' representative—Member. Sri Chandidas Mukherjee, owners' representative—Member. Sri Subal Dalui, bargadars' representative—Member. Sri Kesari Majhi, bargadars' representative—Member.		

Area.	Chairman and Members.	Area.	Chairman and Members.
1	2	1	2
Mithipur, Doyrampur and Sekhalipur Unions in Raghunathganj police-station.	Agricultural Inspector, Raghunathganj—Chairman. Sri Chamatkar Saha, Doyrampur, owners' representative—Member. Sri Bushnupada Sinha Roy, Mithipur, owners' representative—Member. Sri Dwarka Nath Das, Garia, bargadars' representative—Member. Janab Tufani Mondal, Krishnasail, bargadars' representative—Member.	Bagnan, Banapur, Bantul, Chandbhag, Mellok, Bangalpur, Bainen and Kalyanpur unions in Bagnan police-station.	Agricultural Inspector, Bagnan—Chairman. Sri Nandalal Mitra, Kralore, representative—Member. Sri Nagendra Nath Sarman, pur, owners' representative—Member. Sri Nabakumar Ghoroi, Mudhonpur, bargadars' representative—Member. Sri Gunadhar Mondal, Kanta, bargadars' representative—Member.
	Howrah district.		Midnapore district.
Amta police-station	Sub-Registrar, Amta—Chairman. Sri Suresh Chandra Bose, Joypur, owners' representative—Member. Sri Pradhan Roy, Garbhawanipur, owners' representative—Member. Sri Harimohan Hazra, Sauria, bargadars' representative—Member. Janab Abdul Samad, Kashmiri, bargadars' representative—Member.	Union Nos. II, III, VI and VII in Contai police-station.	Circle Officer, Contai—Chairman. Sri Suresh Chandra Jana, Atha, Contai, owners' representative—Member. Sri Radha Raman Das, village post office Kanidighi, representative—Member. Sri Sanatan Jana, Karnda, office Banamalichatta, bargadars' representative—Member. Sri Iswar Chandra Pau, Junth, Banamalichatta, bargadars' representative—Member.
Bauria Union in Bauria police-station.	Agricultural Inspector, Uluberia Circle—Chairman. Sri Pannalal Paludhi, Bauria, owners' representative—Member. Sri Badaram Ghosh, Burikhali, owners' representative—Member. Sri Khugendra Nath Karar, Paramanandachak, bargadars' representative—Member. Sri Hom Chandra Bhuiya, Santoshpur, bargadars' representative—Member.	Union Nos. I, VIII, IX and XIII in Contai police-station.	Sub-Registrar, Contai—Chairman. Sri Kirti Charan Pattanayak, gan, post office Basudevypur, owners' representative—Member. Sri Rajani Kanta Rout, Bae, post office Basudevypur, representative—Member. Sri Gourhari Das, Pachmdham, post office Belagoria, bargadars' representative—Member. Sri Aditya Kumar Jana, Jalab, post office Contai, bargadars' representative—Member.
Uluberia, Chengail, Kakinada and Dhulashila Union Boards in Uluberia police-station.	Agricultural Inspector, Uluberia Circle—Chairman. Sri Subodh Chandra Bandopadhyay, Dhulashila, owners' representative—Member. Sri Probodh Chandra Sarkar, Natibpur, owners' representative—Member. Sri Akshoy Kumar Mondal, Khalisani, bargadars' representative—Member. Sri Jnananda Bakuli, Gharsalap, bargadars' representative—Member.	Union Nos. XIV, XV and XVI in Contai police-station.	Joint Sub-Registrar, Contai—Chairman. Sri Narendra Lal Mitra Chow, Kishorenagar, post office (owners' representative—Member). Janab Alaaddin Mahammad, I, post office Contai, owners' representative—Member. Sri Bhuteswar Paria, Juhipur, office Contai, bargadars' representative—Member. Sri Harekrishna Mandal, Mahapur, post office Basantia, bargadars' representative—Member.
Joargori, Banibon, Basudevypur, Chandpur and Hatgacha Unions in Uluberia police-station.	Agricultural Inspector, Banibon Circle—Chairman. Sri Rajendra Nath Das, Nischindipur, owners' representative—Member. Sri Prankrishna Mitra, Kasyabpur, owners' representative—Member. Sri Satish Chandra Samanar, Banibon, bargadars' representative—Member. Sri Rakhul Chandra Ghoroi, Nayachak, bargadars' representative—Member.	Union Nos. XVII, XVIII and XX in Contai police-station.	Sub-Manager, Khas Mahul, Co—Chairman. Sri Sarbeswar Panda, Mizapur, office Basantia, owners' representative—Member. Sri Hariprada Das, Gopahak, office Dariapur, owners' representative—Member. Sri Bhuteswar Das, Durgapur, office Basantia, bargadars' representative—Member. Sri Paahupati Maity, Thenga, post office Basantia, bargadars' representative—Member.
Shyampur-Kamalpur, Banowarpur, Nabagram and Belari Union Boards in Shyampur police-station.	Agricultural Inspector, Shyampur Circle—Chairman. Sri Ramphou Guchhait, Ayma, owners' representative—Member. Sri Khagendra Nath Samanta, Banowarpur, owners' representative—Member. Sri Budhadob Maity, Hoghsi, bargadars' representative—Member. Sri Prohlad Chandra Pramanik, Gajankola, bargadars' representative—Member.	Union Nos. X, XI, XII and XIX in Contai police-station.	Circle Officer, Contai—Chairman. Sri Narendra Nath Jana, Ch, Bantala, post office Basantia, owners' representative—Member. Sri Basantia Kumar Das, Pokhuria-Ananterouthar, post office Contai, owners' representative—Member. Sri Jatindra Nath Das, Bara, post office Basantia, bargadars' representative—Member. Sri Nagendra Nath Sahoo, Ramdrapur, post office Contai, bargadars' representative—Member.
Nakole, Sasaty, Amaradah, Dihimondalghat and Kharuberia Unions in Shyampur police-station.	Agricultural Inspector, Sasaty Circle—Chairman. Sri Santosh Kumar Jana, Sasaty, owners' representative—Member. Sri Bejoy Kumar Mondal, owners' representative—Member. Sri Abinash Chandra Patra, bargadars' representative—Member. Sri Jatindra Nath Bhakta, bargadars' representative—Member.	Tamluk police-station	Sub-Registrar, Tamluk—Chairman. Sri Baidya Nath Sarkar, Keli, owners' representative—Member. Sri Gunadhar Bhowmik, Keli, owners' representative—Member. Sri Chaitanya Chandra Das, Pat, bargadars' representative—Member. Sri Tarak Nath Jana, Pat, bargadars' representative—Member.

Area.	Chairman and Members.	Officer.	Area.
1	2	1	2
police-station ..	Circle Officer, Tamluk—Chairman. Sri Rajani Kanta Das, Moyna Congress Office, owners' representative—Member. Sri Jnanendra Nath Bhounick, Dakshin Harkuli, owners' representative—Member. Sri Adwaita Charan Bera, Uttar Chongrachak, bargadars' representative—Member. Sri Kali Prasanna Maity, Anandapur, bargadars' representative—Member.	District Howrah. Subdivisional Officer, Uluberia.	Amta police-station, Bauria Union in Bauria police-station, Uluberia, Chengail, Kalinagore, Dhulashula, Joargori, Hambon, Basudevypur, Chandpur and Hatgacha Unions in Uluberia police-station, Shyampur-Kamalpur, Bancewarpur, Navagram, Belari, Nakole, Sasaty, Amardah, Dihumondalghat and Kharuberia Unions in Shyampur police-station, Bagnan, Banapur, Bantul, Chandbhag, Mellook, Bangalpur, Bainan, Kalyanpur Unions in Bagnan police-station.
ura police-station	Sub-Registrar, Panskura—Chairman. Sri Hare Krishna Maity, Raghunathbari, owners' representative—Member. Sri Biraja Krishna Dey, Ghosopur, owners' representative—Member. Jonab Jasimuddin, Kolaghat, bargadars' representative—Member. Sri Gunadhar Bag, Donan, bargadar's representative—Member.	District Midnapore. Subdivisional Officer, Contai. Subdivisional Officer, Tamluk.	Union Nos. I to III and VI to XX in Contai police-station. Tamluk, Moyna and Panskura police stations.
i, Jharaltagram, urmar and Ga- r Unions in Dhup- police-station.	Jalpaiguri district. Tahsildar, Falakata—Chairman. Sri Basanta Roy, owners' representative—Member. Sri Budh Mohan Roy, owners' representative—Member. Sri Nazi Mohan Roy, Magurmari, bargadars' representative—Member. Sri Bhagindra Nath Roy, Jharaltagram, bargadars' representative—Member.	District Jalpaiguri. Subdivisional Officer, Jalpaiguri (Sadar).	Salbari, Jharaltagram, Magurmari and Gadong Unions in Dhupguri police-station.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (ex-officio).

Land Development

NOTIFICATIONS.

14616L.Ref.—28th December 1950.—In exercise of the power conferred by section 11 of the Bengal Bargadars Act 1950 (West Bengal Act I of 1950), the Governor is pleased to appoint officers mentioned in column 1 of the Schedule as Appellate Officers in respect of appeals against awards or orders of *Bhag Chas* Conciliation boards within the areas specified respectively in such officers in column 2 of that Schedule.—

The Schedule.

Officer.	Area.
1	2
Chief Birhum.	
Divisional Officer, Birhum.	Ulkunda Union of Mayurwar police-station.
Divisional Officer, Birhum (Sadar).	Labpur police-station.
	District Murshidabad.
Divisional Officer, Birhum.	Kumarsanda, Mahalandi, Gokarna, Purandarpur, Andulia and Jaahohari-Anukha Unions of Kandi police-station, Jajan, Alugram, Amlai, Sijgram, Bharatpur, Talgram, Godda, Simulia-Bonwaribad, Salar and Kagram-Talibpur Unions of Bharatpur police-station, Padamkandi, Jhilli, Indrani, Sadol, Khargram, Margram and Balia Unions of Khargram police-station, Kalyanpur, Kuli, Sebaldah, Bipra-ekhar, Sahora, Kurunnuran, Sundarpur, Panchthupi and Burwan Unions of Burwan police-station.
Divisional Officer, Birhum.	Jamnar, Jarur, Mirzapur, Teghori Gobindapur, Dafarpur, Mithipur, Doyrampur, and Sekhalipur Unions in Raghunathganj police-station.

Nadia.—No. 14356L.Dev.—21st December 1950.—The Governor is pleased to cancel so much of the notification No. 9488L.Dev., dated the 8th November 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1964, Part I of the *Calcutta Gazette* of the 17th November 1949, as relates to cadastral survey plot No. 136 of mauza Lalpur, jurisdiction list No. 20, police-station Chakdah, and cadastral survey plot No. 135 of mauza Hamidpur, jurisdiction list No. 29, police-station Chakdah, and measuring, more or less, 2.13 acres, notified for acquisition for the purposes of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions.

Howrah.—No. 14362L.Dev.—21st December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Mahiary, jurisdiction list No. 28 and Argori, jurisdiction list No. 27, police-station Domzur and Sankra respectively, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots numbers as mentioned in the schedule below, and measuring, more or less, 56.23 acres, is likely to be required within the aforesaid villages of Mahiary and Argori.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Schedule.

(1) *Mauza Mahuary, jurisdiction list No. 28.*—Cadastral survey plots Nos. 22-25, 36-44, 77-80, 84, 89, 90, 92-96, 100, 101, 105, 107-117, 125, 144-147, 149, 153-157, 171, 173, 174, 180, 185, 187, 189, 190, 195, 198-203, 207-209, 213, 216, 219-221, 225, 238, 242, 251-253, 257, 261, 263-267, 708, 711, 712, 716, 717, 723, 724 and part of cadastral survey plot No. 166.

(2) *Mauza Argori, jurisdiction list No. 27.*—Cadastral survey plots Nos. 1011, 1012, 1014, 1015, 1018, 1019, 1026-1031, 1034-1037, 1040-1049, 1051, 1052, 1060, 1070-1073, 1077-1085, 1091-1093, 1096, 1104, 1109, 1111, 1112.

24-Parganas.—No. 14472L.Dev.—26th December 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of 59.71 acres of land comprising cadastral survey plots described in the schedule below included in the declaration No. 6806L.Dev., dated the 21st June 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1258, Part I of the *Calcutta Gazette*, dated the 22nd June 1950, in respect of acquisition of 191.09 acres of land within the village of Mandalpara, jurisdiction list No. 10, police-station Jagaddal, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Schedule.

Mauza Mandalpara, jurisdiction list No. 10, police-station Jagaddal, district 24-Parganas.—Cadastral survey plots Nos. 1, 2, 7, 9, 10, 13, 14, 16, 28, 34-39, 43, 44, 61, 64, 65, 68, 70-72, 81, 99, 127, 129-131, 147, 148, 156-158, 160-163, 176, 177, 179, 201, 208-214, 216, 217, 220, 230, 236, 237, 239-242, 244-247, 252, 262-269, 277, 293-295, 297, 308-320, 324-326, 328, 329, 338, 345-352, 356-362, 364-369, 374-376, 378-382, 386-388, 406, 409 and portion of cadastral survey plots Nos. 207, 231 and 250.

Nadia.—No. 14238L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Uttar Haradham, jurisdiction list No. 128, Hat Sambhuganj, jurisdiction list No. 127 and Nandighat, jurisdiction list No. 126, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 39-43, 45 of Uttar Haradham, 3-24 of Hat Sambhuganj and 2-10, 29-35, 12-15 of Nandighat and measuring more or less, 51.78 acres, is likely to be required within the aforesaid villages of Uttar Haradham, Hat Sambhuganj and Nandighat.

This notification is made, under the provision of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Nadia.

Nadia.—No. 14246L.Dev.—19th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Parbatipur, jurisdiction list No. 148, Gopalpur, jurisdiction list No. 147 and Kusaria, jurisdiction list No. 150, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots numbers as mentioned in the schedule below and measuring, more or less, 161.22 acres, is likely to be required within the aforesaid villages of Parbatipur, Gopalpur and Kusaria.

Schedule.

Mauza Parbatipur, jurisdiction list No. 148.—Cadastral survey plots Nos. 3-6, 62, 67-76, 78-86, 88, 89, 92, 98, 114, 116, 119-123, 125, 138, 166-169, 181-191, 194, 195, 197-200, 227, 228, 239, 291-297, 303-307, 313, 314, 317, 318, 319, 321, 333-342, 400-403, 446-448, 1154, 1157 and part of cadastral survey plot No. 229.

Mauza Gopalpur, jurisdiction list No. 147.—Cadastral survey plots Nos. 256, 257, 267-269, 370, 378, 389, 390-394, 441, 442, 444, 446-450, 452-455, 458, 461-463, 465-473, 672, 675, 676, 681-707, 714-718, 722, 753, 754, 761, 857-860, 1143.

Mauza Kusaria, jurisdiction list No. 150.—Cadastral survey plots Nos. 8-13, 16-32, 34-37, 39-63, 72, 73, 76, 78-83, 90-97, 99, 100, 105, 115, 117-124, 128-131, 133, 134, 137-143, 149-152, 156, 158-179, 181, 356, 366, 367 and part of cadastral survey plot No. 64.

This notification is made, under the provision of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants, and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Nadia.—No. 14366L.Dev.—21st December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal,

count of circumstances beyond their control in the villages of Kanchrapara jurisdiction list No. 57, and Krishnadebbati jurisdiction No. 60, police-station Chakdah, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot numbers as mentioned in the schedule below measuring, more or less 115.63 acres, is likely to be required within the aforesaid villages of Kanchrapara and Krishnadebbati:—

Schedule.

Matua Kanchrapara, jurisdiction list No. 57.—Cadastral survey plots Nos. 1, 2, 3, 4, 5, 6, 7, 10-28, 30, 31, 33-35, 37-40, 42-64, 66-68, 71, 77-79, 81-90, 92, 94-96, 103-108, 110, 111, 115, 118-122, 124, 125, 128-141, 143, 146, 156, 164-166, 170-173, 177-180, 184, 186-194, 197-204, 206, 207, 210-215, 217, 224-226, 233-243, 245-254, 260-262, 265-274, 276, 282, 284, 285, 288-289, 291-293, 295, 297, 300, 301, 306-310, 312-318, 320-322, 324-328, 332, 335, 336, 339-342, 344-346, 349, 350, 355 and 775 and part of cadastral survey plot No. 32.

Matua Krishnadebbati, jurisdiction list No. 60.—Cadastral survey plot Nos. 544-546, 548-557, 562, 564, 566-572, 574-582, 584-595, 598-602, 604, 605-632, 634-660, 722, 724, 725-732, 740, 812-816.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and men, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

DECLARATION.

Nadia.—No. 14240(L.Dev.—19th December 1950).—Whereas it appears to the Governor that land is needed for a public purpose, namely, for settlement of immigrants who have migrated to the State of West Bengal on account of circumstances beyond their control in the villages of Uttar Haradham, jurisdiction list No. 128, Sambhuganj, jurisdiction list No. 127 and Nandighat, jurisdiction list No. 126, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 39-43 of Uttar Haradham, 3-24 of Hat Sambhuganj and 29-35, 12-15 of Nandighat and measuring, more or less, 51.78 acres, is required within the said villages of Uttar Haradham, Hat Sambhuganj and Nandighat.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and
Secy. to the Govt. of West Bengal (*ex-officio*).

Requisition

NOTIFICATIONS.

Calcutta.—No. 152Reqn.—5th January 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagdish Chandra Mazumdar, Additional District and Sessions Judge, 24-Parganas, Alipore, as an Arbitrator for determination of the amount of such compensation.

The Schedule.

Premises No. 116A, Mochua-bazar Street, Calcutta.	Estate Chunilal and Janakidas Jagannath—represented by Narsinghadas Kanoreah of 157, Chittaranjan Avenue, Calcutta.
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Calcutta.—No. 154Reqn.—5th January 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District and Sessions Judge, 24-Parganas, Alipore, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 118A, Mochua-bazar Street, Calcutta.	Estate Chunilal and Janakidas Jagannath—represented by Narsinghadas Kanoreah of 157, Chittaranjan Avenue, Calcutta.
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Calcutta.—No. 156Reqn.—5th January 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District and Sessions Judge, 24-Parganas, Alipore, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 171B, Raja Sumati Nalinibala Debi, C/o. Basanta Roy Road, Calcutta Sri A. Mukherjee, 16, Sardar Sankar Road, Calcutta—26.
(ground floor flat).

By order of the Governor,

A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 895/50Reqn.

Calcutta, the 30th November 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

18, Nepal Bhattacharjee Street, Calcutta (front portion facing the street consisting of three, bed rooms, one kitchen, one bath and one latrine).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Sm. Mrinalini Debi, owner of the premises referred to in the order above, is directed to place the above property at my formal disposal and control on and from the 24th January 1951 at 3 p.m. or on any subsequent day when an officer deputed from this office will take formal charge and possession of the property.

S. N. MITRA,

First Land Acquisition Collector, Calcutta,

Calcutta the 12th January 1951

No. 906/50.

Calcutta, the 21st December 1950.

ORDERS.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that N. K. Chowdhury of 118/1B, Monoharpur Road (southern flat on the ground floor) shall, without the permission of the State Government in any way dispose of, or structurally alter, premises and that no person shall, without a permission, enter into occupation thereof.

The Schedule.

Description of the premises.

118/1B, Monoharpur Road, Calcutta (southern flat on the ground floor).

No. 792/50.

Calcutta, the 27th December 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 792/50, dated the 25th September 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

6/A, Kunja Lal Banerjee Road, Calcutta (ground floor of the new block).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Forests

NOTIFICATION.

Burdwan-Birbhum.—No. 34 For.—2nd Jan 1951.—In exercise of the power conferred by sub-section (7) of section 2 of the West Bengal Private Forests Act, 1948 (West Bengal Act XIV of 1948), and with clause (15) of that section and in partial fulfilment of orders contained in notification No. 34 For., dated the 21st May 1949, the Government is pleased to appoint the Divisional Forest Officer, Burdwan Division, to be the Forest Officer for the district of Birbhum to do all acts required by said Act or any rule made thereunder to be done by a Regional Forest Officer.

By order of the Governor,

শিক্ষা বিভাগ।
EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞানদাবহরী।

NOTIFICATIONS.

নোটিফিকেশন—নং ১০শিহা/৪৫-৪৬/৫০।—৩রা জানুয়ারী ১৯৫১।
কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের অধ্যাপকের
অধ্যাপক প্রিন্সিপাল চন্দ্র ঘোষ, এম. এ.কে. কলিকাতা সংস্কৃত
কৃত্যকের এই বিষয়ের অধ্যাপক পদে ২০শে অক্টোবর ১৯৪৮
থারিফে নিয়োগ করা হইল; কিন্তু, পুনরায় পদান্ত তিনি
কলিকাতা কলেজেই অধ্যাপনা করিতে থাকিবেন।

নোটিফিকেশন—নং ১৩শিহা/৪৫-৪৬/৫০।—৩রা জানুয়ারী ১৯৫১।
—Sri Probooth Chandra Ghosh, M.A., officiating
Professor of Economics, Central Calcutta
College, in the West Bengal Educational Service,
appointed substantively in that service as Pro-
fessor of the subject at the Sanskrit College,
Calcutta, with effect from the 23rd October 1948;
will continue to work in the Central Calcutta
College, until further orders.

নোটিফিকেশন—নং ৩২শিহা/৪৫-৪৬/৫০।—৩রা জানুয়ারী ১৯৫১।
—This department notification No. 4181Edn.,
dated the 6th September 1950, appointing
Mr. M. Wrightman to act in the West Bengal
Educational Service as Middle School Master, Victoria
School, Kurseong, published at page 1964 of
the Calcutta Gazette, dated the 21st
December 1950, is hereby cancelled.

নোটিফিকেশন—নং ৫৪শিহা/৫৫-৫৬/৪৯।—৪র্থ জানুয়ারী ১৯৫১।
—Dr. G. C. Basak, Associate Assistant Pro-
fessor of Fuel Technology, Bengal Engineering
College, was granted special disability leave for the
period from the 16th December 1949 to the 30th
January 1950, under rule 192 of the West Bengal
Service Rules, Part I.

নোটিফিকেশন—নং ৬২শিহা/৫৫-৫৬/৪৯।—৫ই জানুয়ারী ১৯৫১।
—কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের জীব-বিদ্যার অধ্যাপক
প্রিন্সিপাল কৃষ্ণ মথোপাধ্যায়, এম. এ.এস.সি.কে. এই কৃত্যকে ও এই
কৃত্যকে ১৯৫০ তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

নোটিফিকেশন—নং ৬২শিহা/৫৫-৫৬/৪৯।—৫ই জানুয়ারী ১৯৫১।
—Sri Krishna Mukherjee, M.Sc., officiating Pro-
fessor of Biology, Presidency College, Calcutta, in
the West Bengal Educational Service, is appointed
substantively to that post and in that service with
effect from 3rd July 1950.

নোটিফিকেশন—নং ১০৬শিহা/৪৫-৪৬/৫০।—১০ই জানুয়ারী ১৯৫১।
—ডা. প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের
অধ্যাপক পদে ডক্টর মনোমোহন ঘোষ, এম. এ.এস.সি.কে. এই কৃত্যকে ও এই
কৃত্যকে ১৯৫০ তারিখ হইতে পুনরায় পদান্ত অধ্যাপনা
করা হইল।

নোটিফিকেশন—নং ১৩৬শিহা/৪৫-৪৬/৫০।—১০ই জানুয়ারী ১৯৫১।
—Dr. Manomohan Ghosh, M.A., Ph.D.,
is appointed to act as Professor of Bengali,
Presidency College, Calcutta, in the West Bengal
Educational Service, with effect from the
date which he joins the post and until further
orders.

West Dinajpur.—No. 145Edn./9B-18-49.—11th
January 1951.—In pursuance of the provisions of
section 9 of the Bengal (Rural) Primary Educa-
tion Act, 1930 (Bengal Act VII of 1930), the name
of the Vice-President of the District School Board
of West Dinajpur, elected under sub-section (2) of
section 8 of the said Act, for the period from the
30th October 1950 to the 31st December 1950, is
published for general information:—

Sri Ramakanta Samajder, B.L.

নোটিফিকেশন—নং ১৪৯শিহা/৪৫-৪৬/৪৯।—১১ই জানুয়ারী ১৯৫১।
—দার্জিলিং কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের গণিতের
অধ্যাপক প্রিন্সিপাল নাথ ভট্টাচার্য্য, এম. এ.কে. এই কৃত্যকে ও এই
কৃত্যকে ২১শে নভেম্বর ১৯৫০ তারিখ হইতে স্থায়িতাবে নিয়োগ করা
হইল।

রাজ্যপালের আদেশানুসারে.

ডি. এম. সেন.

নটিব।

Darjeeling.—No. 149Edn./4A-105/49.—11th
January 1951.—Sri Kailas Nath Bhattacharyya,
M.A., officiating Professor of Mathematics,
Darjeeling College, in the West Bengal Educa-
tional Service, is appointed substantively to that
service and in that post, with effect from the 21st
November 1950.

CORRIGENDUM.

No. 63Edn.4A-121/50.—5th January 1951.—In
notification No. 4519Edn., dated the 21st Septem-
ber 1950, published at page 2049 of Part I of the
Calcutta Gazette, dated the 5th October 1950, read
"2nd December 1950" for "4th December 1950".

By order of the Governor,

D. M. SEN, Secy.

Office of the Accountant-General,
West BengalSubject:—Submission of schedules of Postal Life
Insurance Premia.

NOTIFICATIONS.

No. TM/218.—4th January 1951.—The pro-
cedure regarding the submission of schedules
relating to Postal Life Insurance premia is not
being observed by certain Treasury Officers. It
has been noticed that the Consolidated List of
Postal Life Insurance Premia along with the
covering list of premia relating to each depart-
ment with the supporting schedules is not being
submitted to this office with the Cash Accounts
in many cases. This not only causes considerable
delay in the adjustment of credits by the Deputy
Accountant-General, Postal Life Insurance,
for want of requisite particulars but also leads
to much unnecessary and avoidable correspondence
and consequent delay in the settlement of claims
of the insureds. All Treasury Officers in West
Bengal are, therefore, directed to see that the
Consolidated List supported by relevant schedules
invariably accompany the Cash Account.

(Deputy Accountant-General, Postal Life
Insurance, Calcutta, D. O. letter No. P.I.C.W.-
I.I.C.O./8172, dated 29th September 1950—Dy.

Subject :— Correction to Central Government Compilation of the Treasury Rules.

No. TM/217.—4th January 1951.—A copy of correction to rule 685 and T. R. Form 20 of the Central Government Compilation of Treasury Rules, Volumes I and II, respectively, is circulated for the information of all T. R. Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta.

Correction to the Central Government Compilation of the Treasury Rules, Volume I.

No. 101.

Page 212, rule 685.—

Insert the following as a Note below clause (1) of this rule :—

"Note.—When a potdar accompanies a remittance he is responsible during the whole course of the journey for the contents of the boxes and the police guard acts as an escort. The potdar will not interfere in any way in the performance by escort of its legitimate duties but he must be permitted to satisfy himself that all necessary precautions are being taken. In the event of damage occurring to a box it is the duty of the potdar to take over the box that may fall out and to verify the contents and repack the box if repacking becomes necessary. The escort must not permit the potdar to be interfered with in the execution of his duties."

Draft correction to the Central Government Compilation of Treasury Rules, Volume II.**Page 123, Form T. R. 20.—**

For the existing entries on this page, substitute the following :—

Railway, aeroplane or steamer fare (column 10)	Rs.	a.
Road mileage
Miles at (column 11)
Miles at (column 12)
— days for which daily allowance is claimed (column 14) at
Actual expenses (column 16)
Total

Deduct Single/Double Permanent Travelling Allowance for days
(Supplementary Rules 67 and 68)

Memorandum

R

Deduct hire due to the Government (Supplementary Rule 183) ..

(a) Appropriation for 19 19

Other deductions—

Expenditure including this bill.

Net claim

Balance ..

Rupees

Signature of the Government servant who has

Controlling Officer

Passed for Rupees

Contents received

Date

Please pay to

Office

Date

Pay Rupees (

Signature of the Government servant who has

Date

Treasury Officer.

CERTIFICATE.

(a) If there is a combined appropriation for travelling allowance of gazetted and non-gazetted Government servants, the combined appropriation and expenditure should be shown in this column.

[C.A.G.'s letter No. 2611-Admn/54-50, dated 14th December 1950—Dy. TM-2203-Ble. TM/23-3 of 1949]

S. K. SARKAR,
Deputy Accountant General

SHERIFF'S OFFICE

The 8th day of January 1951.

It is hereby given that the First Criminal Sessions of the year 1951 of the High Court at Calcutta in West Bengal for the town of Calcutta is held at the Court House, in the town of Calcutta, on Monday, the 5th day of February next, at 10 o'clock in the forenoon, and thenceforward from day to day until the said Sessions be over. It is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and to prosecute.

K. P. GOENKA, Sheriff.

সেরিক আফিস, ৮ই জানুয়ারী ১৯৫১ খ্রীঃাব্দ।

এতদ্বারা সর্বসাধারণকে জানান হইতেছে যে, আগামী ১৯৫১ খ্রীঃাব্দে ৫ই ফেব্রুয়ারী সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ জবে পশ্চিম বঙ্গের অধীন নগর কলিকাতার কোম্পানী বিচার নিষ্পত্তা জন্য কলিকাতা হাইকোর্টের আদালত আদালত গৃহে ১৯৫১ খ্রীঃাব্দে প্রথম দায়রা বিচার বিভাগীয় আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন কর্মের বিরুদ্ধে কোম্পানী অভিযোগ করিবেন তাহারা উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

কে, পি, গোয়েন্দা.

সেরিক।

LIST OF HOLIDAYS PROPOSED TO BE OBSERVED IN THE COURT OF SMALL CAUSES, CALCUTTA, FOR THE YEAR 1951.

Names of holidays.	English date.	Bengali date.	Days of the week.	Number of days.
	1951.	1357.		
New Year's Day	1st January ..	16th Pous ..	Monday ..	1 day.
Day of Notaji	23rd	9th Magh ..	Tuesday ..	1 ..
Good Friday	26th	12th	Friday ..	1 ..
Easter Sunday	11th and 12th February.	28th and 29th Magh	Sunday and Monday	2 days.
Good Friday and Easter Saturday	23rd and 24th March	9th and 10th Chaitra	Friday and Saturday	2 ..
Sankranti	14th April ..	31st	Saturday ..	1 day.
		1358.		
New Year's Day	15th April ..	1st Baisakh ..	Sunday ..	1 day.
Early closing of Banks' Accounts ..	1st July ..	16th Ashar ..	Sunday ..	1 ..
Independence Day	6th	21st	Friday ..	1 ..
Independence Day	15th August ..	29th Sraban ..	Wednesday ..	1 ..
Independence Day	24th	7th Bhadra ..	Friday ..	1 ..
Independence Day	13th September ..	27th	Thursday ..	1 ..
Vacation including Mahalaya, Ganesh's Birthday, Durga and other Pujas, Muharram, Kali Puja, Bhadrakali Puja.	30th September to 1st November	13th Aswin to 14th Kartick	Sunday to Thursday	33 days.
Kali Puja	7th November ..	20th Kartick ..	Wednesday ..	1 day.
Dussehra	12th December ..	26th Agrahayan ..	Wednesday ..	1 ..
Christmas holidays	24th to 31st December	8th to 15th Pous ..	Monday to Monday ..	8 days.

1.—In addition to the notified holidays the Courts shall remain closed on such days as are observed as local holidays in the Judge's Court, 24 Parganas, and also on days which are declared as public holidays under section 25 of the Negotiable Instruments Act, 1881 (XXVI of 1881).

2.—If any of the Muslim festivals notified above does not fall on the day notified, the Muslim officials and employees of the Small Causes, Calcutta, may be granted a sectional holiday on the day on which the festival is actually observed in Calcutta on the day notified.

3.—All officials, suitors and witnesses who profess the Brahmo faith may be granted, when possible, three days' holidays on the day of Maghotsav, viz., 24th, 25th and 26th January 1951.

By order,

S. N. MUKHERJEE, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

14M--5th January 1951.—It is hereby notified for general information that under the Rules for the Management of Hospitals and Dispensaries in Bengal, the Management Committee of the Mahesh Rishra Dispensary constituted with the following gentlemen:—

- 1. Panchu Gopal Nag.
- 2. Santosh Kumar Das.
- 3. Gopal Das Nag.
- 4. Ananda Lal Chowdhury.
- 5. Kumud Ranjan Chatterjee.
- 6. Ram Charan Ghosh.
- 7. Sudhir Kumar Chowdhury.
- 8. Atul Kumar Sen.
- 9. Nagendra Nath Ghatak.
- 10. Subdivisional Officer (ex-officio).
- 11. Medical Officer (ex-officio).

No. 20M.—6th January 1951.—It is hereby notified for general information that in accordance with instructions contained in Government memorandum No. 1541(5)Medl., dated 27th April 1945 the Advisory Committee of the Contai Provincial Hospital in the district of Midnapore is reconstituted with the following gentlemen:—

- Subdivisional Officer, Contai.
- Subdivisional Medical Officer.
- Dr. Rashbehari Pal, I.M.S. (Nat.).
- Sri I. C. Mal, M.L.A.
- Sri Sudhir Kumar Dev.
- Sri Monaj Kumar Sinha.
- Dr. Ramsankar Nanda, M.B.
- Dr. Jatindra Nath Misra, M.B.
- Sri Priya Mohan Ghatak, Khas Mahal Officer, Contai.
- Sri S. P. Chatterjee, Subdivisional Munsiff.

B. SARKAR, Commissioner.

OFFICE OF THE DISTRICT CONTROLLER OF FOOD AND SUPPLIES, HOOGHLY.

Chinsura, the 21st November 1950.

In exercise of the powers conferred on the Director of Consumer Goods by paragraph 9 of the West Bengal Kerosene Control Order, 1947, subsequently delegated to me by notification No. 6176D.C.S., dated 14th May 1950, I hereby fix the prices of kerosene, both agents and retail (bulk and packed), superior and inferior, for the Hooghly district as follows :—

Name of subdivision.	Effective from—	By the agent to dealers and the special permit-holder at the premises of the agent.				By the dealer to consumer at the premises of the dealer and by the agent to the special permit-holder at the premises of the agent.			
		Price (with container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 20 bottles each containing 22 fluid ounces.		Price (with container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 20 bottles each containing 22 fluid ounces.		Price of oil in bulk per bottle of 22 fluid ounces (8 4/20 chatacks in weight in bottle).		Price of oil in bulk per bottle of 22 fluid ounces (8 25/20 chatacks in weight in bottle).	
		Weight per tin of oil with container (15 seers 15 chatacks)	Weight per tin of oil with container (17 seers 4 chatacks)	Weight per tin of oil without container (14 seers 12 chatacks)	Weight per tin of oil without container (16 seers 1 chatack)	Within 5 miles		Beyond 5 miles	
		Superior	Inferior	Superior	Inferior	Superior	Inferior	Superior	Inferior
		Rs a p	Rs a p	Rs a p	Rs a p	Rs a p	Rs a p	Rs a p	Rs a p
Bader and Serampore	7th September 1950	5 8 0	5 6 3	4 12 0	4 9 9	0 8 8	0 8 0	0 8 6	0 7 9
Ditto	15th September 1950	5 7 6	5 5 3	4 12 0	4 9 9	0 8 8	0 8 0	0 8 6	0 7 9
Ditto	3rd October 1950	5 7 6	5 5 0	4 12 0	4 10 8	0 8 8	0 8 0	0 8 6	0 7 9

Notes.—For Serampore only —(1) Agents having their godown outside rationed area may charge one anna more over the above rates.
 (2) Zonal wholesalers, where available, may charge 6 annas more over the above rates.
 (3) In case of supply received from zonal wholesalers, retailers may charge 3 pies more over the above rates.
 (4) When supply received in tins, retailers may charge 3 pies more over the above rates.

Name of subdivision.	Effective from—	By the agent to dealers and the special permit-holder at the premises of the agent.				By the dealer to consumer at the premises of the dealer and by the agent to the special permit-holder at the premises of the agent.			
		Price (with container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 20 bottles each containing 22 fluid ounces.		Price (with container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 20 bottles each containing 22 fluid ounces.		Price of oil in bulk per bottle of 22 fluid ounces (8 4/20 chatacks in weight in bottle).		Price of oil in bulk per bottle of 22 fluid ounces (8 25/20 chatacks in weight in bottle).	
		Weight per tin of oil with container (15 seers 15 chatacks)	Weight per tin of oil with container (17 seers 4 chatacks)	Weight per tin of oil without container (14 seers 12 chatacks)	Weight per tin of oil without container (16 seers 1 chatack)	Within 10 miles per seer (80 tolas)		Beyond 10 miles per seer (80 tolas)	
		Superior	Inferior	Superior	Inferior	Superior	Inferior	Superior	Inferior
		Rs a p	Rs a p	Rs a p	Rs a p	Rs a p	Rs a p	Rs a p	Rs a p
Arambagh Sadar.									
Doudkumrahat	7th September 1950	5 3 0	5 0 9	4 0 6	..	0 7 3	0 7 0	0 7 9	0 7 6
Garorghat		5 3 0	5 1 6	4 10 3
Ghatal		5 7 0	5 3 3	4 12 0	4 8 9
Champadanga and Tarakrewar		5 8 6	5 6 3	4 12 0
Kalipur	18th September 1950	5 13 0	5 11 3	5 3 3
Ditto		5 2 0	4 15 9	4 9 6
Ditto		5 2 9	5 0 6	4 10 3
Ditto		5 6 0	5 2 9	4 12 0	4 8 9	0 7 3	0 7 0	0 7 9	0 7 6
Ditto		5 7 6	5 5 3	4 12 0
Ditto		5 12 6	5 10 3	5 3 0
Ditto	3rd October 1950	5 2 0	5 0 3	4 9 6
Ditto		5 2 9	5 1 0	4 10 3
Ditto		5 6 0	5 2 9	4 12 0	4 9 8	0 7 3	0 7 8	0 7 9	0 7 6
Ditto		5 7 6	5 5 9	4 12 0
Ditto		5 12 6	5 10 9	5 8 0

Note.—For Arambagh only :—The only wholesaler at Arambagh town will purchase kerosene oil from agents at Ghatal or Garorghat and is permitted to add 13 annas per tin (9 annas carrying cost plus 4 annas commission only) over ex-agent's rate.

All the above prices per tin apply to black plate tins only. For bright plate tins another 7 as. 8 pies per tin be charged.

S. DUTTA MAZUMDAR,
District Magistrate, Hooghly

ers by the Deputy Inspector-General of Police, Western Range

Insurah—No. 236.—5th January 1951.—Sub-Inspector Tarapada Ghatak of Hooghly is appointed to act as Inspector, *vice* Sri Ashutosh Chakraborty, Inspector of Kalna in the district of Jharkhand, deceased.

The transfer involved in this order is made in the interests of the public service. To start at

Sub-Inspector Satya Krishna Das Sharma of Bankura is appointed to officiate as an Inspector in the District Enforcement Branch, Midnapore, to fill one of the temporary posts of Inspectors sanctioned in Government order No. 823P1., dated 20th March 1950.

The transfer involved in the above order is made in the interests of the public service

H. L. SAHA, Dy Insp - Genl.

Presidency Division—Calcutta

is hereby notified for general information:—

and date of election assigned by authority	Board to which elected with police- station, subdivision and district.	Name.	Section of law and particulars of Government order by which powers are delegated to issuing authority	Name of authority and designation
Election to Union Board.				
5012 V S G. 30th Decem- ber 1950	Jalpaiguri union board, police-station Gaihatia, Bongaon subdivision, district 24-Parganas	Ward I—Janab Jahurul Haq Mh. Sri Bishnu Pada Ghatak and Sri Sastidhar Das Ward II—Sri Dinabandhu Roy Choudhury, Sri Sudhanshu Shekhar Roy and Sri Ajit Kumar Biswas. Ward III—Janab Baker Khan, Sri Kartick Chandra Ghosh and Janab Bhajan Ali.	Sub-section (2) of section 6 of the Bengal Village Self- Government Act, 1919 (Bengal Act V of 1919)	P. C. Marumder, Additional District Magistrate, 24-Par- gas
	Bongaon union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward I—Sri Jitendra Nath Sardar and Sri Devaki Dulal Dutt. Ward II—Sri Kalipada Biswas and Sri Radhapada Golder Ward III—Balal Chandra Mallik. Ward IV—Sri Indra Gopal Chattopadhyay, Sri Bhagyadhar Sikdar, Sri Kulada Ranjan Ghosh and Sri Nishi Kanta Das	Ditto ..	Ditto

19R G.—6th January 1951.—Sri Upendra Samaddar, Sub-Deputy Collector (temporary) Circle Officer, Raiganj, is appointed as Circle Officer for the Balurghat Circle in the Sadar subdivision of the West Dinajpur district, with effect from the date he takes over charge of that Circle.

39J.—8th January 1951.—In exercise of the powers conferred upon me under Government of Bengal, Home (Political)—(Commonwealth Relations) Department letter No. 4425-CR/1089/ dated 13th September 1950, I hereby appoint the following gentlemen to be the members of the Divisional Minorities Boards within their respective subdivisions as shown below.

Subdivisional Boards thus constituted, will commence to function from the date of the notification with the Subdivisional Officer as Chairman in each case, till members representing other communities are appointed for which necessary notification will be issued later on.

(i) Alipore (Sadar).

Janab Abdus Sukkur, B.A., President, Alipore Union Board, police-station Baruaipore, District Minorities Board.

Janab Md. Sadat Ullah, B.L., Assistant Prosecutor, 24-Parganas.

Janab Subid Ali Molla, President, Chatta Board, police-station Maheshtola.

(ii) Diamond Harbour.

Janab Golam Mahiuddin, B.L., Ex-President, Union Board and Union Bench and Court.

Janab Raisuddin Ahmed, Muktear and Union Board and Union Bench and Court.

Janab Hermat Ali Molla of Kundey, police-station Mograhat.

Sri Purnendu Mondal, Vice-President, Union Board (Native Christian).

(iii) Barrackpore.

Janab Syed A. H. Najmul Huda, Pleader (tagarh).

Janab Mustafizer Rahman of Kankinara.

Janab Bahar Ali Mandal, Chairman, North Dum Dum Municipality.

(iv) Baraset.

1. Khan Bahadur Moula Baksh, A.D.P.I. (retired), of Shashan, police-station Baraset

2. Janab Sk Mohabub Hossain, President, Kadambagachi Union Board.

3. Janab Janabali Mandal, President, Kumra Union Board.

(v) Basirhat.

1. Janab Md. Ishaq of Pulta, police-station Baduria.

2. Janab Rahamatul Bari, Muktear and Municipal Commissioner, Basirhat.

3. Janab Bazlur Rahman Dargapuri, President, Jamiat-ul-ulema-I-Hind

(vi) Bongaon.

1. Janab Insuf Ali Humanaia, Member, Union Board, village Charugachhi, police-station Gaihatia.

2. Janab Ali Quader Mandal, President, Union Board of Ghat-Patila, police-station Bongaon.

3. Janab Jahan Ali Biswas of Bahadah, police-station Bongaon.

No. 37R.G.—9th January 1951.—Sri Benoy Kumar Jha, Sub-Deputy Collector, on probation, Mudda, is appointed as Circle Officer for Shamshi Circle of that district.

No. 68M.—11th January 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Sripati Sinha has been duly elected Chairman of the Kandi Municipality in the district of Murshidabad during the absence on leave of Sri Bijoyendu Narayan Roy.

No. 69M.—12th January 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Dr. Manindra Mohan Bandyopadhyay, M.B., and Sri Badri Narayan Bidyarthi have been duly elected Chairman and Vice-Chairman respectively of the Garulia Municipality in the district of the 24-Parganas.

J. N. TALUKDAR, Commissioner.

ORDERS BY THE DISTRICT MAGISTRATE, MURSHIDABAD.

Office of the District Controller, Food and Supplies, Murshidabad.

ORDER No. 1.

Berhampore, the 2nd January 1951.

In exercise of the powers conferred by paragraph 9 of the West Bengal Kerosene Control Order, 1947, delegated to me by notification No. 6176 D.C.S., dated the 14th May 1948, issued by the Director of Consumer Goods, West Bengal, and in partial modification of my order No. 67, dated the 25th July 1950, as subsequently amended, I hereby direct that the selling prices of kerosene oil of (a) agents and (b) zonal wholesalers within the district of Murshidabad shall be as shown respectively in Schedules A and B appended below, and further direct that these selling prices shall be deemed to have come into effect (a) in respect of the agents, on the 7th September 1950 and (b) in respect of zonal wholesalers, on the dates on which they made purchases at this altered rates from the agents in respect of stocks only as so purchased :—

Schedule A.

Selling prices of agents.

Serial No.	Place of location of agent's godown.	Selling price of agent, ex-agent's godown, per tin of 4 imperial gallons=640 fluid ounces.				Remarks.
1	2	3				4
		Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
		(a)		(b)		
		Packed.	Bulk.	Packed.	Bulk.	
		Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
1	Cossimbazar ..	5 14 0	4 10 0	5 11 9	4 7 9	
2	Berhanipore ..	5 14 0	4 10 0	5 11 9	4 7 9	
3	Khagraghat ..	5 14 3	4 10 3	
4	Beldanga ..	5 13 9	4 9 9	5 11 6	4 7 6	
5	Bhagirathpore ..	6 5 0	5 1 0	6 2 9	4 14 9	
6	Tungi ..	6 2 0	4 14 0	5 15 9	4 11 9	
7	Jalangi ..	6 9 0	5 5 0	6 7 3	5 2 9	
8	Jiaganj ..	5 14 3	4 10 3	5 12 0	4 8 0	
9	Azimganj ..	5 14 6	4 10 6	5 12 3	4 8 3	
10	Bhagabangola ..	5 14 6	4 10 6	5 12 3	4 8 3	
11	Lalgola ..	5 15 3	4 11 0	5 13 0	4 9 0	
12	Salar ..	5 13 9	
13	Raghunathganj ..	5 14 9	4 10 9	
14	Dhulian ..	5 15 3	..	5 13 6	..	
15	Sagardighi ..	5 14 9	4 10 9	
16	Ramporehat ..	5 13 9	..	5 12 0	..	For delivery ex- at Jangipore Station.
17	Rajmahal ..	5 14 3	..	5 12 6	..	For delivery ex- at Nimtita Sta
18	Dhulian ..	5 14 3	For delivery ex- at Jangipore Station:

Schedule B.

Selling prices by zonal wholesalers.

1	Place of location of zonal wholesaler's godown.	Selling price of zonal, ex-zonal wholesaler's godown, per tin of 4 imperial gallons=640 fluid ounces.				Remarks.
	2	3				4
		Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
		(a)		(b)		
		Packed.	Bulk.	Packed.	Bulk.	
		Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
	Tungi	6 6 0	5 2 0	6 3 9	4 15 9	
	Jalangi	6 13 6	5 9 6	6 11 3	5 7 3	
	Goghata	6 8 0	5 4 0	6 5 9	5 1 9	
	Kedarchandpore	6 15 0	5 11 0	6 12 9	5 8 9	
	Gangadhari	6 15 0	5 11 0	6 12 9	5 8 9	
	Kahganj	7 2 0	5 14 0	6 15 9	5 11 9	
	Murshidabad	6 6 3	5 2 3	6 4 0	5 0 0	
	Akheriganj	6 8 6	5 4 6	6 6 3	5 2 3	
	Islampore Chawk	6 15 0	5 11 0	6 12 9	5 8 9	
	Shaikpara	6 15 0	5 11 0	6 12 9	5 8 9	
	Ramnagar	6 15 0	5 11 0	6 12 9	5 8 9	
	Katlamari	6 15 0	5 11 0	6 12 9	5 8 9	
	Rajapore	6 15 0	5 11 0	6 12 9	5 8 9	
	Lochanpore	6 15 0	5 11 0	6 12 9	5 8 9	
	Kandi	6 6 6	5 2 6	
	Panchthupi	6 10 0	
	Salar	6 3 0	
	Aurangabad	6 2 3	..	6 0 6	..	
	Jangipore	6 1 9	..	6 0 0	..	
	Jangipore	6 7 0	
						For supplies received ex-agents' godowns at Lalgola, Sagardighi and Dhulian.

For supplies received ex-agents' godowns at Lalgola, Sagardighi and Dhulian.

ORDER No. 2.

Borhampore, the 2nd January 1951.

exercise of the powers conferred by paragraph 9 of the West Bengal Kerosene Control Order, 1947, delegated by notification No. 6176D.C.S., dated the 14th May 1948, issued by the Director of Consumer Goods, West Bengal, and in partial modification of my order No. 67, dated the 25th July 1950, as subsequently amended, I hereby direct that the selling prices of kerosene oil of (a) agents and (b) zonal wholesalers, within the district of Murshidabad, as shown respectively in Schedules A and B appended below, and further direct that these selling prices shall be deemed to have come into effect (a) in respect of the agents, on the 15th September 1950 and (b) in respect of the zonal wholesalers, on the dates on which they made purchases at these altered rates from the agents of such stocks only as so purchased :—

Schedule A.

Selling prices of agents.

Place of location of agent's godown.	Selling price of agent, ex-agent's godown, per tin of 4 imperial gallons=640 fluid ounces.				Remarks.
2	3				4
	Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
	(a)		(b)		
	Packed.	Bulk.	Packed.	Bulk.	
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
Cossimbazar	5 13 0	4 10 0	5 10 9	4 7 9	
Berhampore	5 13 0	4 10 0	5 10 9	4 7 9	
Khagrachhat	5 13 3	4 10 3	
Beldanga	5 12 9	4 9 9	5 10 6	4 7 6	

Serial No.	Place of location of agent's godown.	Selling price of agent, <i>ex</i> -agent's godown, per tin of 4 imperial gallons=640 fluid ounces.				Remarks.
1	2	3				4
		Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
		(a)		(b)		
		Packed.	Bulk.	Packed.	Bulk.	
		Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
5	Bhagirathpore ..	6 4 0	5 1 0	6 1 9	4 14 9	
6	Tungi ..	6 1 0	4 14 0	5 14 9	4 11 9	
7	Jalangi ..	6 8 0	5 5 0	6 6 3	5 2 9	
8	Jiaganj ..	5 13 3	4 10 3	5 11 0	4 8 0	
9	Azinganj ..	5 13 6	4 10 6	5 11 3	4 8 3	
10	Bhagabangola ..	5 13 6	4 10 6	5 11 3	4 8 3	
11	Lalgola ..	5 14 3	4 11 0	5 12 0	4 9 0	
12	Salar ..	5 12 9	
13	Raghunathganj ..	5 13 9	4 10 9	
14	Dhulian ..	5 14 3	..	5 12 6	..	
15	Sagardighi ..	5 13 9	4 10 9	
16	Ramporehat ..	5 12 9	..	5 11 0	..	For delivery <i>ex</i> at Jangipore Station.
17	Rajmahal ..	5 13 3	..	5 11 6	..	For delivery <i>ex</i> at Nimtita Stat
18	Dhulian ..	5 13 3	For delivery <i>ex</i> at Jangipore Station.

Schedule B.

Selling prices by zonal wholesalers.

Serial No.	Place of location of zonal wholesaler's godown.	Selling price of zonal, <i>ex</i> -zonal wholesaler's godown, per tin of 4 imperial gallons-- 640 fluid ounces.				Remarks
1	2	3				4
		Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
		(a)		(b)		
		Packed.	Bulk.	Packed.	Bulk.	
		Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
1	Tungi ..	6 5 0	5 2 0	6 2 9	4 15 9	
2	Jalangi ..	6 12 6	5 9 6	6 10 3	5 7 3	
3	Goghata ..	6 7 0	5 4 0	6 4 9	5 1 9	
4	Kedarchandpore ..	6 14 0	5 11 0	6 11 9	5 8 9	
5	Gangadhari ..	6 14 0	5 11 0	6 11 9	5 8 9	
6	Kaliganj ..	7 1 0	5 14 0	6 14 9	5 11 9	
7	Murshidabad ..	6 5 3	5 2 3	6 3 0	5 0 0	
8	Akheriganj ..	6 7 6	5 4 6	6 5 3	5 2 3	
9	Islampore Chawk ..	6 14 0	5 11 0	6 11 9	5 8 9	
10	Shaikpara ..	6 14 0	5 11 0	6 11 9	5 8 9	
11	Ramnagar ..	6 14 0	5 11 0	6 11 9	5 8 9	
12	Katlamari ..	6 14 0	5 11 0	6 11 9	5 8 9	
13	Rajapore ..	6 14 0	5 11 0	6 11 9	5 8 9	
14	Lochanpore ..	6 14 0	5 11 0	6 11 9	5 8 9	
15	Kandf ..	6 5 6	5 2 6	
16	Panchthupi ..	6 9 0	
17	Salar ..	6 2 0	
18	Aurangabad ..	6 1 3	..	5 15 6	..	
19	Jangipore ..	6 0 9	..	5 15 0	..	
20	Jangipore ..	6 6 0	For supplies <i>ex</i> agents' godown Lalgola, Sag and Dhulian.

ORDER No. 3.

Berhampore, the 2nd January 1951.

I exercise of the powers conferred by paragraph 9 of the West Bengal Kerosene Control Order, 1947, delegated by notification No. 6176D.C.S., dated the 14th May 1948, issued by the Director of Consumer Goods, West Bengal, and in partial modification of my order No. 67, dated the 25th July 1950, and subsequently amended, I hereby that the selling prices of kerosene oil of (a) agents and (b) zonal wholesalers, within the district of Murshidabad, as shown respectively in Schedules A and B appended below, and further direct that these selling prices shall come into effect (a) in respect of the agents, on the 3rd October 1950 and (b) in respect of zonal wholesalers, on the dates on which they made purchases at these altered rates from the agents in respect of such stocks as purchased :—

Schedule A.

Selling prices of agents.

1 Place of location of agent's godown.	3 Selling price of agent, <i>ex</i> - agent's godown, per tin of 4 imperial gallons=640 fluid ounces.				4 Remarks.
2	3				4
	Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
	(a)		(b)		
	Packed.		Packed.		
	Bulk.		Bulk.		
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
Cossimbazar	5 13 0	4 10 0	5 11 3	4 8 3	
Berhampore	5 13 0	4 10 0	5 11 3	4 8 3	
Khagrachhat	5 13 3	4 10 3	
Beldanga	5 12 9	4 9 9	5 11 0	4 8 0	
Bhagirathpore	6 4 0	5 1 0	6 2 3	4 15 3	
Tungi	6 1 0	4 14 0	5 15 3	4 12 3	
Jalangi	6 8 0	5 5 0	6 6 9	5 3 3	
Jaganj	5 13 3	4 10 3	5 11 6	4 8 6	
Azimganj	5 13 6	4 10 6	5 11 9	4 8 9	
Bhagabangola	5 13 6	4 10 6	5 11 9	4 8 9	
Lalgola	5 14 3	4 11 0	5 12 6	4 9 6	
Salar	5 12 9	
Raghunathganj	5 13 9	4 10 9	
Dhulian	5 14 3	..	5 13 0	..	
Sugardighi	5 13 9	4 10 9	
Ramporehat	5 12 9	..	5 11 6	..	For delivery <i>ex</i> -wagon at Jangipore Road Station.
Rajmahal	5 13 3	..	5 12 0	..	For delivery <i>ex</i> -wagon at Nimtita Station.
Dhulian	5 13 3	For delivery <i>ex</i> -wagon at Jangipore Road Station.

Schedule B.

Selling prices by zonal wholesaler's.

Serial No.	Place of location of zonal wholesaler's godown.	Selling price of zonal, ex-zonal wholesaler's godown, per tin of 4 imperial gallons=640 fluid ounces.				Remarks
1	2	3				4
		Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
		(a)		(b)		
		Packed.	Bulk.	Packed.	Bulk.	
		Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
1	Tungi	6 5 0	5 2 0	6 3 3	5 0 3	
2	Jalangi . . .	6 12 6	5 9 6	6 10 9	5 7 9	
3	Goghata	6 7 0	5 4 0	6 5 3	5 2 3	
4	Kedarchandpore ..	6 14 0	5 11 0	6 12 3	5 9 3	
5	Gangulhari	6 14 0	5 11 0	6 12 3	5 9 3	
6	Kaliganj	7 1 0	5 14 0	6 15 3	5 12 3	
7	Murshidabad	6 5 3	5 2 3	6 3 6	5 0 6	
8	Akhoriganj	6 7 6	5 4 6	6 5 9	5 2 9	
9	Islampore Chawk ..	6 14 0	5 11 0	6 12 3	5 9 3	
10	Shaikpara	6 14 0	5 11 0	6 12 3	5 9 3	
11	Ramnagar . . .	6 14 0	5 11 0	6 12 3	5 9 3	
12	Katlamari	6 11 0	5 11 0	6 12 3	5 9 3	
13	Rajapore	6 14 0	5 11 0	6 12 3	5 9 3	
14	Lochanpore . . .	6 14 0	5 11 0	6 12 3	5 9 3	
15	Kandi	6 5 6	5 2 6	
16	Panchthupi	6 9 0	
17	Salar	6 2 0	
18	Aurangabad	6 1 3	..	6 0 0	..	
19	Jangipore	6 0 9	..	5 15 6	..	
20	Jangipore	6 6 0	For supplies re ex-agents' godown Lalgola, Suga and Dhulian.

A. K. MUKHERJEE
District Magistrate

**Orders by the Deputy Inspector-General of Police,
Intelligence Branch, Criminal Investigation
Department, West Bengal.**

Calcutta.—No. R.70/50.—26th December 1950.
—(i) Sri Rati Kanta Ray, Inspector, C.I.D., West Bengal, is granted 2 months' leave on average pay with effect from 17-12-1950, a.m.

(ii) Sri Salil Kumar Chatterji, Inspector, C.I.D., West Bengal, is granted 2 months' leave on average pay with effect from 11-12-1950, a.m.

Calcutta.—No. R.70/51.—8th January 1951.—
Sri Sukumar Sidhanta, Inspector, C.I.D., West Bengal, left this department on transfer to Bankura on 30-12-1950, a.m., to act as Deputy Superintendent of Police.

H. S. GHOSH CHAUDHURI,
Dy. Insp.-Genl.

**ORDERS AND NOTIFICATIONS OF
COMMISSIONER OF INCOME
WEST BENGAL**

No. 51729C.T./2E-44/50-51.—2nd Jan 1951.—Mr. M. Mannan, Income-tax Officer, District 11(1), Calcutta, is allowed, under Fundamental Rule 81(b)(ii), leave on average pay for two for 1st November 1950 and 2nd November 1950.

It is certified that the officer was likely to return on the expiry of his leave to the post which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

LABOUR DEPARTMENT**ORDER.**

511Lab.—3rd January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 4763Lab., dated the 26th August 1950, the industrial dispute between Messrs. Bhagat Oil Mills of 32/4, Parishad Street, Calcutta, and their employees as represented by the Oil Mill National Workers' Union of 9, Raja Rajkrishna Street, Calcutta, was referred for adjudication to Sri G. Palit, District Judge;

and whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

matter of an industrial dispute between Messrs. Bhagat Oil Mills of 32/4, Sahitya Parishad Street, Calcutta, and their employees as represented by Bhagat Oil Mill National Workers' Union of 9, Raja Rajkrishna Street, Calcutta.

PRESENT:

SRI G. PALIT, District Judge,
Industrial Tribunal.

Company: Sri S. C. Sen, Advocate.

Union: Sri N. M. Das Gupta, Pleader.

By an order, No. 4763Lab., dated the 26th August 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 of the Industrial Disputes Act (Act XIV) of 1947 and referred the dispute to me for adjudication.

The reference was received here on the 29th August 1950. The Union's written claim on the 8th September 1950. The Company filed its objection on the 4th October 1950. The issues were contained in the schedule of the Order of Reference. The case was taken up for hearing on 12th December 1950 after some of the issues had been settled by compromise. The hearing was concluded on that date.

The issues contained in the schedule of the Order of Reference stand as follows:—

Provident Fund.

Grade System.

Permanency of the Temporary Workers.

Bonus.

AWARD.

Issues Nos. 1, 2 and 4.

These issues have been settled by compromise. The compromise will be given in the appendix and will form the basis of this award on these

Regarding the Provident Fund, I accept the Company's offer to set the said fund with effect from January 1951. The Company as well as employees will each contribute per month at the rate of $6\frac{1}{4}$ per cent. of basic wages of the employees. This is practically in pursuance of the award passed by Sri P. R. Mukherjee and published in the *Calcutta Gazette* 22nd July 1948 and of the agreement, dated 12th August 1948. All employees will be eligible for the Company's contribution as follows:—

- (a) Below 5 years' unbroken service—Nil.
- (b) Above 5 but below 10 years' service—50 per cent.
- (c) Ten years' service to 15 years' service—75 per cent.
- (d) Fifteen years' service and above—Full.

This is qualified by the fact that service will be counted for this purpose from the date of permanency under the Company.

Regarding gratuity, I accept the agreed condition that the Company shall be liable to pay it at the rate of 10 days' pay per year last drawn by an employee for the period previous to the introduction of the afore-mentioned Provident Fund scheme. This will be paid at *pro rata* basis as mentioned in the case of the Provident Fund. The length of service will be computed on the basis of period of service at the time the same is terminated. Gratuity and Provident Fund accumulations will be payable at the time of termination of service having regard to the length of service on that date. I also accept the Company's offer that it would frame other rules on the basis of the Model Rules of Provident Fund.

Regarding the Grade system, I accept the Union's offer that it is allowed to be dropped.

Regarding Bonus also I accept the Union's offer to drop the demand for the time being.

Issue No. 3.

5. Regarding the rules bearing on the matter of permanency of workers, I find that the parties could not reach any agreed settlement. The Union has put up a list containing the names of 54 persons who are said to be eligible for being made permanent. The Company, on the other hand, has signified its willingness to make permanent only six workers whose names have been set forth in the petition of compromise, as per appendix. Their names are—

- (1) Padarat Ahir.
- (2) Sarada Prasad Sing.
- (3) Ram Chandra Bari.
- (4) Adalat Koiri.
- (5) Pandur Kurmi.
- (6) Champa Kuhar.

The learned Advocate on behalf of the Company relies on the provisions of the Standing Order No. 3(b) in support of his contention that no temporary hands can be made permanent. Only a probationer who is provisionally employed in a permanent vacancy can claim to be made permanent after the completion of six months in the same occupation. He points out that the

ber of posts in the Mill are regulated, by permanent requirements; temporary hands are employed only for a temporary purpose in vacancies created by exigencies of the situation, viz., to execute some orders for supply.

unable to accept this contention of the learned Advocate on behalf of company. It is the Company's admitted stand in the written statement that it has implemented the award of Sri P. R. Mukherjee. But in the award I get a definite direction that temporary hands should be made permanent after they had put in continuous service for six months under the award. So I turn down this contention of the Company. The learned Advocate for the Company next contends that none of these temporary hands can aspire to be made permanent even under the award of Sri P. R. Mukherjee. To be made permanent they are required to put in six months continuous service, i.e., 180 days without any break. But I must say that the Company does not stand by this principle. Had it been so, the Company could never agree to make permanent the six employees mentioned in the petition of compromise as per appendix. I find that they had put in service ranging from 95 days to 149 days in course of the last six months. I find that the Company is not very rigid about this matter. I may very well take from the admitted stand of the Company in respect of these six persons whom the Company is willing to confirm that 95 days' service in course of the last six months is the minimum requirement for confirmation. On that view I find that Birju Bari, Bhorai Chamar, Rambali Ahir and Mansundar Singh are also eligible for being made permanent. I direct the Company that it should make permanent these persons along with the six persons named in the appendix within one month of the award coming into operation.

I may point out in this connection that permanency has now assumed more importance than ever in the past. Permanent people will be qualified for participating in the benefits of the Provident Fund, etc., to be started in the future. So I think the rules bearing on the matter of permanency should be more precise than before. I find that the Mill executes orders for supply from Government and other quarters. The stream of these orders is always regular and incessant. So the employees must have some breaks in the matter of employment, perhaps every month. So six months' continuous service may not be possible for any employee to render. Then the award for making permanent in the case of temporary hands will really become nugatory. Accordingly, on the admitted stand taken by the Company in this case, I award that temporary hands will be made permanent if they have put in service in the Mill for six consecutive months and service in any particular month does not fall short of 15 days except with the permission of the Mill authorities. Both these conditions must be satisfied to qualify a temporary employee for being made permanent. The issue is thus disposed of.

APPENDIX.

(Sd.) Satyadeo Sukla, Assistant Secretary for
Bhagat Oil Mill National Workers' Union.

(Sd.) H. Goopla, Secretary, Bhagat Oil Mill.
4-12-1960.

THE TRIBUNAL UNDER INDUSTRIAL DISPUTES ACT (SRI
G. PALIT, DISTRICT JUDGE).

**In the matter of an industrial dispute between Messrs. Bhagat Oil Mills and
their employees.**

In the humble petition of compromise on behalf of the parties named

MOST RESPECTFULLY SHEWETH :—

Re : Provident Fund.

(a) The Company is agreeable to institute a Contributory Provident Fund for the permanent employees with effect from January 1951. Both Company and the employees will contribute per month at the rate of per cent. of the basic wages of the employees in terms of the award of P. R. Mukherjee published in the *Calcutta Gazette* on 22nd July 1948, the agreement, dated 12th August 1948.

(b) The employees will be eligible for Company's contribution under following scheme :—

- (i) Below 5 years' unbroken service—Nil.
- (ii) Five years' service below 10 years' service—50 per cent.
- (iii) Ten years' service below 15 years' service—75 per cent.
- (iv) Fifteen years and above—Full.

It should be mentioned that the period of service should be considered from the date of commencement of permanent service of the employees with the Company.

(c) The Company also agrees to pay a gratuity at the rate of ten days pay last drawn by the employee (per year of service), for the period uncovered by the Provident Fund scheme, but the same will be paid at *pro rata* basis as in the case of Provident Fund. The length of service will be counted on the basis of period of service at the time of termination of the same.

(d) But the Provident Fund and the gratuity will be paid at the time of termination of service and the length of service will be counted as at the same date.

Other rules will be based on the Model Rules of Provident Fund, as possible.

Re : Grade System.

The Union agrees not to press this demand at present.

Re : Bonus.

The Union agrees not to press this demand at present.

Re : Permanency of Service.

But the parties regret that no settlement in this respect could be reached at.

The Union submitted a list of 54 persons who according to the deserve to be made permanent. The parties however could not come to an agreement at this point. The Company however agreed to make the persons mentioned below as permanent. As this issue involved to some question

nciple, both the parties therefore desire to have this issue adjudicated by Tribunal.

Names.

- (1) Padarat Abir.
- (2) Sarada Prasad Sing.
- (3) Ram Chandra Bari.
- (4) Adalat Koiri.
- (5) Pandui Kurmi.
- (6) Champa Kahar.

Sd. H. Goopta,
Secretary,
Nagat Oil Mills.

G. PALIT,
District Judge,
Chairman of the Tribunal.

26th December 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

76Lab.—4th January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 3634Lab, dated the 4th July the industrial dispute between Messrs. K. P. Das & Co., Ltd., previously known as Howrah Engineering Co., 43, Circular Road, Howrah, and their men represented by the Howrah Zilla Loha Karkhana Mazdoor Congress, Sukuntha Chatterjee Lane, Howrah, regarding the matters specified in Schedule thereto, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

and whereas during the pendency of proceedings before the said Sri P. R. Mukherjee, District Judge, the Howrah Zilla Loha Karkhana Mazdoor Congress, on behalf of the workmen of the Company made a complaint in writing before the said Sri P. R. Mukherjee, District Judge, alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri P. R. Mukherjee, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

and whereas, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. K. P. Das & Co. Ltd., previously known as the Howrah Engineering Co., 43, Circle Road, Howrah, and their workmen represented by the Howrah Zilla Loha Karkhana Mazdoor Congress, 43, Baikuntha Chatterjee Lane, Howrah, and in the matter of an application under section 33A of the Industrial Disputes Act made by the President, Howrah Zilla Loha Karkhana Mazdoor Congress, on behalf of the workers of the Company.

PRESENT:

SRI P. R. MUKHERJEE, Judge, Industrial Tribunal.

For the Company: Sri D. N. Basu, Advocate, and Sri Gopal Chandra Das, Manager of the Company.

For the Howrah Zilla Loha Karkhana Mazdoor Congress: Sri Nirmal Mitra, Pleader, and Sri Kanai Lal Banerjee, President, Howrah Zilla Loha Karkhana Mazdoor Congress.

AWARD.

The main industrial dispute between the employer and the employees abovenamed had been referred to this Tribunal by the Government of West Bengal as per order No. 36341ab., dated 4th July 1950, and while this dispute was pending, this application under section 33A of the Industrial Disputes Act had been filed on behalf of the workers alleging that the Company through its Acting Manager, Sri Gopal Chandra Das, punished six workers viz., (1) Sumbhu Charan Charit, (2) Tarapada Hazra, (3) Jogueswar Mondal, (4) Gurudas Mal, (5) Gobinda Majhi and (6) Pannalal Mondal, by the order of suspension without obtaining previous express permission of the Tribunal.

It is alleged that there had been false allegations against these workers by the Company to the effect that one Kanailal Karar, a piece-rate worker was threatened with assault by the workers abovenamed. The Union prayed that steps may be taken against the Company under section 33A of the Industrial Disputes Act.

The Company replies stating that the six workmen mentioned in the petition were guilty of a very serious misconduct by reason of the threat offered by them to another worker of the Company.

The facts stated are that on 28th September 1950, while Kanailal Karar, a piece-rate worker, was working in the factory, these persons abused the former for having agreed to work on the contract system, and asked Kanailal Karar to discontinue the piece-rate system, on pain of being severely beaten on the road. The said Kanailal Karar was unwilling to comply with this unreasonable and illegal demand made by the aforesaid six persons. While he was returning from the factory, he was waylaid and seized by the aforesaid persons and severely beaten by them.

A complaint was lodged to the Management by Kanailal Karar, and in virtue of the standing order, the six workers were suspended for a period of 4 days only pending the formal sanction of the Tribunal and also against the contemplated move on the part of the Company to make a substantial prayer in writing for permission to discharge the workers from the service of the Company.

POINTS FOR DECISION.

- (1) Whether the Company has violated the provision of section 33 of the Industrial Disputes Act by suspending the six workers?
- (2) If so, whether there should be any recommendation for dealing with the employer under section 31 of the Industrial Disputes Act?

FINDINGS.

Issue No. 1.

The substantial question that arises is if the workmen have been suspended way of punishment during the pendency of the proceeding before the Tribunal without permission.

The Company alleges that there had been a major misdemeanour, as the workmen threatened to assault a co-worker and waylaid him and actually assaulted him.

Even if the Company succeeds in proving that there had been an assault, aforesaid, was there any justification for punishing these workers during continuance of the proceedings before the Tribunal?

Evidence has been given at length both by the Union as also by the Company. On this point, the evidence of the complainant Kanai, as also independent evidence of one Dwijendra Nath Bag, who is a neighbour, is important. The Manager of the Company has also been examined, and his statement had been reported to the police. One Gour Mohan Nath, Vice-President of the Works Committee of K. P. Das & Co., who enquired into the matter, was examined. *Prima facie*, therefore, a case having been made, the Company as a first step suspended these workers for four days pending enquiry. These workers, however, were allowed to join after the expiry of four days. Whatever that may be, the question is if the Company had any justification for suspending these workers without permission of the Tribunal under section 33 of the Industrial Disputes Act. The Company's evidence, however, is that there was no final order of suspension, but they were suspended more as a security measure for four days and in the meantime asked to explain their conduct. These workmen have not yet submitted their explanation, and the proceedings drawn up by the Company against these workmen, is still pending. No final order has yet been passed. The order of the Company, dated 30th September 1950 (Exhibit D), shows that final orders will be passed after written explanation of the conduct of the workers received by the Company. It is not necessary for the Tribunal—I must state at the outset—to investigate if there had been really an assault or not. I refrain from making any observation on this point, inasmuch as the matter is still pending before the Company.

The observations regarding complicity of the workers in the assault as made in the early part by me are not binding on the parties. The Company is free to investigate into the charges and come to independent conclusion unfettered by my observations.

The order of suspension on analysis clearly shows that these workers were suspended more as a security measure and not as a substantive punishment. These workers were suspended pending investigation as to whether they had committed any offence. So long as the investigation is not concluded, it cannot be said that the workmen have committed an offence. Such action cannot be taken as a security measure, or precautionary measure in the interest of the industry, or in the interest of the employees in general.

Suspension is a substantive punishment under certain circumstances, in this case it is not so.

Elements of punishment are absent in an order of suspension pending enquiry as to whether a workman has committed an offence. In a case of suspension as a substantive punishment, the wages are permanently withheld, but in this case, the workers would be entitled to the wages, if they are found not guilty by the employer. It is quite clear that no final decision has yet been made by the Company. So, in my opinion, it is not at all a substantive punishment, and as such, the Company was justified in taking the measure against the workmen, and as such, there has been no violation of section 33 of the Industrial Disputes Act. This is also the view taken by my colleagues, Sri S. N. Modak and Sri A. Das Gupta, in the case of Hindusthan Development Corporation reported in the *Calcutta Gazette* on 28th September 1950.

Before I close the award, I find that the proceeding drawn up is still pending and that no explanations have been submitted by the workers though they had been asked to submit the same by 3rd October 1950 (Exhibit D). In the interest of the workers, no less in the interest of the Management, it is highly desirable that the matter should be promptly disposed of. The workers should submit written statement within a week from the date of publication of the award—if they have not already submitted the same—and the Management should try to dispose of the matter within a week after the statement of the workers is received. If, however, the workers do not submit the written statement, as aforesaid, the Management will be at liberty to deal with the workers as per standing rules, equity and justice.

Issue No. 2.

In view of my previous finding, no recommendation can be made to the Government for dealing with the employer under section 31 of the Industrial Disputes Act.

A preliminary objection was raised on behalf of the Company to the effect that the application having been made by the Union is not at all maintainable. Section 33A no doubt contemplates that it is only an aggrieved employee that can make a complaint in writing. Section 33 speaks of representation of parties and therefore an officer of a registered trade union, of which an employee is a member, can represent a case of an employee. Here the application had been made by the President of the Howrah Zilla Lohu Mazdoor Congress, to which the employees owe allegiance.

However, this point becomes more or less academic inasmuch as the workers themselves later on filed a regular petition. In any view of the matter, this objection raised by the employer is overruled.

I, therefore, make an award that the application under section 33A is dismissed and that none of the workmen mentioned in the petition of complaint purporting to be under section 33A of the Industrial Disputes Act is entitled to any relief under the particular circumstances of the case.

P. R. MUKHERJEE

Judge, Industrial Trib

The 23rd December 1950.

By order of the Governor
D. S. P. MUKHERJEE, Jt. S.

NOTIFICATION.

No. 328Lab.—16th January 1951.—In exercise of the power conferred by clause (a) of sub-section (1) of section 3, read with sub-section (2) of section 5 of the Minimum Wages Act, 1948 (XI of 1948), the Governor, having considered the advice of the Committee appointed under clause (a) of sub-section (1) of section 5 of the said Act by the notification No. 1495Lab., dated the 29th March 1950, is pleased to fix the minimum rates of wages payable to employees in flour mills in the State of West Bengal, as specified in the Schedule annexed hereto.

Schedule.

1 day=8 working hours, 1 week=6 working days and 1 month=26 working days.)

1. The following shall be the minimum rate of wage and dearness allowance payable to the employees in flour mills, so long as the cost of living index number is 360 with 1939 as 100:—

			Basic wage.	Dearness allowance.	Total.
			Rs. a. p.	Rs. a. p.	Rs. a. p.
A. Unskilled workers—					
Monthly rate	30 0 0	20 0 0	50 0 0
Daily rate	1 2 0	0 12 4	1 14 10
B. Semi-skilled workers—					
Monthly rate	37 0 0	20 0 0	57 0 0
Daily rate	1 6 0	0 12 4	2 3 1
C. Skilled workers—					
Monthly rate	55 0 0	20 0 0	75 0 0
Daily rate	2 1 10	0 12 4	2 14 2
D. Clerks—					
Monthly rate	..	.	60 0 0	20 0 0	80 0 0
Daily rate	2 4 11	0 12 4	3 1 3

E. Female workers, if any, shall get equal wage and dearness allowance with male workers.

F. Apprentices shall be paid at two-thirds of daily rates *plus* full dearness allowance.

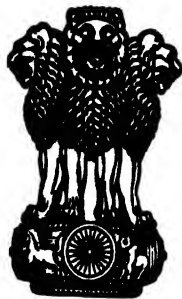
2. Dearness allowance shall be adjusted according to the variation in cost of living index number at the interval of each year. The rise and fall of 10 points in the cost of living index number shall account for rise and fall of the dearness allowance by rupee one, provided that no adjustment of dearness allowance shall be made below 160 points in the cost of living index number. For a drop or rise short of and in excess of 10 points in the cost of living index number, the reduction and increase shall be proportionate.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

The



Calcutta



सत्यमेव जयते

Gazette

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স্বরাষ্ট্র বিভাগ।
HOME DEPARTMENT
সাধারণ শাসন।
General Administration

নং ২০৭জি.এ(সাধারণ)।
No. 207G.A.(General).

সাধারণ।
General.
ছুটি।
Leave.

পরদা।—নং ১২২জি.এ।২এল-২৭।৫০।—১২ই জানুয়ারী ১৯৫১-এ পদাধীশ জেলার অস্থায়ী উপ-মাসক ও সহায়ক প্রিন্সিপাল ম্যাজিস্ট্রেট পশ্চিমবঙ্গ কৃত্যক (৯ম খণ্ড) নিয়মাবলীর ১৮৪(খ)(২) নিয়মের অনুবিধি অনুসারে ২রা নভেম্বর ১৯৫০ তারিখ হইতে ১১ প্রমাণপত্র সহ মেডিকালের পত্রা গড় বেতনে ছুটি মজুর করা হইল।

Parganas.—No. 122GA/2L-27/50. — 12th January 1951.—Sri Amulya Bhushan Mukherjee, Deputy Magistrate and Deputy Collector (temporary), 24 Parganas, was allowed leave average pay for one month and a half medical certificate with effect from the 2nd January 1950 under proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 125GA/ID-62/49.—15th January 1951.—In modification of the orders contained in notification No. 4108G.A., dated the 21st December 1950, Sri Debabrata Mallik, Deputy Magistrate and Deputy Collector was allowed leave on half average pay for two months under rule 184(d) of the West Bengal Service Rules, Part I, with effect from the 3rd September 1950, in extension of the leave granted to him in notification No. 2363G.A., dated the 23rd August 1950.

Calcutta.—No. 153GA/1L-44/50.—17th January 1951.—Sri S. K. Sen, I.C.S., Secretary to the Government of West Bengal, Judicial Department, and Superintendent and Remembrancer of Legal Affairs, is allowed leave on average pay for two months under rule 81(b)(ii) of the Fundamental Rules, with effect from the 23rd November 1950.

Police.

কলিকাতা।—নং ১০০জি.এ।৫এল-১১।৫০।—১০ই জানুয়ারী ১৯৫১।—সহায়ক জেলার উপ-মহা-আরক্ষা পরিদর্শক প্রী অমল, এম. এল. পুস্ত, আই. সি.কে. মুন নিয়মাবলীর ৮১(বি)(২) সংখ্যক নিয়মানুযায়ী ২রা জানুয়ারী ১৯৫১ অবধি উপরবর্তী কোনও তারিখ হইতে গড় বেতনে ১১ প্রমাণপত্র সহ মেডিকালের পত্রা গড় বেতনে ছুটি মজুর করা হইল।

Calcutta.—No. 133GA/5L-19/50.—15th January 1951.—Sri H. N. Gupta, I.P., Deputy Inspector-General of Police, Central Range, is

allowed leave on average pay for four months under rule 81(b)(ii) of the Fundamental Rules with effect from the 2nd January 1951 or any subsequent date.

CORRIGENDUM.

No. 174G.A./21-28/50.—18th January 1951.—In this department notification No. 4073G.A., dated the 18th December 1950, published at page 2582 of the *Calcutta Gazette*, dated the 28th December 1950, for "earned leave for three months" please read "earned leave for ninety days".

By order of the Governor,
S. N. RAY, Chief Secy.

Political

NOTIFICATION.

No. 257P./1E/237/50.—12th January 1951.—Sri B. K. Majumdar is appointed temporarily as Movement Sponsoring Authority and Principal Liaison Officer with effect from the 3rd November 1950 (afternoon).

By order of the Governor,
S. N. RAY, Chief Secy.

Special Section

ORDER.

No. 2131L.S.—15th January 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (a) of clause (a) of sub-section (1) of section 8 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Burdwan, at Burdwan, within 15 days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Bipul Baran Ray, son of the late Kalipada Ray of Jurul, police-station Burdwan, district Burdwan, and of Calcutta.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

Calcutta Police Notification

Calcutta, the 15th January 1951.

In exercise of the power conferred on me in Rule 56(4) of the Bengal Jail Code, 1937, Volume I, as amended, I appoint—

Mrs. Asrukana Bhattacharjee, 4, Bhabananda Road, Calcutta-26,

Sri Krishnakishore Das, 24, Dr. Suresh Sarkar Road, Entally, Calcutta, and

Sri Hemendra Mohon Biswas, C/o Bengal After-Care Association, Bally, Howrah,

as extra Jail Visitors of the Presidency Jail for the specific purpose of interviewing prisoners with a view to arrange After-Care of Juvenile and Adolescent offenders, for a period of two years with effect from 15th January 1951.

S. N. CHATTERJEE, Commissioner.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ২০৮জি.এ(ক্ষমতা)।

No. 208G.A. (Powers).

হাওড়া।

Powers.

মেদিনীপুর।—নং ১৪৮জি.এ।১৫সি-১২৫।৫০।—১৬ই জা ১৯৫১।—মেদিনীপুরের মহশাসক প্রিন্সিপাল জুজ মাজিস্ট্রেট, এ.এস.কে প্রথম শ্রেণীর শাসকের ক্ষমতা প্রদত্ত হইল।

Midnapore.—No. 148G.A./5C-125/50.—January 1951.—Sri B. C. Ganguli, I. Assistant Magistrate, Midnapore, is vested the powers of a Magistrate of the first class.

বর্ধমান।—নং ১৭০জি.এ।১২সি-৬৮।৫০।—১৬ই জানুয়ারী ১৯৫১—বর্ধমান জেলার আসানসোলের বৃদ্ধ শাসক প্রিন্সিপাল জুজ মাজিস্ট্রেট, এ.এস.কে প্রথম শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Burdwan.—No. 170G.A/2P-68/50.—18th January 1951.—Sri Chinmoy Kumar Ray, I. Joint Magistrate, Asansol, Burdwan, is ve with the powers of a Magistrate of the first class.

হাওড়া।—নং ১৭১জি.এ।১২সি-২।৫১।—১৬ই জানুয়ারী ১৯৫১—হাওড়া জেলার অন্তর্গত উলবেড়িয়ার অবস্থায় উল শাসক প্রিন্সিপাল জুজ মাজিস্ট্রেট, এ.এস.কে প্রথম শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Howrah.—No. 171-G.A/2P-2/51.—18th January 1951.—Sri Shyam Sundar Dutta, Dep Magistrate, on probation, Uluberia, Howrah, vested with the powers of a Magistrate of the first class.

By order of the Governor,

S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

24-Parganas.—No. 147J.—11th January 1951.—In exercise of the powers conferred by section and the proviso to section 357 of the Code (Criminal Procedure, 1898 (Act V of 1898), Governor is pleased—

(a) to confer upon each of the gentlemen named below the powers of a Magistrate of the first class noted against each, in the district of 24-Parganas, for a period of one year from the date of this notification, or until further order, whichever is less, in respect to such cases as may be made over to each within the limits of the subdivision of the said district, noted against each, and

(b) to direct each to take down evidence in English language:—

Name.	Class.	Subdivision.
Sri Bisweshwar Sen Gupta	First	Sadar.
Dr. Parimal Sen Gupta	Ditto	Ditto.
Sri Gunendra Nath Mukherjee	Ditto	Ditto.
Sri Satyendra Nath Ray	Ditto	Barraclough.
Sri Ajit Kumar Mukherjee	Second	Ditto.
Dr. Satish Chandra Bose	Ditto	Ditto.
Sri Jogendra Nath Mitra	First	Basirhat.
Sri Amoy Krishna Deb	Ditto	Diamond Harbour.

By order of the Governor,

A. S. RAY, Secy.

- Registration

NOTIFICATION.

a.—No. 21Regn.—13th January 1951.—In exercise of the powers conferred by section 3 of the Muhammadan Marriages and Divorces Act, 1876 (Bengal Act I of 1876), section 2 of the Kâzis Act, 1880 (Act XII of 1880), the Governor is pleased to remove Janab Muhammad Faslullah from his appointment as Muhammadan Registrar and Kazi within the station of Santipur, in the district of Nadia with effect from the 15th September 1950.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

118-F.T.—15th January 1951.—Sri Gopinath Choudhury is temporarily appointed to the post of a Commercial Tax Officer, West Bengal, for a period of six months, with effect from the date on which he assumes the charge of the post.

122-F.T.—16th January 1951.—Sri Jyotish Chakravarty, retired Personal Assistant to the Commissioner of Agricultural Income-tax, Bengal, is re-appointed to the same post for a period of one year, with effect from the 15th January 1951.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT
DEPARTMENT

Local Self-Government

ORDER.

M. 1M-23/50.—12th January 1951.—Whereas the Government in their resolution L.S. 41 1M-6/49, dated the 24th March 1949, made an order under section 553 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), appointing the commissioners of the English Municipality in the district of Malda for a period of one year with effect from 1st April 1949;

and whereas by subsequent Government order M. 1M-23/50, dated 6th March 1950, issued under clause (i) of sub-section (2) of section 554 of the said Act, the term of supersession of the commissioners of the said municipality was extended till the 31st March 1951 for reasons stated in the order;

and whereas the financial condition of the said municipality has not yet been satisfactorily improved;

and whereas most of the important improvement works which the Administrative Officer of the municipality has undertaken for its improvement and which are essentially necessary are yet uncompleted;

and whereas there is still room for provision of civic amenities which Government desire to be made available to the rate-payers;

and, therefore, in exercise of the power conferred by clause (i) of sub-section (2) of section 554 of the said Act, the Governor is pleased to extend the period of supersession of the commissioners of the said municipality till the 31st March 1951.

2. In exercise of the power conferred by clause (b) of sub-section (1) of section 554 of the said Act, the Governor is further pleased to direct that Sri Suresh Chandra Sen Gupta, Sadar Subdivisional Officer, Malda, shall, during the extended period of supersession of the said municipality, continue to exercise and perform powers and duties conferred or imposed upon him by notification No. M. 1M-23/50, dated 25th September 1950.

By order of the Governor,
A. ZAMAN, Jt. Secy.

NOTIFICATIONS.

No. M. 3R-16/50.—13th January 1951.—The following draft of an amendment, which, in exercise of the power conferred by section 122 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor proposes to make in rules published with notification No. 6499M., dated the 21st November 1935, as subsequently amended, is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 15th March 1951, and any objection or suggestion in respect thereto received by the undersigned through the District Magistrate will be duly considered:—

Draft amendment.

After rule 213 of the said rules insert the following rule, namely:—

“Transactions with the post office.

213A. When money is remitted by means of postal money orders on account of a municipality which has banking account with a treasury or a sub-treasury or when the amounts of money orders issued on the requisition of such a municipality are returned unpaid, they will, in accordance with the post office rules on the subject, be sent by the post office of payment direct to the Treasury Officer or Sub-Treasury Officer, as the case may be, for adjustment of the amount by book transfer to the credit of the municipality. An advice-list with coupons and acknowledgments attached shall be sent on the same day by the Treasury Officer or the Sub-Treasury Officer, as the case may be, to the municipal office in token of the adjustment having been made. The Chairman shall despatch the acknowledgments to the remitters of the money order. Receipt in the proper form will then be issued by the Chairman to the remitter of the money order and necessary entries shall then be made in the respective Demand and Collection or any other registers of the Municipality.”

No. M. 1C-96/50.—15th January 1951.—Whereas the Corporation of Calcutta incurred an expenditure of Rupees two, annas fifteen and pies six only for making filtered water connection with reserve tanks and stand-pipes at the Embarkation Ground near Princep Ghat temporarily for the Jangasagar Mela pilgrims in January 1949 and whereas the Administrative Officer of the said Corporation sanctioned the said expenditure under clause (XVIII) of section 477 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), it having been incurred for the convenience of the Public;

Now, therefore, the Governor, in exercise of the power conferred by the said clause, is pleased, to declare that the work for which the said expenditure was incurred is a matter which promoted public convenience within the meaning of the said clause.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. Medl.223/3F-43/50.—13th January 1951.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Walter Thompson Female Scholarship Fund created in terms of notification No. 873T.M., dated the 25th June 1901, doth hereby order and direct that the securities and the sum in cash, particulars of which are contained in the First Schedule to the said notification, or any other security or securities or other property or properties to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became and shall become due and payable, and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the Second Schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

Howrah.—No. Medl./234/31I-12/50.—15th January 1951.—The appointment of the undermentioned gentlemen as members of the Managing Committee of the Seva Sadan Homeopathic Charitable Dispensary, Raghudebpur, district Howrah, is notified for general information:—

- (1) Sri Krishna Dhan Chatterjee, village Deulpur, police-station Panchla.
- (2) Sri Promatha Nath Ghosal, Raghudebpur, Uluberia.
- (3) Sri Tara Pada Ghosal, President, Union Board, Raghudebpur, Uluberia.
- (4) Sri Jitendra Nath Pattuck, Raghudebpur, Uluberia.
- (5) Sri Dhuraj Chandra Pramanick, Raghudebpur, Uluberia.
- (6) Sri Pulin Chandra Adhicary, Raghudebpur, Uluberia.
- (7) Sri Krishna Chandra Sharma, Raghudebpur, Uluberia.
- (8) Dr. Jatindra Nath Shaha, L.M.F., Panchla, police-station Panchla.
- (9) Sri Sudhir Kumar Adhicary, Founder-Secretary, Raghudebpur, Uluberia.

The Charitable Endowments Act, 1890.

No. Medl.268/3F-45/50.—16th January 1951.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Gobinda Sundari Dispensary Fund created in terms of notification No. 535T.M., dated the 14th May 1906, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities or other property or properties to which they might have been or may be converted, shall, as from the 15th day of August 1947,

vest and be deemed to have vested and be forth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the Treasurer of Charitable Endowments for West Bengal.

By order of the Governor,
K. RAY, Dy. S.

Calcutta.—No. Medl.216/DHS/21M-26/50.—12th January 1951.—Sri Bidhu Bhushan Chatterji, Secretary, Medical College, Calcutta, granted leave on average pay for one month and sixteen days with effect from the 19th December 1950, under rule 184(b)(ii) of the West Bengal Service Rules (Part I).

By order of the Governor,
P. M. DATTA, Asst. Sec.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

Certificate of Approval.

No. 107M.P.—12th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that The Metal Corporation of India, Limited, 10, Clive Row, Calcutta, are approved by the Government of West Bengal, as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight the 31st of December 1951.

Certificate of Approval.

No. 108M.P.—12th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Sri Ramendra Nath Chakravorty, post Manabar, district Jalpaiguri, is approved by the Government of West Bengal, as a fit and proper person, under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight the 31st of December 1951.

Certificate of Approval.

109M.P.—13th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), relating to the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Priya Brata Chakravarti of Chunabhati, near Pillanshat, district Jalpaiguri, is approved by the Government of West Bengal as a proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

113M.P.—13th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government, under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Associated Mining Industries, Limited, Lyons Range, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

121M.P.—13th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), relating to the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Nalin Ranjan Goswami, Babupara, Jalpaiguri, is approved by the Government of West Bengal as a fit and proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

123M.P.—13th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), relating to the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Dalchand Bhadur Singh, Singhi Park, near Calcutta, is approved by the Government of West Bengal as a fit and proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

127M.P.—13th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government,

under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Sri Mulchand Lakhota, Chunabhati, post office Pillanshat, district Jalpaiguri, is approved by the Government of West Bengal, as a fit and proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 142M.P.—16th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Bird & Co., Ltd., Chartered Bank Buildings, Calcutta, are approved by the Government of West Bengal as a fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on the 31st of December 1951.

Certificate of Approval.

No. 180M.P.—18th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Bharat Mining Corporation, Limited, 59, Netaji Subhas Road, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on the 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries**NOTIFICATIONS.**

No. 2773Ind.—17th November 1950.—Sri Santimoy Bose, B.A., Assistant-in-charge, Kalimpong Sub-station of the Central Sericultural Research Station, Berhampore, is appointed temporarily, to the post of Special Officer, Silk, under the Directorate of Industries, West Bengal, with effect from the date he joins the post.

No. 2856Ind.—29th November 1950.—Sri D. N. Ghose, Director of Industries, West Bengal, is granted earned leave for four days from the 27th October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I, with permission to prefix the Durga Puja holidays to his leave.

No. 2868Ind.—29th November 1950.—The Governor, with the concurrence of the Government of Bihar, is pleased to reconstitute the Mining

Education Advisory Board for West Bengal and Bihar, constituted in this department notification No. 856Ind., dated the 1st May 1948, for a further period of three years or till the control of the Mining Classes is transferred to the Government of India, whichever is earlier, with effect from the 9th November 1950, with the following members:—

Members (ex-officio).

- (1) Chief Inspector of Mines in India, Dhanbad, Chairman.
- (2) The Inspector of Mines, No. 1 Circle, Dhanbad.
- (3) The Inspector of Mines, No. 2 Circle, Sitarampur.
- (4) The Principal, Indian School of Mines, Dhanbad, Additional Secretary.
- (5) The Director of Industries, West Bengal, or his nominee.
- (6) The Principal, Mechanical and Electrical Engineering College, Sindri.
- (7) The Principal, Bihar College of Engineering, Patna.
- (8) The Inspector of Technical and Industrial Institutions, West Bengal, Secretary.

Members (ordinary).

- (9) & (10) Two representatives of the Indian Mining Association to be nominated by the Association.
- (11) & (12) Two representatives of the Indian Mining Federation to be nominated by the Federation.
- (13) One representative of the National Association of Colliery Managers to be nominated by the Association.
- (14) One representative of the Indian Mine Managers' Association to be nominated by the Association.
- (15) and (16) Two representatives of the Indian Colliery Owners' Association to be nominated by the Association.

2. The Board will exercise the following functions:—

- (I) To advise Government on all questions concerning Mining Education.
- (II) With regard to the existing scheme of local Mining classes in the coalfields:—
 - (a) to determine the syllabus of the classes.
 - (b) to appoint local sub-committees and determine lecture centres;
 - (c) to submit recommendations to Government for appointment and dismissal of lecturers;
 - (d) to disburse the contingent grants allotted for the classes;
 - (e) to conduct examinations and issue certificates in connection with the classes; and
 - (f) to levy tuition fees for the classes up to Rs. 10 per student for the session.

No. 3162Ind.—29th December 1950.—The designation of the post of Deputy Director of Industries (Statistics), under the Directorate of Industries, West Bengal, is changed to Deputy Director of Industries (Development).

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 2723Ind.

Calcutta, the 13th November 1950.

Read an application, dated the 9th Decr 1949, from Messrs. Pioneer Paper and Pulp, 24, Netaji Subhas Road, Calcutta, for a loan of Rs. 60,000 since reduced to Rs. 34,000 only, under section 19(I)(a) of the Bengal State Industries Act, 1931 (Bengal Act III of 1931) for the purpose of reducing their cost of production of paper and paper pulp.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting on the 12th July 1950, incorporated in the resolution submitted with letter No. 11078B.I., dated 13th October 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the loan of Rs. 34,000 only be granted provided that it does not exceed 50 per cent of the net value of the assets of the firm in the industry after deducting all encumbrances then existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) that the entire amount of the loan shall be utilised for the purpose of reducing the cost of production of paper and paper pulp of the applicant-firm;
- (2) that a mortgage bond should be executed jointly by Sri Hiron Kumar Bose and Kalyan Kumar Gupta in the form drawn up by Government for the purpose;
- (3) that the applicant-firm should admit apprentices annually for training on the recommendation of the Director of Industries, West Bengal;
- (4) that interest should be charged at the rate of 8 per cent. per annum payable in equal instalments on the balance of unpaid principal;
- (5) that if the instalments with interest are not paid promptly on the due date within seven days thereafter, the loan will be accepted at the reduced rate of 10 per cent. per annum; and
- (6) that the entire amount of loan with interest thereon should be repaid in six equal instalments, the first five instalments being of Rs. 6,000 only each and the last being of Rs. 4,000 only, interest, the first instalment being payable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 2734Ind.

Calcutta, the 14th November 1950

The Governor is pleased to reconstitute the Board of Apprenticeship Training constituted by resolution No. 552T—A.I., dated the 6th September 1930, with the following members:—

- (1) The Director of Industries, West Bengal, Chairman (*ex-officio*).
- (2) The Inspector of Technical and Industrial Institutions, West Bengal (*ex-officio*).
- (3) The Chief Inspector of Boilers (*ex-officio*).
- (4) The Chief Electric Inspector to the Government of West Bengal (*ex-officio*).
- (5) A representative of the Calcutta Electric Supply Corporation.
- (6) A representative of the Bengal Chamber of Commerce.

A representative of Bengal National Chamber of Commerce.

A representative of Indian Chamber of Commerce.

A representative of Calcutta Port Commissioners.

A representative of Messrs. Burn & Co., Ltd.

A representative of Messrs. Jessop & Co., Ltd.

The Chief Mechanical Engineer, East Indian Railway.

The Principal, Kanchrapara Technical School.

The Principal, Calcutta Technical School,
Member-Secretary (*ex-officio*).

The non-official members will hold office for a period of three years.

The functions of the Board will be—
to conduct Apprentices' Admission Examination;

general control and watch over the training of apprentices at the engineering workshops;

co-ordination of theoretical training with practical training in the workshops;

regulation of the courses of study.

Order.

Ordered that the resolution be published in the *Calcutta Gazette* and copies thereof forwarded to the members of this Government, Chairman and members of the Board.

RESOLUTION No. 2749Ind.

Calcutta, the 15th November 1950.

I read an application, dated the 5th June 1950, from Mr. Mural Kanti Mukherjee of 3B, Chakraborty Lane, Bhowanipur, Calcutta, asking for a loan of Rs. 5,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the development of the paper industry.

I also read resolution of the meeting of the Board of Industries, West Bengal, held on the 6th September 1950, incorporated in the report submitted with letter No. 11096, dated the 13th September 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 2750Ind.

Calcutta, the 15th November 1950.

I read an application, dated the 11th July 1949, from Dr. Bose's Laboratory, Ltd., 45, Amherst Road, Calcutta, asking for a loan of Rs. 45,000 under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931) for the purpose of re-starting a Sulphuric Acid Plant at Beliaghata under the possession of the applicant-firm.

I also read resolution of the meeting of the Board of Industries, West Bengal, held on the 6th September 1950, incorporated in the report submitted with letter No. 10994B.I., dated the 13th September 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 2864Ind.

Calcutta, the 29th November 1950.

I read an application, dated the 10th April 1950, from Messrs. Bidyut Shilpa, Ltd., of 372/66, Russa Road South, Charu Market, Calcutta, asking for a loan of Rs. 30,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of manufacturing holders, switches, electric fans, regulators, etc.

I also read resolution of the meeting of the Board of Industries, West Bengal, held on the 6th September 1950, incorporated in the report submitted with letter No. 12712, dated the 20th November 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 2865Ind.

Calcutta, the 29th November 1950.

I read an application, dated the 14th December 1949, from Suresh Chandra Ghosh Roy of 45/2/4C, Rani Harsamukhi Road, Parkpara, Calcutta, for a loan of Rs. 5,000 since reduced to Rs. 1,250 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for development of his existing sand and emery paper industry.

I also read the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 6th September 1950, incorporated in the report submitted with letter No. 1113B.I., dated the 14th October 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the loan of Rs. 1,250 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) that the entire amount of loan should be utilised for the purpose of development of existing sand and emery paper industry of the applicant;
- (2) that a mortgage bond should be executed by Sri Suresh Chandra Ghosh Roy in the form to be drawn up by Government for the purpose;
- (3) that interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (4) that if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) that the entire amount of loan with interest thereon should be repaid in five equal annual instalments of Rs. 250 only each plus interest; the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 2866Ind.

Calcutta, the 29th November 1950.

Read an application, dated the 2nd February 1949, from Sri S. B. Chatterjee, Proprietor of Jhanda Button Manufacturing Co., of 263/2 and 263/2/1, Grand Trunk Road, Howrah, for a loan of Rs. 15,000 since reduced to Rs. 10,000 only under section 19(7)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931) for expansion and development of his button manufacturing concern located at the above address.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 6th September 1950, incorporated in the report submitted with letter No. 11058B.I., dated the 13th October 1950, from Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the loan of Rs. 10,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the applicant in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) that the entire amount of loan should be utilised for the purpose of expansion and development of the button manufacturing concern of the applicant located at the above address;
- (2) that a mortgage bond should be executed by Sri S. B. Chatterjee in the form to be drawn up by Government for the purpose;
- (3) that interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (4) that if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) that the entire amount of loan with interest thereon should be repaid in ten equal annual instalments of Rs. 1,000 only each plus interest; the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 3003Ind.

Calcutta, the 13th December 1950.

Read an application, dated the 24th January 1949, from Sri Baidyanath Kuchlyan and Radharaman Kuchlyan of Lal Bazar Road, Bankura, asking for a loan of Rs. 29,000 only under section 19(7)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of establishment of a non-ferrous rolling mill industry.

Read also resolution of the meeting of the Board of Industries, West Bengal, held on the 15th November 1950, incorporated in the report submitted with letter No. 14203, dated the 4th December 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 3081Ind.

Calcutta, the 21st December 1950.

Read an application, dated the 14th Nov 1949, from Messrs. Indian Technical S. Ltd., 83, Ballygunj Place, Calcutta, for a loan of Rs. 6,000 since reduced to Rs. 5,000 only under section 19(7)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931) for development of their printing press at the address.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 15th March 1950, incorporated in the report submitted with letter No. 4780, dated the 15th June 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the loan of Rs. 5,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) that the entire amount of loan should be utilised for the purpose of development of the printing press of the applicant firm;
- (2) that a mortgage bond should be executed jointly by Sri M. K. Rai Chaudhuri and Sri Arun Kumar Ghosh in the form to be drawn up by Government for the purpose;
- (3) that the applicant-firm should admit apprentices for training in book-binding every year on the recommendation of Director of Industries, West Bengal, on terms to be settled hereafter by mutual consultation;
- (4) that interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) that if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (6) that the entire amount of loan with interest thereon should be repaid in five equal annual instalments of Rs. 1,000 only each plus interest; the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

NOTIFICATIONS.

No. 2698Cin.—10th November 1950.—Sri K. S. Joneja, Manager, Government Cinchona Plantation, Mungpoo, is appointed to be Manager, Government Cinchona Plantation, Munsong, with effect from the 13th November 1950, vice Mr. G. Richards, retired.

No. 2699Cin.—10th November 1950.—Mr. Macdonald, Manager, Government Cinchona Plantation, Bongo, is appointed to be Manager, Government Cinchona Plantation, Munsong, with effect from the 13th November 1950, vice Mr. K. S. Joneja, transferred to Munsong.

2700Cin.—10th November 1950.—Mr. H. J. Assistant Manager-in-charge, Government Cinchona Plantation, Latpanchar, is appointed to act as Manager, Government Cinchona Plantation, Rongo, with effect from the November 1950, *vice* Mr. J. D. Macdonald, retired to Mungpoo.

2701Cin.—10th November 1950.—Mr. A. Assistant Manager, Government Cinchona Plantation, Munson, is appointed to be Assistant Manager-in-charge, Government Cinchona Plantation, Latpanchar, with effect from the November 1950, *vice* Mr. H. J. Macey, retired to act as Manager, Rongo.

2860Cin.—29th November 1950.—Sri Aditya Nath Roy, Additional Assistant Quinologist to the Government of West Bengal, retired earned leave under rule 167(ii) of the Bengal Service Rules (Part I), for the period from the 17th November 1950 to 30th December 1950 with permission to affix Sunday, the 31st December 1950 and the holiday on the 1st January 1951 to the leave.

97Cin.—15th January 1951.—Sri R. K. Assistant Manager, Government Cinchona Plantation, is appointed to the post of Assistant Manager with effect from the date of this order.

By order of the Governor,
S. K. CHATTERJEE, Secy.

2624Cin.—2nd November 1950.—Mr. Leonard Richards, Manager, Government Cinchona Plantation, Munson, is granted leave on average of six months from the 13th November 1950.

By order of the Governor,
S. C. DAS GUPTA, for Secy.

3011Cin.—13th December 1950.—In exercise of powers conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased to make the following rules regulating the appointment of persons appointed to the posts of Assistant Quinologist and General Manager, Government Cinchona Plantations, West Bengal. The qualifications prescribed hereunder will apply to direct appointments only.

Director of Cinchona.

Qualifications.—(a) A person appointed to the post of Director of Cinchona shall be either an Assistant Quinologist or a person with a degree in Botany or Chemistry, but preferably in Botany of an Indian University; or shall hold a degree with Honours in Botany or Chemistry, but preferably in Botany, of a British or a recognised foreign University.

In making appointment to the said post preference will be given to a person—

(i) who has obtained a first class either in the Master's degree or Bachelor's degree;

(ii) who has done original research work; and
(iii) who has knowledge of Chemistry and Soil Science.

He shall possess administrative and business experience.

He shall be between 35 and 45 years of age.

2. *Method of recruitment.*—Recruitment of a person to the post of Director of Cinchona shall be—

(i) either by direct appointment, or

(ii) by promotion from the post of Quinologist or the post of General Manager, Government Cinchona Plantations.

General Manager, Government Cinchona Plantations.

3. *Qualifications.*—(a) A person appointed to the post of General Manager, Government Cinchona Plantations, shall hold an M.Sc. degree in Botany of an Indian University with a first class either in the Master's degree or in the Bachelor's Honours degree (preference will be given to a person with knowledge of Chemistry); or shall hold an equivalent degree of a British or other recognised foreign University.

(b) He shall have—

(i) research experience in Botany or Horticulture; and

(ii) administrative experience for five years.

(c) In making appointment to the said post preference will be given to a person holding a responsible position in a plantation.

(d) He shall be between 30 and 40 years of age.

4. *Method of recruitment.*—Recruitment of a person to the post of General Manager, Government Cinchona Plantations, shall be—

(i) either by direct appointment, or

(ii) by promotion from the post of Manager, Government Cinchona Plantation.

No. 3012Cin.—13th December 1950.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India read with articles 313 and 372 of the said Constitution, the Governor is pleased to make, in supersession of all previous notifications on the subject, the following rules regulating the recruitment of persons appointed to the posts of Quinologist and Assistant Quinologist of the Government Quinine Factory and Manager, Assistant Manager and Horticultural Overseer of the Government Cinchona Plantations, West Bengal. The qualifications prescribed hereunder will apply to direct appointments only.

(1) Quinologist.

1. *Qualifications.*—(a) A person appointed to the post of Quinologist shall hold an M.Sc. degree in Chemistry (preference will be given to an Applied Chemist or an Industrial Chemist) of an Indian University with a first class either in the Master's degree or in the B. Sc. Honours degree (preference will be given to a person with a sound knowledge of Botany); or shall hold an equivalent degree of a British or other recognised foreign University.

(b) He shall have—

(i) experience in industrial concerns producing quinine or allied substances, and

(ii) research experience for a period of at least two years.

(c) He shall be between 30 and 40 years of age.

2. *Method of recruitment.*—Recruitment of a person to the post of Quinologist shall be—

- (i) either by direct appointment, or
- (ii) by promotion from the post of Assistant Quinologist.

(2) Assistant Quinologist.

3. *Qualifications.*—(a) A person appointed to the post of Assistant Quinologist shall hold an M.Sc. degree in Chemistry (an Applied Chemist or an Industrial Chemist will be preferred) of an Indian University, preferably with a first class either in Master's degree or in the B. Sc. Honours degree (preference will be given to a person with a knowledge of Botany); or shall hold an equivalent degree of a British or other recognised foreign University.

(b) He shall have research experience for a period of at least two years.

(c) He shall not be more than 30 years of age.

4. *Method of recruitment.*—Recruitment of a person to the post of Assistant Quinologist shall be by direct appointment.

(3) Manager, Cinchona Plantations.

5. *Qualifications.*—(a) A person appointed to the post of Manager, Cinchona Plantations, shall be a Graduate in Agriculture with Botany or Horticulture or shall have a B.Sc. Honours degree with Botany or a Master's degree in Botany of an Indian University (preference will be given to a person with knowledge of Chemistry), or shall hold an equivalent degree of a British or other recognised foreign University.

(b) In making appointment to the post of Manager, Cinchona Plantations, preference will be given to a person having research experience in Botany or Horticulture.

(c) He shall not exceed 30 years of age.

6. *Method of recruitment.*—Recruitment of a person to the post of Manager, Cinchona Plantations, shall be—

- (i) either by direct appointment; or
- (ii) by promotion from the post of Assistant Manager, Cinchona Plantations.

(4) Assistant Manager, Cinchona Plantations.

7. *Qualifications.*—(a) A person appointed to the post of an Assistant Manager, Cinchona Plantations, shall hold a degree in Agriculture of a recognised University with Botany or Horticulture as one of the subjects; or a degree in Science of a recognised University with Botany as one of the subjects (preference being given to a person holding Honours degree in Science of a recognised University with Botany as one of the subjects).

(b) In making appointment to the said post preference will be given to person with some field experience.

(c) A person when recruited to the said post shall be between 25 and 30 years of age.

8. *Method of recruitment.*—Recruitment to the post of Assistant Manager, Cinchona Plantations, shall be—

- (i) either by direct appointment; or
- (ii) by promotion from Horticultural Overseers.

(5) Horticultural Overseer.

9. *Qualifications.*—(a) A person appointed to the post of Horticultural Overseer shall hold a diploma in Agriculture of a recognised University with Botany or Horticulture as one of the subjects or shall have passed the I.Sc. Examination recognised University with Botany as one of the subjects (preference will be given to a Graduate in Agriculture or a Graduate of Science Botany); or shall have passed the Senior Cambridge Examination with Botany.

(b) Field experience will be an additional qualification.

(c) He shall not be more than 25 years of age.

10. *Method of recruitment.*—Recruitment of a person to the post of Horticultural Overseer shall be by direct appointment.

By order of the Gov

S. C. DAS GUPTA, Dy.

DIRECTORATE OF INDUSTRIES WEST BENGAL

Orders by the Director of Industries West Bengal

No. 295.—15th January 1951.—Janab S. A. Officer-in-charge, Government Industrial Commercial Museum, is allowed earned leave with medical certificate, for twenty-five days, from December 1950 to 13th January 1951, under 167(u) of West Bengal Service Rules, Part I.

He is permitted to affix Sunday, the 14th January 1951, to his leave.

D. N. GHOSH

Director of Industries

LABOUR DEPARTMENT

NOTIFICATION.

No. 329Lab.—16th January 1951.—The minimum rates of wages in respect of employment in flour mills in the State of West Bengal have been fixed under the Minimum Wage Act, 1948 (XI of 1948);

Now, therefore, in exercise of the power conferred by section 13 of the Minimum Wage Act, 1948 (XI of 1948), read with sections 14 and 15 of the said Act, the Governor is pleased to direct that for the employees in the flour mills in the State of West Bengal, the hours of work constitute a normal working day, the period of interval for rest, the day for weekly rest, the rate of payment for work on the day for rest, the rate of overtime and the rate of payment for work on a day other than normal working day, as specified in the Schedule annexed hereto.

The Schedule.

1. Eight working hours including the period of rest shall constitute a normal working day and six such working days shall constitute a normal week.

ek: provided that all the employees in a mill or a section thereof may be required by employer to work up to nine hours on any subject to the limit of 48 hours in a week of days or on all the seven days in a week subject to condition that the total number of days of rest admissible to an employee shall be within the month next following the month in which the day or days of weekly rest were or have been lost. In such cases, the rate of basic wages and dearness allowance be proportionately increased.

The periods of work of adult workers in flour mill shall be so fixed that no period exceed five hours and that no employee work for more than five hours before he has an interval of rest for at least half an hour.

The rate of payment for work on the day of weekly rest when no compensatory day of rest allowed shall be double that of normal basic and dearness allowance.

The rate of payment for overtime work shall be double that of normal basic wage and dearness allowance.

For work less than normal working day, the stoppage is at the instance of employer, no stoppage shall be paid at normal daily rate. If the stoppage is the result of wilful refusal of part of employee the above concession shall not be allowed. In such case, the employee get wage pro-rata for the actual hours worked.

Ordinarily, the weekly day of rest for employees in flour mills shall be Sunday, except in flour mills where days other than the Sunday are allowed as weekly days of rest.

CORRIGENDUM.

2941ab.—13th January 1951.—In sub-rule 11 of the West Bengal Factories Rules, substitute the words "XXXVI—Miscellaneous—Departments—Miscellaneous—Administration of the Factories Act, 1948 Fees for registration of Factories" for the words "XXXVI—Miscellaneous—Departments—Miscellaneous" occurring in the third and fourth lines.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

1863/50/51W.C.—12th January 1951.—In modification of this Labour Directorate notification No 18W.C., dated 23rd February 1950, published at page 360, Part I of the *Calcutta Gazette*, dated 9th March 1950, the name of "Robertson", an employer's representative on the Works Committee of the Eastern Manufacturing Company, Limited, Titaghur, 24-Parganas, is cancelled and the name of "Mr. R. Dow" is published in his place, for general information.

116/48/51W.C.—8th January 1951.—In modification of this Labour Directorate notification No. 21/48W.C., dated 17th May 1948, published at page 762, Part I of the *Calcutta Gazette*, dated 10th June 1948, the name of "E. Whyte", a member nominated by the Works Committee in the Lansdowne Company, Limited, Dakshinapuri,

post office Belghuria, Calcutta, is hereby cancelled and the name of "Sri N. B. Ghose" is published in his place, for general information.

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATION.

No. 456F.D /FD/6T/250.—13th January 1951.—(1) Sri Debabrata Mitra, Rationing Officer, River Hooghly Sub-Area, is transferred to Entally-cum-Taltola Sub-Area to act, until further orders, as Rationing Officer, Entally-cum-Taltola Sub-Area, *vice* Sri Biswanath Chowdhury.

(2) Sri Rebati Raman Chowdhury, Rationing Officer, Burrabazar Sub-Area, is transferred to River Hooghly Sub-Area to act, until further orders, as Rationing Officer, River Hooghly Sub-Area, *vice* Sri Debabrata Mitra.

(3) Sri Satya Charan Neogi, Rationing Officer, Burrabazar Sub-Area, is transferred to Burrabazar Sub-Area to act, until further orders, as Rationing Officer, Burrabazar Sub-Area, *vice* Sri Rebati Raman Chowdhury.

This department notification No 196024 D, dated the 4th December 1950, transferring Sri Debabrata Mitra, Rationing Officer, River Hooghly Sub-Area, to Benapukur Sub-Area, is cancelled.

By order of the Governor,
A. ROSE, A. I. Secy.

DEPARTMENT OF SUPPLIES

Directorate of Textiles

ORDERS

No 7/TX/FLR(O)-10/50—9th January 1951.—In exercise of the powers conferred on me by clause (i) of paragraph 3 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, I hereby authorise the following officer in the Directorate of Textiles, West Bengal, to discharge, on my behalf, the functions of the "Controller" under paragraph 13 of the said Order, as specified hereunder in column 2 of the table:—

Table.

Name and designation of the officer	Authority delegated
Sri R. Majumder, permit officer.	Powers under paragraph 13 of the West Bengal Cotton Cloth and Yarn Control Order, 1948

No. 8/TX/FLR(O)-10/50—9th January 1951.—In pursuance of the provisions of paragraph 8 of the West Bengal Cotton Cloth and Yarn Movements Control Order, 1950, I hereby authorise all Chief Inspectors and Inspectors of the Directorate of Textiles, Department of Supplies, Government of West Bengal, to perform the functions under clauses (a) and (b) of the aforesaid paragraph.

No 9 TX/FLR(O)-10/50—9th January 1951.—In pursuance of the provisions of paragraph 22 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, I hereby authorise all Inspectors of the Directorate of Textiles, Department of Supplies, Government of West Bengal, to perform the functions under clauses (a) and (b) of the aforesaid paragraph.

P. R. SINHA,
Director of Textiles.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Jalpaiguri-Calcutta.—No. 626L.R. 16th January 1951.—In exercise of the power conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Sudhir Chandra Bardhan, Sub-Deputy Magistrate and Sub-Deputy Collector and Special Land Acquisition Officer, Jalpaiguri, on leave, to be the Additional Land Acquisition Officer, Calcutta, on the expiry of his leave, to perform the functions of a Collector under the said Act in relation to the acquisition of land for public purposes (except the purposes of the union) and for companies.

Jalpaiguri-Calcutta.—No. 628L.R. 16th January 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (f) of article 258 of the Constitution of India.

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Sudhir Chandra Bardhan, Sub-Deputy Magistrate and Sub-Deputy Collector and Special Land Acquisition Officer, Jalpaiguri, on leave, to be the Additional Land Acquisition Officer, Calcutta, on the expiry of his leave, until further orders, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the union.

Calcutta.—No. 630L.R.—16th January 1951.—Sri Pratulla Kumar Mukherjee, Deputy Magistrate and Deputy Collector and Additional Land Acquisition Collector, Calcutta, is appointed as Assistant Secretary to Government in the Land and Land Revenue Department, with effect from the date on which he takes over charge.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (ex-officio).

No. 546L.R.—15th January 1951.—Sri Hiralal Chakravarti, Sub-Deputy Collector, was allowed the following kinds of leave, without medical certificate, for the period from the 7th September 1950 to the 6th November 1950, in extension of the leave granted to him, under notification No. 10304-L.R., dated the 11th September 1950.—

- (1) Earned leave for 34 days, under rule 167(a) of the West Bengal Service Rules, Part I; and
- (2) Leave on private affairs for the remaining period, under rule 172(a) of the said rules.

2. This supersedes the order contained in notification No. 11982L.R., dated the 1st November 1950.

By order of the Governor,

K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Birbhum.—No. 516L.A.(P.W.).—13th Jan 1951.—The Governor is pleased to cancel so of the notification No. 8590L.A.(P.W.), dated 17th December 1946, under section 4 of the Acquisition Act, I of 1894, published at 12-14, Part I of the *Calcutta Gazette* of 11 January 1947, as amended by Erratum No. L.A.(P.W.), dated the 13th January 1951: relates to pieces of land measuring, more or 10-15 acres, as detailed below, out of the total of 317-30 acres notified for acquisition in construction of the Mor-Dwarka Main Canal chainage 60-00 feet to chainage 541-31 Mor Project, in the district of Birbhum.

Thana Mahammadbazar, village Sankarpur, jurisdiction list No. 115.

Cadastral plot in part—868.

Thana Mahammadbazar, village Chak Mahi, jurisdiction list No. 122.

Cadastral plot in part—7.

Thana Mahammadbazar, village Baruri, jurisdiction list No. 107.

Cadastral plot in part—871.

Thana Mahammadbazar, village Danjuna, jurisdiction list No. 81.

Cadastral plot in part—437.

Thana Mahammadbazar, village Raypur, jurisdiction list No. 76.

Cadastral plots in full—1368, 1376, 1385, 1394.

Cadastral plots in part—352, 1407, 353, 316, 351, 317, 349, 350, 1364, 1366, 1367, 1371, B 1373, 1401, 1402, 1403, 1404, 23, 1399, 1384, B 1595, 1398, 1405, 1406.

Thana Mahammadbazar, village Tajpur, jurisdiction list No. 77.

Cadastral plots in part—901, 381.

Birbhum.—No. 518L.A.(P.W.).—13th Jan 1951.—In exercise of the powers conferred by section 48(f) of the Land Acquisition Act, I of 1894 the Governor is pleased to withdraw from acquisition of pieces of land measuring, more or less, 2-76 acres, as detailed below, out of 256 acres of land covered by Declaration No. 1210L.(P.W.), dated the 14th February 1947, published at pages 341-43, Part I of the *Calcutta Gazette* of the 27th idem, as amended by Erratum No. 5 L.A.(P.W.), dated the 13th January 1951, required for the construction of the Mor-Dwarka Main Canal (from chainage 60-00 feet to chainage 541-31 feet), Mor Project, in the district of Birbhum.

Thana Mahammadbazar, village Raypur, jurisdiction list No. 76.

Cadastral plots in full—368, 1369, 1374.

Cadastral plots in part—1433, 1420, 1421, B 369, 367, 370, 365, 364, 366, 373, 2057, B 1375, 1378, 1377, 2048, 1386, 2046, 2044, B 1412, 1413, 1418, 1419, 1434.

Birbhum.—No. 520L.A.(P.W.).—13th Jan 1951.—Whereas it appears to the Governor that land is likely to be required to be taken up by the Government for a public purpose, viz., for the construction of the Mor-Dwarka Main Canal (from chainage 60-00 feet to chainage 541-31 feet), Mor Project, in the district of Sankarpur and Maladanga, jurisdiction Nos. 115 and 112 respectively, thana Mahammadbazar, district Birbhum, it is hereby notified.

the above purpose two pieces of land comprising cadastral plot No. 1369 of Sankarpur and of cadastral plot No. 97 of Maladanga and her measuring, more or less, 0.04 of an acre, likely to be required within the aforesaid villages of Sankarpur and Maladanga.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Burdwan.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Burdwan.—No. 522L.A.(P.W.).—13th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, in the construction of the Memari-Manteswar Road (portion from Memari to the Memari-Manteswar Section), it is notified that for the above purpose pieces of land altogether measuring, more or less, 35.22 and comprising cadastral plots as detailed are likely to be required in the district of Burdwan.

District Burdwan.

Memari, village Memari, jurisdiction list No. 152.

Cadastral plots in full—398, 397, 1910, 117,

Cadastral plots in part—130, 128, 131, 126, 142, 143, 145, 121, 119, 120, 118, 62, 116, 111, 97, 99, 113, 109, 108, 107, 104, 103, 106, 89, 138, 443, 1884, 457, 456, 436, 458, 467, 465, 469, 468, 471, 170, 472, 473, 474, 412, 405, 413, 396, 399, 554, 395, 579, 1908, 589, 1911, 1912, 591, 592, 593, 597, 594, 595, 3131, 3132, 3133, 3134, 3136, 3137, 3138, 4239, 3139, 3128, 3121, 3123, 3127, 3143.

Memari, village Ichhapur, jurisdiction list No. 161.

Cadastral plots in part—1582, 1623, 1624.

Memari, village Kiskinda, jurisdiction list No. 158.

Cadastral plots in full—892.

Cadastral plots in part—880, 164, 163, 157, 207, 208, 212, 231, 233, 232, 423, 415, 882, 408, 406, 405, 378, 373, 372, 368, 338, 320, 155, 151, 153, 891, 890, 152, 151, 142, 236, 238, 894, 269, 270, 271, 287, 288, 289, 291, 295, 296, 59, 56, 57, 55, 54, 52, 51.

Memari, village Bahabpur, jurisdiction list No. 159.

Cadastral plots in full—379, 593, 592, 591, 543.

Cadastral plots in part—320, 321, 1477, 323, 324, 325, 329, 344, 343, 345, 346, 347, 1478, 368, 366, 369, 370, 372, 374, 373, 381, 479, 386, 590, 589, 587, 580, 582, 581, 567, 44, 547, 541, 542, 539, 538, 534, 1055, 1054, 1051, 1048, 1047, 1045, 1044, 1030, 1042, 1041, 1040, 1039, 1038, 1037, 1036, 378, 604, 603, 594, 588, 586, 584, 583, 30, 642, 644, 645, 646, 647, 650, 652, 653.

Thana Memari, village Gantar, jurisdiction list No. 167.

Cadastral plots in part—437, 438, 1199, 1197, 1191, 943, 945, 942, 941, 940, 939, 937, 936, 935, 934, 837, 836, 835, 813, 812, 811, 716, 738, 739, 740, 741, 742, 803, 804, 809.

Thana Memari, village Panchkhe, jurisdiction list No. 172.

Cadastral plots in part—645, 644, 643, 642, 641, 640, 630, 628, 627, 625, 606, 605, 604, 592, 589, 571, 590.

Thana Memari, village Sankarpur, jurisdiction list No. 165.

Cadastral plots in full—907.

Cadastral plots in part—2449, 2444, 2413, 2412, 974, 973, 972, 726, 969, 971, 927, 928, 929, 930, 931, 932, 933, 901, 902, 903, 904, 905, 906, 924, 925, 920, 917, 916, 909, 908.

Thana Memari, village Magra, jurisdiction list No. 173.

Cadastral plots in full—292, 293, 79, 81.

Cadastral plots in part—403, 404, 405, 406, 407, 384, 375, 383, 373, 365, 328, 325, 324, 323, 326, 322, 321, 316, 315, 314, 313, 312, 311, 310, 309, 306, 301, 66, 35, 33, 31, 23, 408, 410, 411, 448, 449, 451, 452, 455, 291, 294, 295, 296, 297, 298, 299, 300, 72, 73, 76, 78, 85, 82, 92, 93, 94.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Burdwan.—No. 606L.A.—15th January 1951.—The Governor is pleased to cancel the notification No. 18272L.A., dated the 26th September 1945, under section 4 of the Land Acquisition Act, I of 1894, published at page 1634, Part I of the *Calcutta Gazette* of the 4th October 1945, in respect of acquisition of 2.21 acres of land for the Indian Standard Wagon Co., Ltd., for extension of the Company's Works at Santa, in the village of Santa, jurisdiction list No. 28, thana Asansol, pargana Shergarh, district Burdwan.

Cooch Behar.—No. 652L.A.(P.W.).—16th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Haldibari-Mekhligunj Road, it is hereby notified that for

the above purpose pieces of land altogether measuring, more or less, 12.70 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Cooch Behar.

District Cooch Behar.

Pargana Mekhligonj, taluk Junglebush, Sheet No. 2, thak No. 16.

Cadastral plots in full.—116.

Cadastral plots in part.—120, 87, 109, 113, 51.

Pargana Mekhligonj, taluk Nagar Sahibgunj, Sheet No. 2, thak No. 54.

Cadastral plots in part.—614, 622, 627, 628, 632, 633, 611, 612, 587, 635, 637, 642, 641, 640, 644, 645, 647, 648, 619, 651, 652, 653, 654, 655, 656, 657, 661, 670, 669, 668, 667, 666, 665, 664, 663, 662, 677, 681, 686, 685, 687, 682, 683, 684, 379, 1783, 1684, 1785, 1786, 1791, 1792, 1793, 1794, 1781, 1813, 1805, 1804, 1800, 1799, 1798, 1796, 1885, 1886.

Pargana Mekhligonj, taluk Daribush, Sheet No. 1, thak No. 62.

Cadastral plots in full.—10, 12, 78, 75, 113, 149, 154, 155, 160, 161, 162, 181.

Cadastral plots in part.—9, 11, 13, 15, 23, 24, 29, 30, 37, 38, 44, 477, 52, 53, 61, 62, 68, 69, 74, 76, 85, 86, 94, 95, 111, 112, 114, 115, 129, 130, 147, 219, 218, 217, 216, 215, 214, 213, 212, 211, 210, 209, 208, 285, 312, 313, 314, 150, 153, 159, 156, 163, 165, 166, 167, 168, 178, 182, 188, 189, 205, 203, 200, 201, 202, 378, 380, 419.

Pargana Mekhligonj, taluk Junglebush, thak No. 17.

Cadastral plots in part.—1513, 1510, 1514, 1515, 1516, 1517, 1518, 1520.

Pargana Mekhligonj, taluk Nij Taraf, Sheet No. 3, thak No. 74.

Cadastral plots in full.—593, 594, 774, 763, 776, 781, 797, 798, 801.

Cadastral plots in part.—2, 3, 5, 9, 12, 13, 16, 17, 18, 572, 590, 589, 591, 592, 595, 596, 597, 598, 617, 618, 620, 621, 633, 634, 636, 773, 770, 768, 767, 764, 782, 785, 786, 792, 793, 794, 796, 799, 800, 802, 1954, 1956, 1957, 1958, 1959.

Pargana Mekhligonj, taluk Nij Taraf, Sheet No. 2, thak No. 74.

Cadastral plots in full.—544, 532.

Cadastral plots in part.—510, 511, 512, 516, 517, 519, 521, 522, 523, 524, 545, 542, 543, 534, 533, 531, 529, 528, 527, 506, 507, 508, 509.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Deputy Commissioner of Cooch Behar.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner of Cooch Behar.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894 amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Darjeeling.—No. 654L.A.(P.W.).—16th January 1951.—Whereas it appears to the Governor that additional land is likely to be required be taken by Government at the public expense for a public purpose, viz., for the construction of Assam Access Road (Section from Bagdogra Bihar Border), it is hereby notified that for above purpose pieces of land altogether measuring more or less, 36.02 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Darjeeling.

District Darjeeling.

Thana Siliguri, village Uttar Bagdogra, jurisdiction list No. 82.

Cadastral plot in full.—204.

Cadastral plots in part.—229, 230, 231, 271, 205, 202, 203, 200, 175, 192.

Thana Siliguri, village Bhujabani, jurisdiction list No. 83.

Cadastral plots in part.—4, 5, 6, 148, 8, 9, 28, 32, 31, 37, 36, 38, 58, 49, 119, 118, 117, 115, 109, 108, 107, 62, 61, 541.

Thana Phansideoa, village Abhiram, jurisdiction list No. 67.

Cadastral plots in part.—117, 116, 115, 446, 465, 456, 473, 452, 453, 455.

Thana Phansideoa, village Meherulla, jurisdiction list No. 61.

Cadastral plot in full.—165.

Cadastral plots in part.—268, 266, 258, 249, 248, 164, 149, 148, 147, 146, 145, 144, 139, 141, 140.

Thana Phansideoa, village Helakadamchell, jurisdiction list No. 62.

Cadastral plots in part.—83, 84, 85, 86, 87, 90.

Thana Phansideoa, village Baraigachh, jurisdiction list No. 65.

Cadastral plot in part.—666.

Thana Phansideoa, village Sangatram, jurisdiction list No. 58.

Cadastral plots in part.—240, 209, 210, 212, 213, 241, 244, 214.

Thana Phansideoa, village Sarcargachher Ghat, jurisdiction list No. 63.

Cadastral plots in part.—1, 76.

Thana Phansideoa, village Thakurganja, jurisdiction list No. 45.

Cadastral plot in part.—153.

Thana Phansideoa, village Ambari, jurisdiction list No. 40.

Cadastral plots in part.—253, 254, 127.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as that of the Deputy Commissioner of Darjeeling.

exercise of the powers conferred by the afore-mentioned section, the Governor is pleased to authorise officers for the time being engaged in the taking with their servants and workmen to upon and survey the land and do all other required or permitted by that section.

A person interested in so much of the above as are not waste or arable, who has any objection to the acquisition thereof, may, within 30 days after the date on which public notice of the substance of this notification is given in the Gazette, file an objection in writing before the Commissioner of Darjeeling.

exercise of the powers conferred by section 1 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 1 of the Act shall not apply to the waste or arable lands of the land in this case.

ERRATUM.

Phum.—No. 5121.A.(P.W.).—13th January 1951. In notification No. 85901.A.(P.W.), dated the 17th December 1946, under section 4 of the Land Acquisition Act I of 1894, published in Nos. 12-14, Part I of the *Calcutta Gazette* of 2nd January 1947 in respect of the acquisition of land for the construction of the Morla Main Canal (from chainage 60.00 feet to 60.41.41 feet), Mor Project, in the district of Bhojpur, following changes will occur:—

of "317.30 acres" for "318.28 acres" in

Thana Mohammadbazar, village Sankarpur, jurisdiction list No. 115.

Delete "815, 922, 900" under cadastral plots

"1370" under cadastral plots in full.

"911, 946, 961" under cadastral plots in full instead of those under cadastral plots in part.

Mohammadbazar, village Maladanga, jurisdiction list No. 112.

Delete "24, 301" under cadastral plots in part.

"1, 104" under cadastral plots in full instead of those under cadastral plots in part.

Mohammadbazar, village Kashthaturi, jurisdiction list No. 120.

Delete "33, 28, 20, 51, 52, 245, 266" under cadastral plots in part.

"116, 67, 457" under cadastral plots in full instead of those under cadastral plots in part and "39, 51, 19, 31, 249, 18" under cadastral plots in part instead of those under cadastral plots in full.

Mohammadbazar, village Maulpur, jurisdiction list No. 121.

Delete "197, 91, 93" under cadastral plots in

"100" under cadastral plots in part instead of that under cadastral plots in full.

Mohammadbazar, village Chak Mukunda, jurisdiction list No. 122.

Delete "215, 16" under cadastral plots in

Mohammadbazar, village Kaijula, jurisdiction list No. 123.

Delete "1605, 1532, 1524" under cadastral plots in full.

"399" under cadastral plots in full instead of that under cadastral plots in part.

Thana Mohammadbazar, village Nirbhaypur, jurisdiction list No. 110.

Delete "960, 966, 967, 1037, 1020, 1251" under cadastral plots in part.

Read "1510" under cadastral plots in full instead of that under cadastral plots in part and "861, 1102" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mohammadbazar, village Biruri, jurisdiction list No. 107.

Insert "1000" under cadastral plots in part

Read "402" under cadastral plots in full instead of that under cadastral plots in part and "169" under cadastral plots in part instead of that under cadastral plots in full.

Thana Mohammadbazar, village Fullapur, jurisdiction list No. 106.

Delete "821, 816, 764" under cadastral plots in part.

Insert "278" under cadastral plots in part

Read "755, 88" under cadastral plots in full instead of those under cadastral plots in part.

Thana Mohammadbazar, village Porabali, jurisdiction list No. 83.

Insert "616" under cadastral plots in part

Thana Mohammadbazar, village Brijoni, jurisdiction list No. 82.

Delete "204, 179" under cadastral plots in part.

Read "184" under cadastral plots in full instead of that under cadastral plots in part and "57, 58" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mohammadbazar, village Danjuna, jurisdiction list No. 81.

Delete "373, 363, 349, 328, 329, 306, 137, 213, 200, 206, 436" under cadastral plots in part.

Read "415" under cadastral plots in full instead of that under cadastral plots in part.

Read "364, 365" for "464, 165" respectively under cadastral plots in full.

Thana Mohammadbazar, village Bagulpur, jurisdiction list No. 78.

Delete "1635" under cadastral plots in part.

Insert "1545" under cadastral plots in part.

Read "1716, 1674, 1680" for "1616, 1571, 1780" respectively under cadastral plots in part.

Thana Mohammadbazar, village Schahi, jurisdiction list No. 79.

Delete "547, 479" under cadastral plots in part.

Insert "220" under cadastral plots in full and "241, 921" under cadastral plots in part.

Read "548" under cadastral plots in full instead of that under cadastral plots in part.

Thana Mohammadbazar, village Rappur, jurisdiction list No. 76.

Delete "415" under cadastral plots in part.

Thana Mohammadbazar, village Tappur, jurisdiction list No. 77.

Delete "1068, 110, 1179, 1210" under cadastral plots in part.

Delete "1184" occurring between 1183 and 1472 under cadastral plots in part.

Insert "85" under cadastral plots in part.

Thana Mohammadbazar, village Deucha, jurisdiction list No. 67.

Delete "435, 433, 947, 714, 429, 451, 41" under cadastral plots in part.

NOTICES.

West-Dinajpur.—No. 5281.A.—13th January 1951.—Whereas 0·61 of an acre, more or less, of land situate in or near the village of Radhikapur described below have been requisitioned by the Collector of West Dinajpur for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a Border Police Outpost and Assistant Sub-Inspector's quarters, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948)

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Mauza Radhikapur, jurisdiction list No. 57, thana Kaliaganj.

Khatian No.	Plot No.	Acre
25	176 (Part)	0 10
75	177 (Full)	0 26
481	173 (Part)	0 25
		<hr/> 0 61 <hr/>

Nadia.—No. 5381.A (P.W.)—13th January 1951.—Whereas 98 of an acre, more or less, of land situate in or near the village of Aranghata-Narayanpur described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttapulia-Bagoola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Project, Krishnanagar (Nadia).

Description of land.

Mauza Aranghata-Narayanpur, jurisdiction list No. 49, thana Ranaghat, district Nadia.

Cadastral plots in full—4209, 4210, 4270, 4272, 4273, 4275.

Cadastral plots in part—4005, 4006, 4007, 4018, 4019, 4020, 4021, 4022, 4023, 4027, 4028, 4029, 4031, 4033, 4034, 4036, 4037, 4038, 4040, 4042, 4044, 4045, 4046, 4047, 4048, 4049, 4103, 4121, 4124, 4125, 4129, 4130, 4131, 4132, 4032/4160, 4162, 4205, 4207, 4208, 4211, 4274, 4276, 4277, 4281, 4293, 4298, 4300, 4301, 4302, 4303, 4304 and 4305.

DECLARATIONS.

Birbhum.—No. 5101.A.(P.W.).—13th January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mor-Dwarka Main Canal (from chainage 60·00 feet to 541·31 feet), Mo Project, it is hereby declared that for the above purpose, pieces of land altogether measuring more or less 51·06 acres and comprising cadastral plots as detailed below, are required in the district of Birbhum.

District Birbhum.

Thana Mohammadbazar, village Sankarpur, jurisdiction list No. 115.

Cadastral plots in full—1091, 896.

Cadastral plots in part—1196, 1377, 118 1075, 836.

Thana Mohammadbazar, village Maladanga, jurisdiction list No. 112.

Cadastral plots in part—3, 363, 383, 480, 48 1643.

Thana Mohammadbazar, village Kashthata jurisdiction list No. 120.

Cadastral plots in full—62, 65, 386, 328, 67, 45

Cadastral plots in part—32, 66, 517, 384, 3 449.

Thana Mohammadbazar, village Maulpur, jurisdiction list No. 121.

Cadastral plot in full—101.

Cadastral plots in part—51, 100.

Thana Mohammadbazar, village Chak Mukund jurisdiction list No. 122.

Cadastral plot in full—21.

Thana Mohammadbazar, village Kajuli, jurisdiction list No. 123.

Cadastral plot in full—1642.

Cadastral plot in part—1640.

Thana Mohammadbazar, village Nirbhup jurisdiction list No. 110.

Cadastral plots in part—1124, 1279, 950, 13 855

Thana Mohammadbazar, village Baruri, jurisdiction list No. 107.

Cadastral plots in part—891, 889, 465, 881, 469, 517, 518, 136, 216, 214, 213, 172, 184, 169.

Thana Mohammadbazar, village Fullapur, jurisdiction list No. 106.

Cadastral plots in full—969, 813.

Cadastral plots in part—1063, 970, 822, 1017, 1058, 971, 735, 722, 372, 83.

Thana Mohammadbazar, village Porabali, jurisdiction list No. 83.

Cadastral plot in part—627.

Thana Mohammadbazar, village Bejora, jurisdiction list No. 82.

Cadastral plots in full—220, 218, 217, 216.

Cadastral plots in part—4, 51, 50, 49, 70, 143, 144, 473, 180, 40, 41, 221, 227, 234, 228, 229, 231.

Thana Mohammadbazar, village Danjana, jurisdiction list No. 81.

Cadastral plots in full—413, 414.

Cadastral plots in part—435, 430, 440, 427, 443, 418, 487, 362, 168, 255, 204, 208.

a **Mahammadbazar, village Bagulpur, jurisdiction list No. 78.**
Cadastral plots in part—1622, 1587, 1588, 1718, 1719.

a **Mahammadbazar, village Sehala, jurisdiction list No. 79.**
Cadastral plot in full—325.

Cadastral plots in part—14, 1495, 219, 218, 228, 317, 319, 400, 241, 921.

a **Mahammadbazar, village Raypur, jurisdiction list No. 76.**

Cadastral plots in part—233, 234, 406, 436, 448, 360, 353, 352, 298, 315, 316, 1407.

a **Mahammadbazar, village Tajpur, jurisdiction list No. 77.**

Cadastral plots in part—1169, 1471, 1198, 1073, 1065, 906, 907, 160, 66.

a **Mahammadbazar, village Deucha, jurisdiction list No. 67.**

Cadastral plots in part—940, 249.

A declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

Midnapore.—No. 524L.A.(P.W.).—13th January 1951. Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Kankhaya Road (portion within villages of Chhara Sankar Ara and Chandkhua), it is hereby declared that for the above purpose, pieces of land altogether measuring more or less 2.71 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore.

District Midnapore.

Tamluk, village Dakshin Chhara Sankar Ara, jurisdiction list No. 286.

Cadastral plots in full (as per map of 1913-14)—21, 22, 28, 34, 40, 39.

Cadastral plots in part (as per map of 1913-14)—8, 9, 12, 13, 14, 17, 20, 23, 27, 33, 35, 46, 48, 47, 57, 58, 63, 64.

Tamluk, village Chandkhua, jurisdiction list No. 285.

Cadastral plot in full (as per map of 1913-14)—

Cadastral plots in part (as per map of 1913-14)—16, 18, 145, 140, 247, 270, 271, 272, 276, 34, 353, 359, 358, 352, 351, 348, 347, 342, 349, 520, 521, 522, 502, 501, 500, 499, 41, 306, 335, 525, 524, 523, 541, 542, 545, 7, 802.

A declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Circle at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

Midnapore.—No. 526L.A.(P.W.).—13th January 1951. Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Basu-Sutahata Road (portion in thana Mahishadal), it is hereby declared that for the above

purpose, pieces of land altogether measuring more or less 2.14 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore.

District Midnapore.

Thana Mahishadal, village Basulya, jurisdiction list No. 105.

Cadastral plots in part—2789, 2782, 2788, 2787, 2786.

Thana Mahishadal, village Garh Kamalpur, jurisdiction list No. 112.

Cadastral plots in full (as per settlement map of 1933-36)—7, 8.

Cadastral plots in part (as per settlement map of 1933-36)—1, 3, 4, 5.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Burdwan.—No. 530L.A.—13th January 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India, in the Ministry of Home Affairs, under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for Girimint 1 and 2 pits assisted railway siding to serve Girimint (Kankhaya) Collieries of Bengal Coal Co., Ltd., in the village of Kankhaya, jurisdiction list No. 18, thana Asansol, pargana Shergarh, zilla Burdwan, it is hereby declared that for the above purpose, a piece of land starting from chainage 352.83 in mile 7 of Topsi Barabani Chord and running generally north-west direction along the western side of the same line up to chainage 368.12 of the same mile and same chord line and passing along through the mauza Kankhaya and again changing its direction towards the west from the same chainage up to chainage 17.00 feet of the Kankhaya assisted siding along the southern side of the same assisted siding and then again changing its direction towards the south-west of the proposed assisted siding to serve Girimint Collieries Nos. 1 and 2 pits terminating at chainage 37.30 feet of the proposed assisted siding in mauza Kankhaya, being 52.59 feet in length and 1 foot to 200 feet in width, measuring, more or less, 12.60 acres, is required within the aforesaid village of Kankhaya.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

Burdwan.—No. 532L.A.—13th January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the silt-clearance of the river Banka from Jujuti sluice canal to Kanchannagar Head sluice, in the villages of Ghosh Kamalpur, Ketna, Jujuti, Merual, Konarpur, Nola, Belkas, Baharpur, Birutikri, Kanchannagar, Katrapota and Lakurdi, jurisdiction list Nos. 156, 157, 158, 159, 161, 20, 21, 22, 27, 26, 28, 29, respectively, in thanas Galsi and Burdwan, parganas Bagha and Burdwan, district Burdwan, it is hereby

declared that for the above purpose, pieces of land comprising cadastral survey plot No. 1996 in mauza Ghosh-Kamalpur and cadastral survey plot Nos. 1143 and 1589, and part of cadastral survey plot Nos. 1139 to 1142, 1144 to 1147, 1206, 1207, 1523, 1525, 1532, 1533, 1551, 1555, 1556, 1582, 1583, 1588, 1590, 1591, 1593, 1625, 1627 to 1629, 1637 and 1639 in mauza Ketna, and cadastral survey plot Nos. 1466, 1764, 1850, and parts of cadastral survey plot Nos. 988, 993, 998, 1080, 1082, 1091 to 1093, 1095, 1445, 1463, 1465, 1467, 1468, 1475, 1478 to 1483, 1760, 1761, 1763, 1765, 1768, 1794, 1798, 1799 to 1801, 1805, 1806, 1807, 1810, 1811, 1848, 1849, 1855, 1856, 1907, 1910, 1931, 1932, 1954 to 1956 in mauza Merual and cadastral survey plot Nos. 1002, 1003, in mauza Jujuti and cadastral survey plot Nos. 203 to 205, 206, 216 to 222, 231, 232, 239, 248, 249, 296, 377, 385 to 393, 400, 401, 402, 404 to 406, 409, 411 to 419, 431, 434, 510 and 961, and parts of cadastral survey plot Nos. 200 to 202, 207, 214, 215, 223, 224, 230, 233, 238, 240, 245, to 247, 250, 257 to 261, 282, 287, 288, 292 to 294, to 297, 298, 304, 306 to 308, 331, 332, 376, 378, 383, 384, 394, 396, 399, 403, 407, 408, 410, 420 to 422, 423, 430, 433, 436, 488 to 491, 509, 555, 556 and 590 in mauza Konarpur and cadastral survey plot Nos. 3828, 3829, 3833, 3834, 4052, 4747, 4777, 4778, 4779, 4781, 4813 to 4816, 4821, and parts of cadastral survey plot Nos. 3817, 3824 to 3827, 3830 to 3832, 4051, 4053, 4056, 4058, 4742, 4743, 4770, 4772, 4774, 4776, 4782, 4783, 4811, 4812, 4817, in mauza Nola and cadastral survey plot Nos. 1276 to 1280, 1282 to 1284, 1472, 1690 to 1692, 1694, 1718, 1720, 1729, 1730, 1819, 1820, 1838, 1849, 1850, 1854, 1880 to 1882, 1901, 2141, 2174 to 2176, 2178, 2179, 2212, and parts of cadastral survey plot Nos. 1269 to 1272, 1274, 1285 to 1289, 1290, 1291, 1297, 1298, 1300 to 1302, 1404 to 1406, 1489, 1667, 1668, 1672, 1683 to 1686, 1688, 1689, 1693, 1695 to 1697, 1717, 1719, 1721, 1722, 1727, 1728, 1731, 1800, 1814 to 1816, 1821 to 1823, 1835, 1839, 1840, 1847, 1848, 1852, 1858, 1874 to 1878, 1883 to 1885, 1888 to 1891, 1902 to 1906, 1921 to 1924, 2136 to 2138, 2140, 2142, 2145, 2164, 2165 to 2168, 2172, 2173, 2177, 2180, 2183, 2211, 2219, 2222, in mauza Belkash and cadastral survey plot Nos. 2, 3, 6 to 9, 11, 12, 53, 56, 162, 169, 170, 172, 196, 200 to 202, 232, 233, 237, 246, 254, 255, 436, 438, 944 to 946, 948, 1502, 1504, 1505, 1603, 1627, 2025, 2026, 2042, 2096, 2097, 2100, 2159, and parts of cadastral survey plot Nos. 4, 5, 10, 13 to 16, 19, 20 to 22, 37, 46 to 49, 51, 52, 54, 55, 62, 63, 161, 163 to 168, 171, 173, 174, 194, 195, 198, 199, 203 to 205, 207, 231, 234 to 236, 238, 244, 245, 247, 253, 256, 434, 435, 437 to 444, 870, 942, 949, 983, 1496 to 1498, 1500, 1501, 1503, 1510, 1511, 1514 to 1517, 1519, 1584, 1585, 1587 to 1590, 1594, 1602, 1604, 1624 to 1626, 1628, 1629, 1640, 1803, 1847, 1848, 1851, 2021, 2014, 2024, 2027 to 2029, 2031, 2043 to 2046, 2093, 2095, 2098, 2099, 2158, 2215 in mauza Baharpur and cadastral survey plot Nos. 408 to 410, 461, 467, 808, 809 to 811, and parts of cadastral survey plot Nos. 387, 388, 411, 412, 460, 465 to 466, 762 to 764, 769, 779, 786, 806, 807 in mauza Birutikri and parts of cadastral survey plot Nos. 483, 485, in mauza Katrapota and cadastral survey plot Nos. 816 to 818 in mauza Lakurdi and cadastral survey plot Nos. 8, 11, 54, 55, 59, 79 to 81, 452, 454 to 456, 605, and 2344, and parts of cadastral survey plot Nos. 6, 7, 9, 10, 12, 13, 51 to 53, 56, 58, 60, 61, 74, 76 to 78, 82, 86 to 91, 112, 113, 451, 453, 458 to 460, 578 in mauza Kanchannagar, and measuring, more or less, 108.73 acres, are required within the aforesaid villages of Ghosh Kamalpur, Ketna, Jujuti, Merual, Konarpur, Nola, Belkas, Baharpur, Birutikri, Kanchannagar, Katrapota and Lakurdi.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

ERRATUM.

Birbhum.—No. 5141.L.A.(P.W.).—13th Jan 1951.—In declaration No. 12101.L.A.(P.W.), dated the 14th February 1947, under section 6 of the Land Acquisition Act I of 1894, published at pages 43, Part I of the *Calcutta Gazette* of the 14th Feb 1947, in respect of the acquisition of land required for the construction of the Mor-Dwarka Canal (from chainage 60.00 feet to chainage 541.31 feet), Mor Project, in the district of Birbhum, following changes will occur:—

Read "256.09 acres" for "258.90 acres," line 9.

Thana Mahammadbazar, village Maladanga, jurisdiction list No. 115.

Delete "1094, 896" under cadastral plots in part and "835, 922, 900" under cadastral plots in part.

Insert "1370" under cadastral plots in full and "1192" under cadastral plots in part.

Read "946, 944, 961" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahammadbazar, village Maladanga, jurisdiction list No. 112.

Delete "254, 301" under cadastral plots in part.

Insert "1622" under cadastral plots in part.

Read "43, 104" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahammadbazar, village Kashthatar, jurisdiction list No. 120.

Delete "33, 28, 20, 51, 52, 245, 266" under cadastral plots in part.

Read "446" under cadastral plots in full instead of that under cadastral plots in part and "54, 19, 31, 249, 18" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahammadbazar, village Maulpur, jurisdiction list No. 121.

Delete "197, 91, 93" under cadastral plots in part.

Thana Mahammadbazar, village Chak Mukund, jurisdiction list No. 122.

Delete "215, 16" under cadastral plots in part.

Thana Mahammadbazar, village Kaijuli, jurisdiction list No. 123.

Delete "1605, 1532, 1524" under cadastral plots in part.

Read "1699" under cadastral plots in part instead of that under cadastral plots in full.

Thana Mahammadbazar, village Nirbhay, jurisdiction list No. 110.

Delete "960, 966, 967, 1037, 1020" under cadastral plots in part.

Read "1510" under cadastral plots in part instead of that under cadastral plots in full and "861, 1102" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahammadbazar, village Baruri, jurisdiction list No. 107.

Insert "1000" under cadastral plots in part.

Read "402" under cadastral plots in part instead of that under cadastral plots in full.

in *Mahammadbazar, village Fullaipur, jurisdiction list No. 106.*

Plot "821, 816, 764" under cadastral plots in

part "278" under cadastral plots in part.

Plot "755, 88" under cadastral plots in full and of those under cadastral plots in part.

in *Mahammadbazar, village Porabali, jurisdiction list No. 83.*

Plot "616" under cadastral plots in part.

in *Mahammadbazar, village Bejora, jurisdiction list No. 82.*

Plot "204, 179" under cadastral plots in part.

Plot "184" under cadastral plots in full instead of under cadastral plots in part and "57, 58" under cadastral plots in part instead of those under cadastral plots in full.

in *Mahammadbazar, village Danjana, jurisdiction list No. 81.*

Plot "373, 363, 349, 328, 329, 306, 137, 213, 206" under cadastral plots in part.

Plot "364" under cadastral plots in full.

Plot "415" under cadastral plots in full instead of under cadastral plots in part.

Plot "365" for "465" under cadastral plots in

in *Mahammadbazar, village Bagalpur, jurisdiction list No. 78.*

Plot "1635" under cadastral plots in part.

Plot "1545" under cadastral plots in part.

Plot "1716, 1674" for "1616, 1574" respectively under cadastral plots in part.

in *Mahammadbazar, village Sehala, jurisdiction list No. 79.*

Plot "325" under cadastral plots in full and "59" under cadastral plots in part.

Plot "220" under cadastral plots in full.

Plot "548" under cadastral plots in full instead of under cadastral plots in part.

in *Mahammadbazar, village Raypur, jurisdiction list No. 76.*

Plot "360" under cadastral plots in part.

in *Mahammadbazar, village Tappur, jurisdiction list No. 77.*

Plot "66, 1065, 1068, 110, 1179, 1210" under cadastral plots in part.

Plot "1184" occurring between 1183 and 1472 under cadastral plots in part.

Plot "85, 159" under cadastral plots in part.

in *Mahammadbazar, village Deucha, jurisdiction list No. 67.*

Plot "435, 433, 947, 714, 429, 451, 41" under cadastral plots in part.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Reforms

NOTIFICATIONS.

Midnapore.—No. 334L.Ref.—9th January 1951.
—In exercise of the powers conferred by subsections (1) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to establish a Bhag Chas Conciliation Board for each local area specified in column 1 of the schedule hereto and to appoint the persons mentioned in column 2 of that schedule opposite such area to be the Chairmen and Members of the Bhag Chas Conciliation Board for such area.

2. In exercise of the power conferred by subsection (3) of section 6 of the said Act, the Governor is pleased to specify a period of two years beginning from the date of publication of this notification in the *Calcutta Gazette* as the term for which each Chairman and each Member appointed under paragraph 1, shall hold office.

The Schedule.

Area.	Chairman and Member
1	2
<i>Midnapore District.</i>	
Union No. VIII of Egra police-station.	Circle Officer, Egra—Chairman. Sri Bhuban Chandra Kar Mahapatra of village Jorthan, post office Baitabazar, owners' representative—Member. Sri Haradhan Mahapatra of village Jorthan, post office Baitabazar, owners' representative—Member. Sri Bhim Chandra Prodhan of village Jorthan, post office Baitabazar, bargadars' representative—Member. Sri Madhab Sahoo of village Jorthan, post office Baitabazar, bargadars' representative—Member.
Union Nos. XIII and XIV of Bhagawanpur police-station.	Circle Officer, Bhagawanpur—Chairman. Sri Murari Mohan Sasmal of Khulia, Union No. XIII, owners' representative—Member. Sri Banadhar Bag, President, Union No. XIV, owners' representative—Member. Sri Srimanta Kumar Bera, post office and village Analberia, bargadars' representative—Member. Sri Matilal Maitty of Dighadauri, Union No. XIV, bargadars' representative—Member.

Midnapore.—No. 336L.Ref.—9th January 1951.
—In exercise of the power conferred by section 11 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the officer mentioned in column 1 of the schedule hereto as Appellate Officer in respect of appeals against awards or orders of Bhag Chas Conciliation Board within the areas specified opposite such officer in column 2 of the schedule.

The Schedule.

Officer	Area
1	2
<i>District Midnapore.</i>	
Subdivisional Contal.	Officer, Union No. VIII of Egra police-station. Union Nos. XIII and XIV of Bhagawanpur police-station.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 310L.Dev.—9th January 1951.—The Governor is pleased to cancel so much of the notification No. 8782L.Dev., dated the 19th October 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1894, Part I of the *Calcutta Gazette*, dated the 27th October 1949, as relates to 4.75 acres of land comprising cadastral survey plots Nos. 977, 980, 984, 985, 987, 988, 2561, 2562, 2563, 2567, 2579, 2593, 2594 and portion of cadastral survey plot No. 2560 out of the total area of 27.33 acres of land required for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the villages of Rajpur, jurisdiction list No. 55, and Baikunthapur, jurisdiction list No. 37, thana Sonarpur, pargana Maidanmal, district 24-Parganas.

24-Parganas.—No. 410L.Dev.—11th January 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 0.18 of an acre of land comprising cadastral survey plot No. 196, which was included in the declaration No. 3102L.Dev., dated the 24th March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 540, Part I of the *Calcutta Gazette*, dated the 6th April 1950, in respect of the acquisition of land in the village of Pansila, jurisdiction list No. 6, police-station Khardah, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

ERRATA.

24-Parganas.—No. 312L.Dev.—9th January 1951.—In line 14 of notification No. 8782L.Dev., dated the 19th October 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1894, Part I of the *Calcutta Gazette*, dated the 27th October 1949, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the villages of Rajpur, jurisdiction list No. 55, and Baikunthapur, jurisdiction list No. 37, thana Sonarpore, pargana Maidanmal, district 24-Parganas, read the figure "2575" after the figures "2566-2570".

24-Parganas.—No. 408L.Dev.—11th January 1951.—In notification No. 3100L.Dev., and declaration No. 3102L.Dev., both dated the 24th March 1950, under sections 4 and 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), respectively, published at pages 537-538 and 540, respectively, Part I of the *Calcutta Gazette*, dated the 6th April 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Pansila, jurisdiction list No. 6, police-station Khardah, district 24-Parganas, read "8.88 acres" for "10.42 acres" in line 13.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to
the Govt. of West Bengal (ex-officio).

Requisition

No. 13/51Reqn.

Calcutta, the 11th January 1951.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section the Governor is further pleased to direct the Land Acquisition Collector, Calcutta, to take further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to possession of the premises so requisitioned.

The Schedule.

Description of premises.

27, Ahiripukur Road, Calcutta.

By order of the Governor

J. N. MOOKHERJEE, Asst.

Sri S. K. Mitter, c/o. Messrs. Kamitter and Ltd., 35, Central Avenue, Calcutta, lessee of premises referred to in the Order above, is directed to place the above property at my disposal under control on and from the 30th January 1951 at 3 p.m. or on any subsequent day when an agent deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta,
Calcutta, the 17th January 1951.

ORDERS.

No. 855/50.

Calcutta, the 28th December 1950.

Whereas it is proposed to requisition premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sm. Um Devi, executrix to the estate of Kaviraj Sakti Sen of 7, Thakurbari Road, Ballygunge, Calcutta, shall not without the permission of the State Government, in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

118A, Ashutosh Mukherjee Road, Calcutta,
floor and one room on the 1st floor).

No. 3/51.

Calcutta, the 6th January 1951.

As it is proposed to requisition the premises described in the schedule below for a purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Government is pleased to direct that Sm. Gitarani Prasad—(1) Sri Jitendra Nath Mandal, 109, Narkel-barui Road and Sri Gangadhar Bose of 10, Dinendra Street, Calcutta, shall not without the permission of the State Government, in any way alter, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.*Description of the premises.*

Raja Dinendra Street, Calcutta (one self-contained flat having three rooms, one kitchen, one bathroom and one privy on the ground floor and a portion, now in occupation of sub-tenant Sri Gangadhar Bose).

No. 20/51.

Calcutta, the 13th January 1951.

As it is proposed to requisition the premises described in the schedule below for a purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Government is pleased to direct that owner—Sm. M. A. Hossain, 5, Circus Range, Calcutta, tenant—Mr. M. A. Hossain Chowdhury, M.L.A., 10, post office and district Faridpur, present tenant—Sri B. Majumdar, shall not without the permission of the State Government, in any way alter, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.*Description of the premises.*

Circus Range, Calcutta (four spacious rooms, two bathrooms and one car verandah on the ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notification under rule 12 of the West Bengal Land Revenue, Rent and Cess (Apportionment) Rules, 1948.

22A.P.—16th January 1951.—The records of the estates bearing Nos. 26, 104, 116, 329, 340, 341, 809, 830, 836, and 3212 in the district of Nadia, have been confirmed by the Revenue Authority, under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act of 1948), on the 13th January 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia, for a period of sixty days from the date of the notification.

H. ADHIKARI,
Revenue Officer
under Act XXXI of 1948.

Notification under rule 12 of the West Bengal Non-agricultural Tenancy Rules, 1949.

Alipore, the 10th January 1951.

The rent roll of the Estate No. 3229 of the 24-Parganas Collectorate was confirmed by the Director of Land Records and Surveys, West Bengal, on the 26th December 1950, under sections 32(2) of the Bengal Non-agricultural Tenancy Act XX of 1949 (Director of Land Records and Surveys' memorandum No. 120/4297-C., dated the 26th December 1950).

A certified copy of the rent roll shall remain open to public inspection in the office of the Collector of 24-Parganas, for a period of three months from 11 a.m. to 5 p.m. from the date of the notification.

S. N. BANERJI, Settlement Officer.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

বন।

Forests

প্রজ্ঞাপনাবলী।

NOTIFICATIONS

নং ৬৭৪১-৪৮১ জানুয়ারী ১৯৫১।—পশ্চিমবঙ্গ বন বিভাগের অধিকর্তা অবসরপ্রাপ্ত উপ বনপাল প্রসাদসহ সিটলিংয়ে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ২১৯ ও ১৬৮(১) সংখ্যক নিয়মানুসারে ইংরাজী ১৯৫১ সালের ৫ই জানুয়ারী হইতে গড় বেতনে পনের দিনের অজিত ছুটি দেওয়া হইল।

No. 67For.—4th January 1951.—Sri Saman Sitling, Deputy Conservator of Forests (retired), Director, West Bengal Forest School, is allowed earned leave, on average pay for fifteen days, with effect from the 5th January 1951, under rule 219 of the West Bengal Service Rules, Part I, read with rule 168(I), *ibid*.

নামজির্জিং।—নং ৭৬৪১।—৪৮১ জানুয়ারী ১৯৫১।—অবেসারবীন সহ-বনপাল শ্রী টি. এন. রায় কর্তৃক ভারত হইয়া নামজির্জিং বনভূক্তির আধিকারিক সহ-বনপাল শ্রী পি. কে. রায় পশ্চিমবঙ্গ উদ্ভিদ বন কৃত্যক হইতে অবসরপ্রাপ্ত শ্রী এম. সিটলিংয়ের (যিনি পুনর্নিয়োগকাল শেষ হইবার প্রত্যাহনে ছুটিতে বাইবেল) স্থলে পশ্চিমবঙ্গ বনবিভাগের অধিকর্তা নিযুক্ত হইলেন। ডাউলিং তাঁহার সদর হইল।

এতদ্বারা এই বিভাগের ১২ই ডিসেম্বর ১৯৫০ তারিখের ১০৫৯১নং প্রজ্ঞাপন বাতিল হইল।

Darjeeling.—No. 76For.—4th January 1951.—On relief by Sri T. N. Roy, probationary Assistant Conservator of Forests, Sri P. K. Roy, Assistant Conservator of Forests, Divisional Forest Officer, Darjeeling Division, is appointed as Director, West

Bengal Forest School, with headquarters at Dow Hill, *vice* Sri S. Sitling, W.B.S.F.S. (retired), granted leave preparatory to the termination of his re-employment.

This cancels this department notification No. 10591For., dated the 12th December 1950.

কলিকাতা।—নং ৭৭৫৫।—৪ঠা জানুয়ারী ১৯৫১।—সিলভি-কালচার স্কুলের বন আধিকারিক উপ-বনপাল শ্রী জে. এন. সেনগুপ্তকে উপস্থাপিত কাজের সঠিক অধ্যয়নের পশ্চিমবঙ্গ মহা-বনপালের স্বাক্ষর সহায়করূপে নিযুক্ত করা হইল। কলিকাতা উপস্থাপিত কাজের সম্বন্ধে থাকিবে।

রাজ্যপালের আদেশানুসারে,
গৌর চন্দ্র মন্ডল,
উপ-সচিব।

Calcutta.—No. 77For.—4th January 1951.—Sri J. N. Sen Gupta, Deputy Conservator of Forests, Divisional Forest Officer, Silvicultural Division, is appointed temporarily to act as Personal Assistant to the Conservator General of Forests, West Bengal, in addition to his own duties, with headquarters at Calcutta.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

বন-অধিকার।

DIRECTORATE OF FORESTS

পশ্চিমবঙ্গ মহাবনপাল প্রদত্ত আদেশাবলী।

Orders by the Conservator-General of Forests West Bengal

মেদিনীপুর-মালিকিঞ্জি।—নং ৩৫২সি.জি.এফ.।—১৫ই জানুয়ারী ১৯৫১।—মেদিনীপুর বনভূমিতে সংশ্লিষ্ট আবকাশিক বরাদ্দ বনরক্ষক প্রিন্সিপাল সরকারকে কাসিংগাম বনভূমির অন্তর্গত শিলিগুড়ি "সি-মিল এন্ড টিম্বার ডিপো" শাখার বন আধিকারিকরূপে নিযুক্ত করা হইল।

২। সরকারী কার্যের স্বার্থে এই বদলি ও নিয়োগ করা হইল।

সুকুমার চৌধুরী,
মহাবনপাল।

Midnapore-Darjeeling.—No. 352C.G.F.—15th January 1951.—Sri Indu Bhusan Sarkar, Senior Forest Ranger (Leave Reservist), attached to the Midnapore Division, is appointed as Subdivisional Forest Officer, Siliguri Sawmill and Timber Depot Subdivision of the Kurseong Division, with headquarters at Siliguri.

2. The transfer and posting are in the interests of the public service.

S. CHAUDHURI, Conservator-Genl.

Orders by the Registrar, Co-operative Societies, West Bengal

No. 29L.—14th December 1950.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Serampore Co-operative Society, Ltd. (Registered No. 261 of 1921, in the Serampore subdivision of the district of Hooghly, under sub-section (I) of section 84 of the Bengal Co-operative Societies Act, 1940, that the Society ought to be wound up.

Now, therefore, in exercise of the power conferred by sub-section (I) of section 89 of the Co-operative Societies Act, 1940 (Bengal Act of 1940), I hereby order the winding up of the Society.

And further, in exercise of the power conferred by section 90 of the said Act, I hereby appoint the Inspector of Co-operative Societies, Serampore, to be Liquidator of the said Society.

P. P. I. VAIDYANATHAN, Reg

REFUGEE REHABILITATION DEPARTMENT

Establishment

NOTIFICATIONS.

No. 21Estt.—2nd January 1951.—Sri H. Chandra Chowdhury, Rehabilitation Officer, Hooghly, Sadar, is transferred as such to Serampore in the district of Hooghly, with effect from the date on which he joins there, until further orders.

No. 103Estt.—5th January 1951.—The Sub-Deputy Magistrate and Sub-Deputy Collectors are hereby replaced in the disposal of the Home (General Administration) Department of this Government:—

- (1) Sri Dharendra Mohan Ghosh.
- (2) Sri Khagendra Bhusan Chanda.
- (3) Sri Anil Ranjan Basak.
- (4) Sri Saila Prosad Banerjee.

Nadia-Howrah.—No. 105Estt.—5th January 1951.—Sri Brahma Kumar Banerjee, Sub-Deputy Relief and Rehabilitation Officer, Nadia, is appointed to be the Relief and Rehabilitation Officer, Howrah, with effect from the date on which he assumes the duties of the post, until further orders.

Burdwan-Nadia.—No. 107Estt.—5th January 1951.—Sri Sudhir Chandra Ghosh, Rehabilitation Officer, Burdwan, Sadar, is appointed as Sub-Deputy Relief and Rehabilitation Officer, Nadia, with effect from the date on which he assumes his new post, until further orders.

By order of the Governor,
H. BANERJEE

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

বিজ্ঞপন।

NOTIFICATION.

হাওড়া।—নং ৮৯শিক্ষা।৪৫-৫৭।৫০।—৮ই জানুয়ারী ১৯৫১।—বেঙ্গল ইঞ্জিনিয়ারিং কলেজের পশ্চিমবঙ্গ সাধারণ কৃত্তবিজ্ঞানের অধ্যাপক উপাধ্যায় প্রিন্সিপাল মুখোপাধ্যায়, বি. ই. (ই) পদে এবং প্রকৃতক ১৯৫০ সালের ৫ই অক্টোবর হইতে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
ডি. এম. সেন

Howrah.—No. 89Edn./4A-57/50.—8th January 1951.—Sri Asim Mukherjee, B.E., officiating Lecturer in Civil Engineering, Engineering College, in the West Bengal Service, is appointed substantively to the post in that service with effect from the 5th January 1950.

By order of the Governor,
D. M. SEN

**PUBLIC SERVICE COMMISSION,
WEST BENGAL**

NOTIFICATION.

No. 213P.S.C.—15th January 1961.—In continuation of this office notification No. 5487P.S.C., of the 21st December 1950, results of Forest Officers, Agricultural Officers and Police Officers including officiating Assistant Commissioners of Police, Calcutta, who appeared at the Second Half-yearly Departmental Examination of Assistant Magistrates and other officers held on the 13th December 1950 and the four following days are published for general information:—

I. Second or Higher Standard.

(i) The officers named below having passed in the subject mentioned opposite their names have passed completely:—

Name.	Subjects in which passed.
Police Officers (other than officiating Assistant Commissioners of Police, Calcutta).	
Abhaya Lahiri ..	Accounts.
Angshu Bhushan Bhattacharjee ..	Ditto.
Kali Ganguli ..	Ditto.
Hindu Chattopadhyay ..	Law with books, Law without books, Accounts and Hindustani.
Indra Nath Banerjee, I.P.S. ..	Ditto.
Ranjan Bose, I.P.S. ..	Ditto.
Chandra Choudhuri, I.P.S. ..	Hindustani.
Kanta Dutt, I.P.S. ..	Ditto.

Officiating Assistant Commissioner of Police, Calcutta.

Kennett ..	Accounts.
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(ii) The officers named below have passed in the subjects mentioned opposite their names and are still liable to examination in subjects in the last column:—

Name	Now passed in—	Still liable to examination in—
Forest Officers.		
K. Nath Ray ..	Procedure and Accounts.	Hindustani.
Chandra Ghosh ..	Ditto.	Ditto.
Rohi Bose ..	Ditto.	Ditto.
Bhuvanendra ..	Forest Law and Land Revenue.	Procedure and Accounts and Hindustani.
Bhuvan Palit ..	Ditto.	Ditto.
Narayan Misra ..	Ditto.	Ditto.

Police Officers (other than officiating Assistant Commissioners of Police, Calcutta).

Krishna Guha Majumdar ..	Law with books and Hindustani.	Law without books and Accounts.
Kumari Chakravarti, I.P.S.	Law with books, Law without books and Accounts.	Hindustani.
Sudhansu Bhattacharya ..	Law with books and Hindustani.	Law without books and Accounts.
Sydney Noel De Silva, I.P.S.	Law with books, Law without books and Accounts.	Hindustani.
Nath Sarkar, I.P.S.	Law with books and Law without books.	Accounts and Hindustani.
Behari Sanyal ..	Ditto.	Ditto.
Charan Sarkar, I.P.S.	Law with books, Law without books and Accounts.	Hindustani.
Lal Dhar, I.P.S.	Law without books, Accounts and Hindustani.	Law with books.
Bikash Choudhury, I.P.S.	Ditto.	Ditto.
Kumar Banerji, I.P.S.	Law with books, Law without books and Accounts.	Hindustani.

Name.	Now passed in—	Still liable to examination in—
Kalyan Bhushan Chakravarti, I.P.S.	Law with books and Law without books.	Accounts and Hindustani.
Anil Kumar Moitra, I.P.S.	Law with books, Law without books and Accounts.	Hindustani.
Sailendranath Bhattacharyya, I.P.S.	Law with books, Law without books and Hindustani.	Accounts.
Satyendra Chandra De Chowdhury, I.P.S.	Law with books, Law without books and Accounts.	Hindustani.
Shiba Kinkar Mitra, I.P.S.	Law without books and Accounts.	Ditto.

(iii) The following officers have passed with distinction in the subjects noted against their names:—

Name.	Subject.
Police Officers (other than officiating Assistant Commissioners of Police, Calcutta).	
Panchu Gopal Bhattacharyya	Law with books.
Sydney Noel De Silva, I.P.S.	Ditto.
Haranath Sarkar, I.P.S.	Law without books.
Sakhi Charan Sarkar, I.P.S.	Ditto.
Arun Bikash Choudhury, I.P.S.	Ditto.
Ajit Kumar Banerji, I.P.S.	Law with books and Law without books.
Kalyan Bhushan Chakravarti, I.P.S.	Ditto.
Anil Kumar Moitra, I.P.S.	Ditto.
Satyendra Chandra De Chowdhury, I.P.S.	Ditto.
Phanendra Nath Banerjee, I.P.S.	Ditto.
Nihar Ranjan Bose, I.P.S.	Law with books.

II. First or Lower Standard.

(i) The officers named below having passed in the subjects mentioned opposite their names have passed completely:—

Name.	Subject.
Police Officers (other than officiating Assistant Commissioners of Police, Calcutta).	
Subal Krishna Guha Majumdar	Law without books.
Sunil Kumar Chakravarti, I.P.S.	Ditto.
Sydney Noel De Silva, I.P.S.	Ditto.
Sibapada Gupta	Ditto.
Haranath Sarkar, I.P.S.	Ditto.
Binodo Behari Sanyal	Ditto.
Sakhi Charan Sarkar, I.P.S.	Ditto.
Saradindu Chattopadhyay	Ditto.
Pannalal Dhar, I.P.S.	Ditto.
Arun Bikash Choudhury, I.P.S.	Ditto.
Ajit Kumar Banerji, I.P.S.	Ditto.
Kalyan Bhushan Chakravarti, I.P.S.	Ditto.
Anil Kumar Moitra, I.P.S.	Ditto.
Sailendranath Bhattacharyya, I.P.S.	Ditto.
Satyendra Chandra De Chowdhury, I.P.S.	Ditto.
Phanendra Nath Banerjee, I.P.S.	Ditto.
Nihar Ranjan Bose, I.P.S.	Ditto.

Agricultural Officers.

Narendra Nath Roy ..	Departmental Rules and Accounts.
Kenaram Roy Choudhury	Accounts

(ii) The officers named below have passed in the subject noted against their names and are still liable to examination in the subject mentioned in the last column:—

Name.	Now passed in—	Still liable to examination in—
Agricultural Officers.		
Sudhangsu Bhushan Sen Gupta.	Departmental Rules	Accounts.
Samarendra Nath Mukherjee.	Ditto	Ditto.

**S. C. CHOWDHURI, Secretary,
Public Service Commission, West Bengal.**

SHERIFF'S OFFICE

The 8th day of January 1951.

Notice is hereby given that the First Criminal Sessions of the year 1951 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 5th day of February next, at 10-30 o'clock in the forenoon, and thenceforward and from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

K. P. GOENKA, Sheriff.

সেরিফ অফিস, ৮ই জানুয়ারী ১৯৫১ খ্রীস্টাব্দ।

এতদ্বারা নগর আদালতের কার্যাবলি ঘটিতেছে যে, আগামী ১৯৫১ খ্রীস্টাব্দে ৫ই ফেব্রুয়ারী গোবিন্দ বেল ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ সবে পশ্চিম বঙ্গের অধীন নগর কলিকাতার কোর্টলাই বিচার নিষ্পত্তি জন্য কলিকাতা হাইকোর্টের আপন আদালত গৃহে ১৯৫১ খ্রীস্টাব্দে প্রথম দায়রা বিচার বিভাগীয় আদালত বলিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোর্ট কর্তৃক নির্দেশিত কোনও অভিযোগ করিবেন তাঁহারা উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

কে. পি. গোয়েন্কা,
সেরিফ।ORDERS AND NOTIFICATIONS BY THE
HIGH COURT AT CALCUTTA AND THE
CHIEF JUSTICE.

Appointments and Transfers.

24-Parganas.—No. 242A.—13th January 1951.—Sri Santosh Kumar Sen, Additional Munsif of Alipore, in the district of 24-Parganas, is appointed to be a Munsif of the same station, *vice* Sri Sital Prasad Chaturji.

Murshidabad-24-Parganas.—No. 243A.—13th January 1951.—Sri Ambika Pada Bhattacharji, Munsif of Jangipore, in the district of Murshidabad (on leave), is appointed to be an Additional Munsif in the district of 24-Parganas, to be ordinarily stationed at Alipore, *vice* Sri Santosh Kumar Sen.

Power.

24-Parganas.—No. 249A.—13th January 1951.—Sri Ambika Pada Bhattacharji, Additional Munsif of Alipore, in the district of 24-Parganas, is vested with the powers of a Judge of a Court of Small Causes, for the trial of suits cognizable by such a Court up to the value of Rs. 100 within the local limits of the Alipore Munsifi.

NOTIFICATION.

No. 278G.—16th January 1951.—In exercise of the power vested in it by section 15 of Act XII of 1887, the High Court at Calcutta is pleased to direct that the following amendment shall be made in the list of days to be observed as closed holidays in the subordinate civil courts, published with the Court's notification No. 7970G., dated the 18th December 1950.

For the entries in the second, third and fourth columns against the item, "Half-yearly closing of Banks' Accounts" substitute the following:—

"June 30th—Asar 15th—Saturday".

B. P. MUKHERJI, Registrar.

Original Side

NOTIFICATION.

Calcutta, the 19th January 1951.

His Lordship the Hon'ble the Chief Justice has been pleased to grant Sri Manmatha N. Ganguli, B.A., Assistant Registrar, High Court (Original Side (Rs. 350—25—600)), leave on average pay (medical certificate) from the 20th November 1950 to 23rd December 1950, under Fundamental Rule 81(b)(ii) read with Fundamental Rule 82 with permission to affix the Court's X'mas holiday and New Year's Day from 24th December 1950 to 1st January 1951, subject to the conditions laid down under Subsidiary Rules 209-11 and is pleased to appoint Sri Prabhat Kumar Hazra, M.A., B.L. Attorney-at-Law, to act as Assistant Registrar *vice* Sri M. N. Ganguli for the period from 20th November 1950 to 23rd December 1950, his days inclusive. Mr. Hazra will draw his officiating pay in the revised scale of pay of the post.

P. K. BOSE, Registrar

ORDERS BY COMMISSIONERS OF
DIVISIONS

Burdwan Division—Chinsura

No. 43R.G.—5th January 1951.—In exercise of the powers conferred by the proviso to section 1 of the Bengal Agricultural Debtors Act, 1930 (Bengal Act VII of 1930), delegated to me under section 5 of the said Act, I hereby authorise S. D. N. Sen, Sub-Deputy Collector, Arambagh Hooghly district, to exercise, with effect from the date of publication of this notification, all the powers of the dissolved Debt Settlement Boards in the Arambagh subdivision in connection with the making of awards in respect of the cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

No. 97M.—16th January 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the newly-elected Commissioners of the Burdwan Municipality in the district of Burdwan, at the first meeting on 30th December 1950, duly elected the following gentlemen to be the Chairman and Vice-Chairman of the Municipality:—

- (1) Sri Pranabeswar Sarkar, B.L., Chairman
- (2) Sri Basanta Kumar Maitra, Vice-Chairman

No. 101M.—16th January 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that at a bye-election of the Baidyabati Municipality in the district of Hooghly, Sri Panchanan Saha was duly elected and declared as Commissioner of Ward No. III of that municipality, in place of Sri Saathi Chandra Gupta, resigned.

No. 144J.G.—16th January 1951.—The following is contained in this office notification No. 3027J.G. dated 19th December 1950, transferring Satyendra Kumar Mitra, Sub-Deputy Magistrate

Sub-Deputy Collector, on probation, Sadar, Midnapore, to the Arambagh Subdivision of the district of Hooghly, for employment as Circle Officer of Arambagh, is hereby cancelled.

No. 146J.G.—16th January 1951.—Sri Shyamal Das, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Sadar, Howrah, is posted to the Arambagh Subdivision of the district of Hooghly, for employment as Circle Officer of Arambagh, in that subdivision.

The posting is made, in the public interest.

No. 149J.G.—16th January 1951.—In accordance with the provisions of rule 56(2) of the Bengal Jail Code, Volume I, Seventh Edition, I hereby appoint Miss Sarala Ghosh, M.A., to be official lady visitor of the Midnapore Central Jail for a period of two years with effect from the date of this notification in place of Miss Ruth Ghosh, who has resigned.

B. SARKAR, Commissioner.

Suri, the 18th January 1951.

The undernamed persons have been duly elected as members of the newly established Santiniketan union board in Bolpur Circle in the Sadar

subdivision of the district of Birbhum [vide sections 6(1) and 6(2) of the Bengal Village Self-Government Act, 1919]:—

Bolpur police-station.

V. Santiniketan Union Board.

Ward I.

- (1) Sri Biswa Nath Mukhopadhyaya, Santiniketan.
- (2) Sri Upendra Kumar Das, Santiniketan.
- (3) Sri Anupananda Bhattacharyya, Santiniketan.

Ward II.

- (4) Sri Tarak Chandra Dhar, Sriniketan.
- (5) Sri Kshitish Roy, Vinoy Vabana.
- (6) Sri Munindra Chandra Sen, Sriniketan.

Ward III.

- (7) Sri Bhudhar Chandra Mukhopadhyaya, Surul;
- (8) Sri Tripureswar Sarkar, Surul.
- (9) Sri Bidhu Bhusan Sarkar, Surul.

B. L. GHOSH,
District Magistrate, Birbhum.

Presidency Division—Calcutta

No. 88R.G.—18th January 1951.—The orders contained in this office notification No. 1389R.G., dated the 31st October 1950, posting Sri Nihar Ranjan Das, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Ghatal, Midnapore, to the Siliguri subdivision of the Darjeeling district are cancelled.

J. N. TALUKDAR, Commissioner.

ORDERS AND NOTIFICATIONS OF THE
COMMISSIONER OF INCOME-TAX
WEST BENGAL

No. 53857C.T./2E/119/49-50.—16th January 1951.—Mr. Rabindra Nath Bose, Income-tax Officer, Hooghly, is allowed, under Revised Leave Rules, 1933, earned leave for twenty-seven days with effect from the 4th December 1950 to 30 December 1950 with permission to prefix Sunday the 3rd December 1950, and affix Sunday, the 31st December 1950, to the leave.

It is certified that the officer was likely to return on the expiry of his leave to the post in which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 4785F.—29th December 1950.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Governor is directed to direct that the following amendments shall be made in the rules to the West Bengal Services (Revision of Pay) Rules, 1950, issued with the Finance Department notification No. 2865F., dated the 1st June 1950, namely:—

Amendments.

1 In Schedule I to the said rules—

(A) Under the head "Department of Agriculture, Forests and Fisheries"—

Under the sub-head "Agriculture"—

1) The following shall be *added* below the entries relating to "Assistant Director of Agriculture":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Director of Agriculture	Pay in the Higher Agricultural Service <i>plus</i> special pay of Rs. 100."

2) The following shall be *added* below the revised scale of pay of "Higher Agricultural Service":—

Pay of direct recruits.—Officers directly recruited to this service shall be given *seniority* in the scale as follows, according to their age on the date of assuming duties:—

Age.	Pay in the time-scale.				
25 or under	350
26	380
27	410
28	440
29	470
30	500
31	530
32	560
33	590
34	620
35 or above	650

B—Increments will accrue on the anniversary of appointment and not on birthdays".

(iii) The following shall be *added* below the entries relating, "Subordinate Agricultural Service, Lower Division":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Agricultural Inspectors	50—4/2—90 ..	70—3—118—4—1 (Efficiency after 12th stag
Transportation Assistant	50—6/2—90—5/2—118.	80—4—160—5—1 (Efficiency after 12th stag

(iv) Under the heading "Office of the Director of Agriculture" the following shall be *added* below the entries relating "Mechanics":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Computers	60—5/2—65—10/2—115—5/2—135—20/2—175.	100—4—180—5— (Efficiency after 12th stag
Compilers	45—45—50—6/2—80—5/2—105.	70—3—118—4—1 (Efficiency after 12th stag
Store Clerk	45—45—50—6/2—80—5/2—105.	70—3—118—4—1 (Efficiency after 12th stag
Duftry	20—1/4—25".

(v) Under the heading "Offices of the Deputy Directors of Agriculture" the following shall be *added* below the entries relating to "Head Clerks":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Upper Division Clerks	90—4—130".

(vi) Under the heading "Office of the Assistant Director of Agricultural Marketing", the following shall be *added*:—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Subdivisional Marketing Officer.	100—4—180—5— (Efficiency after 12th stag
Grade Recorders	35—4/2—55 ..	55—1—58—2—1 (Efficiency after 12th stag

(vii) Under the heading "Office of the Agricultural Chemist" the following shall be *added* below the entries relating to "Clerk-Typist":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Mistry	30—2/2—40 ..	50—2—60—3—75.
ant Gas Mistry	20—2/2—30 ..	35—1/2—40—1—50 (Efficiency Bar after 12th stage)".

(viii) Under the heading "Office of the Horticulturist", the following shall be *added* below the entries relating to "Clerk-Typist":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
..	20 ..	30—1—35—2—45".

(ix) Under the heading "Office of the Agricultural Engineer" the following shall be *added* above the entries relating to "Overseers":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
grapher	100—4—180—5—200 (Efficiency Bar after 12th stage).
ork-cum-Accountant	110—4—150.
ns—			
ith Overseer's dification.	125—5—240—10— 250 (Efficiency Bar after 12th stage).
ith Sub-Overseer's dification.	100—5—215—10— 225 (Efficiency Bar after 12th stage).
rs—			
ith Sub-Overseer's dification	100—5—215—10— 225 (Efficiency Bar after 12th stage).
ith passed certifi- from Survey	80—4—160—5—180 (Efficiency Bar after 12th stage)".

(x) Under the heading "Offices of the Superintendents of Agriculture" the following shall be *added* below the entries relating to "Clerks":—

Posts	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
ypist	55—3—118—4—130 (Efficiency Bar after 12th stage).
..	40—1—60 (Efficiency Bar after 12th stage)".

(xi) Under the heading "Offices of the Subdivisional Agriculture Officers" the following shall be *added* below the entries relating to "Clerks":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Clerk Compilers"	40-1-80 (Efficiency Bar after 12th stage)".

(xii) The following new entries shall be made below the "Offices of the District Marketing Officers":—

"Office of the Central Live-stock Research-sum-Breeding Station, Haringhata.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Animal Breeder, Agronomist, Administrator.	350-30-680 1,200 (E) Bars after 18th stage
Cattle Breeder, Poultry Breeder, Goat Breeder, Physiological Chemist, Veterinary Officer, Farm Manager, Agricultural Engineer, Agricultural Economist, Fodder Botanist, Dairy Technologist, Administrative Officer.	250-30-650 750 (E) Bars after 18th stage

Breeding Section.

Supervisors	140-5/2-145-10/ 2-175-5/2-180 -10/2-250.	150-5-240- 300 (Efficiency after 12th st
Analytical Assistant	140-5/2-145-10/ 2-175-5/2-180 -10/2-250.	150-5-240- 300 (Eff Bar after stage).
Veterinary Assistant	110-20/2-150-15/ 2-180-10/2- 200.	150-10-250
Assistant Supervisors, Hyreman.	50-5/2-80-5/2- 115.	100-4-180-1 (Efficiency after 12th st
Assistant Veterinary Surgeon.	50-5/2-80-5/2- 115.	100-4-180-1 (Efficiency after 12th st
Milk Recorder	35-35-40-4/2- 68-3/2-80.	55-3-118-4- (Efficiency after 12th st
Laboratory Attendant	30-2/2-50	50-1-68-2-1 (Efficiency after 12th st
Compounder	30-2/2-40	55-1-58-2-1 (Efficiency after 12th st

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Agronomy Section.			
Vinopora, Botanical stant, Foreman, istical Assistant.	140—5/2—145—10/ 2—175—5/2—180 —10/2—250.	150—5—240—10— 300 (Efficiency Bar after 12th stage).
itors	50—6/2—80—5/2— 115.	100—4—180—5—200 (Efficiency Bar after 12th stage).
orks	50—6/2—80	.. 90—4—130.
nics	75—5/2—100	.. 110—4—150.
itory Attendants	30—2/2—50	.. 50—1—68—2—80 (Efficiency Bar after 12th stage).
Dairy Section.			
Supervisor, Labora- Assistant, Dairy ariologist, Dairy nist.	140—5/2—145—10/ 2—175—5/2—180 —10/2—250.	150—5—240—10— 300 (Efficiency Bar after 12th stage).
int Supervisor	50—6/2—80—5/2— 115.	100—4—180—5—200 (Efficiency Bar after 12th stage).
ory Attendants	30—2/2—50	.. 50—1—68—2—80 (Efficiency Bar after 12th stage).
Public Health Staff.			
..	140—20—180—20/2 —200—25/2—300 —20/2—380.	200—10—420—15— 450 (Efficiency Bars after 10th and 18th stages).
y Inspector-cum- rvisor.	50—80	.. 90—4—130.
Health Assistant	30—50	.. 50—1—68—2—80 (Efficiency Bar after 12th stage).
um-Store-keeper	35—80	.. 55—3—118—4—130 (Efficiency Bar after 12th stage).
under-cum-Labora- Assistant	40—80	.. 55—3—118—4—130 (Efficiency Bar after 12th stage).
..	40	.. 60—3—90.
..	13—1/5—17	.. 20—1/4—25.
..	12	.. (i) 20—1/4—25 if employed whole- time; otherwise (ii) 20 (fixed).

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Clerical Staff.			
Head Clerk 75—5/2—105	.. 110—4—150.
Accountant 75—7/2—110	.. 110—4—150.
Clerks 40—40—45—5/2— 75—3/2—90.	55—3—118— (Efficiency after 12th)
Steno-typist 80—5/2—155	.. 100—4—180— (Efficiency after 12th)
Typists 45—45—50—5/2—70	55—3—118— (Efficiency after 12th)
Peons 13—1/5—17	.. 20—1/4—25

(2) Under the sub-head "2—Veterinary"—

(i) The following shall be *added* below the revised scale of "Higher Veterinary Service":—*"Initial pay of direct recruits.—Officers directly recruited to this service shall be initial position in the scale as follows, according to their age on the date of assuming du*

Age.	Pay in the time-scale.				
25 or under	350
26	380
27	410
28	440
29	470
30	500
31	530
32	560
33	590
34	620
35 or above	650

N.B.—Increments will accrue on the anniversary of appointment and not on birth(ii) Under the heading "West Bengal Veterinary College" following shall be *added*:—

Posts.	Present scale of pay		Revised scale of pay
	Pre-1931 scale.	Post-1931 scale.	
"Assistant Poultry. Manager,	55-1-58-2 (Efficiency after 12th)
Cleaner	20-1/4-25"

- (3) Under the sub-head, "3—Forests", the following shall be *added* below the revised scale of pay of "Deputy Rangers and Foresters":—

N.B.—Persons drawing pay of Rs. 88 or below will be designated 'Foresters' and those above Rs. 88 will be designated 'Deputy Rangers'. But those who have been designated 'Deputy Rangers' in terms of Government order No. 624For., dated 25/28th January 1950, will not be so designated on coming under the revised scale of pay irrespective of their pay in scale".

B) Under the head "Department of Commerce and Industries"—

- (1) Under the sub-head "1—Industries"—

- (i) The following shall be *added* below the revised scale of pay of "Deputy Directors of Industries":—

Initial pay of direct recruits.—Officers directly recruited to these posts shall be given an position in the scale as follows, according to their age on the date of assuming duties:—

Age.	Pay in the time-scale.				
25 or under	350
26	380
27	410
28	440
29	470
30	500
31	530
32	560
33	590
34	620
35 or above	650

V.B.—Increments will accrue on the anniversary of appointment and not on birthdays.

- (ii) The following new entries shall be made below those relating to the "Provincial Handloom Board":—

"Office of the Chief Purchasing Adviser.

Posts	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Purchasing Adviser	Pay in the time-scale of W. B. J. C. S. <i>plus</i> special pay of Rs. 50.	Pay in the time-scale of W. B. J. C. S. <i>plus</i> special pay of Rs. 50.
Joint Assistant	Pay in the time-scale of W.B.J.C.S.	Pay in the time-scale of W.B.J.C.S.
Assistant	110—12/2—170—5/2—175 <i>plus</i> special pay of Rs. 25.	200—10—250.

N.B.—The special pay drawn in the present scale shall be deemed to be a part of the pay for the purpose of fixing pay in the revised scale.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Accountant	110—12/2—170—5/ 2—175.	150—6—210
Upper Division Assistants	110—12/2—170—5/ 2—175.	150—6—210.
Lower Division Assistants	45—45—50—6/2— 80—5/2—105.	70—3—118—4. (Efficiency after 12th stage)
Stenographer	80—5/2—105—10/2 —155.	100—4—140—5— (Efficiency after 12th stage)
Typists	45—5/2—70	.. 55—3—118—4— (Efficiency after 12th stage)
Record Suppliers	20—1/4—27	.. 35—1/2—40—1— (Efficiency after 12th stage)
Orderlies, Peons	13—1/5—17	.. 20—1/4—25".

(2) Under the sub-head "4—Boilers"—

(i) The following shall be *added* below the revised scale of pay "West Bengal Boilers Service—Inspectors":—*"Initial pay of direct recruits.*—Officers directly recruited to this service shall be given initial position in the scale as follows, according to their age on the date of assuming duties

Ago.					Pay in the time-scale.
25 or under	250
26	270
27	290
28	310
29	330
30	350
31	370
32	390
33	410
34	430
35 or above	450

N.B.—Increments will accrue on the anniversary of appointment and not on birthday.

(ii) Under the heading "Office of the Chief Inspector of Boilers" following shall be *added* below the entries relating to "Le Division Clerks":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Stenographer	80—5/2—105—10/2 —155.	100—4—140—5— (Efficiency Par. 12th stage).
Record Suppliers	13—1/5—17	.. 20—1/4—25".

(3) Under the sub-head "5—Electricity"—

- (i) The following shall be added below the revised scale of pay of "Inspectors (Senior and Junior)":—

"Initial pay of direct recruits.—Officers directly recruited to these posts shall be given an initial position in the scale as follows, according to their age on the date of assuming duties :—

Age.	Pay in the time-scale.
25 or under	250
26	270
27	290
28	310
29	330
30	350
31	370
32	390
33	410
34	430
35 or above	450

N.B.—Increments will accrue on the anniversary of appointment and not on birthdays".

(ii) Under the heading "Office of the Chief Electric Inspector"—

- (a) The words "Testers and Repairers" on the revised scale "70—3—118—4—150" shall be substituted by the words "Instrument Repairers".

- (b) The following shall be added below the entries relating to "Duftry, Durwan, Khalasi, etc." :—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Inspectors, Night Watchmen.	13	(i) 20—1/4—25 if employed whole-time ; otherwise (ii) 20 (fixed).

(4) Under the heading "Office of the Superintendent, Government Press, Alipore—Under the sub-head "7—Printing"—

- (a) The following shall be added below the entries relating to "Readers":—

Post	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Chief Computer	90—20/2—110—15/ 2—155—20/2— 175.	130—5—180".

(b) The following shall be *added* below the entries relating "Clerks":—

Posts.	Present scale of pay.		Revised scale of pay
	Pre-1931 scale.	Post-1931 scale.	
"Kerosene Clerk"		35—35—40—4/2— 68—3/2—80.	55—3—118—4—11 (Efficiency after 12th stage)

(c) The words "Kerosene Clerk" shall be deleted from the entry "Salesman, Kerosene Clerk" in column 1.

(C) The heading "Department of Co-operation, Credit and Relief" shall be substituted by—

"Department of Co-operation, Credit, Relief and Rehabilitation".

(D) Under the head "Department of Co-operation, Credit, Relief and Rehabilitation" the following new entries shall be made at the end:—

"Offices of the Divisional and District Auditors, Co-operative Societies.

Posts.	Present scale of pay.		Revised scale of pay
	Pre-1931 scale.	Post-1931 scale.	
Head Clerks		105—5/2—120	.. 130—5—180.
Lower Division Clerks		40—40—45—5/2— 75—3/2—90.	55—3—118—4—11 (Efficiency after 12th stage)
Typists		45—5/2—70	.. 55—3—118—4—11 (Efficiency after 12th stage)
Orderlies, Peons		13—1/5—17	20—1/4—25."

(E) Under the head "Education Department"—

(1) Under the sub-head "1—Education"—

(i) The following entries shall be made below the entries relating "Director of Public Instruction":—

Posts.	Present scale of pay.		Revised scale of pay
	Pre-1931 scale.	Post-1931 scale.	
"Secretary, Vangiya Sanskrita Siksha Parishat.		300—50/2—700—75/ 2—1,000.	350—30—880—4 1,200 (Efficiency Bars after 10th 18th stages)"

- (ii) The following shall be *added* below the revised scale of pay of "Senior Educational Service—Men's Branch":—

"Initial pay of direct recruits.—Officers directly recruited to this service shall be given an initial position in the scale as follows, according to their age on the date of assuming duties:—

Age.	Pay in the time-scale.
25 or under	350
26	380
27	410
28	440
29	470
30	500
31	530
32	560
33	590
34	620
35 or above	650

N.B.—Increments will accrue on the anniversary of appointment and not on birthdays".

- (iii) The following shall be *added* below the revised scale of pay of "Senior Educational Service—Women's Branch":—

"Initial pay of direct recruits.—Officers directly recruited to this service shall be given an initial position in the scale as follows, according to their age on the date of assuming duties:—

Age.	Pay in the time-scale.
25 or under .. .	350
26 .. .	380
27 .. .	410
28 .. .	440
29 .. .	470
30 .. .	500
31 .. .	530
32 .. .	560
33 .. .	590
34 .. .	620
35 or above .. .	650

N.B. Increments will accrue on the anniversary of appointment and not on birthdays".

- (F) Under the head "Home Department"—

- (1) Under the sub-head "1—General Administration" the following shall be *added* below the entries relating to "West Bengal Junior Civil Service":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Magistrates and Sub- collectors	250—20—650—25— 750 (Efficiency Bars after 10th and 18th stages)".

- (2) Under the sub-head "2—Political", the following new entries are made below the "Office of the Military Secretary to Governor":—

"Office of the Provincial Soldiers', Sailors' and Airmen's Board, West Bengal.

Posts.	Present scale of pay.		Revised scale of
	Pre-1931 scale.	Post-1931 scale.	
Assistant-in Charge	130—5—180.
Clerks	55—3—118—4 (Efficiency after 12th stage)
Typists	55—3—118—4 (Efficiency after 12th stage)
Peons and Orderlies	20—1/4—25"

- (3) Under the sub-head "4—Police", under the heading "Office of Commissioner of Police, Calcutta", the post-1931 scale shown in column (3) against the entry "Telephone Operators (Female) viz., "100—10/2—130" shall be substituted by the scale:—

"100—10—130".

- (4) Under the sub-head "5—Publicity"—

- (i) The following new entries shall be *added* below the revised scale of pay of "Deputy Director of Publicity and Editor of Publications", "Assistant Director of Publicity", and "Chief Rural Publicity Officer":—

"Initial pay of direct recruits.—Officers directly recruited to these posts shall be given initial position in the scale as follows, according to their age on the date of assuming duties

Age.					Pay in the time-scale.
25 or under	250
26	270
27	290
28	310
29	330
30	350
31	370
32	390
33	410
34	430
35 or above	450

N.B.—Increments will accrue on the anniversary of appointment and not on birthday

- (ii) The following shall be *added* below the revised scale of pay of "Production Officer":—

Initial pay of direct recruits.—Officers directly recruited to this post shall be given an initial position in the scale as follows, according to their age on the date of assuming duties:—

Age.						Pay in the time-scale.
25 or under	200
26	210
27	220
28	230
29	240
30	250
31	260
32	270
33	280
34	290
35 or above	300

A.B.—Increments will accrue on the anniversary of appointment and not on birthdays".

- (5) The following new entries shall be made at the end:—

"7. DEVELOPMENT.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
al Engineer	1,750 (Personal to Sri S. Bandopadhaya.)	.. 1,300—50—1,500.
nal Assistant to the sial Engineer.	500—50/2—1,000	.. 500—30—680—40— 1,200 (Efficiency Bars at Rs. 680 and Rs. 1,000).
stive Engineer	500—50/2—1,000	.. 500—30—680—40— 1,200 (Efficiency Bars at Rs. 680 and Rs. 1,000).
ant Engineer	150—25—200—50/2 —450—25/2—550 50/2—650.	250—20—650—25— —750 (Efficiency Bars after 10th and 18th stages).

Office of the Special Engineer.

Young Surveyor	300—25/2—400	.. 350—10—450
Estimator	175—15/2—220	.. 200—5—250.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
<i>Drawing Office.</i>			
Superintendent	200 ..	200—5—250.
<i>Estimators—</i>			
(i) With Overseer's qualification.	60—65—5/2—70— 10/2—140—20/2 —200.	125—5—240—10— 250 (Efficiency Bar after 1 stage).
(ii) With Sub-overseer's qualification.	50—55—5/2—60— 10/2—140—20/2 —200.	100—5—215—10— 225 (Efficiency Bar after 1 stage).
<i>Draftsmen—</i>			
(i) With Overseer's qualification.	60—65—5/2—70— 10/2—140—20/2 —200.	125—5—240—10— 250 (Efficiency Bar after 1 stage).
(ii) With Sub-overseer's qualification.	50—55—5/2—60— 10/2—140—20/2 —200.	100—5—215—10— 225 (Efficiency Bar after 1 stage).
(iii) With passed certificate from Government School of Art.	50—10/2—110—5/2 —145.	80—4—160—5—1 (Efficiency after 12th stage).
<i>Surveyors—</i>			
(i) With Sub-overseer's qualification.	50—55—5/2—60— 10/2—140—20/2 —200.	100—5—215—10— 225 (Efficiency Bar after 1 stage).
(ii) With passed certificate from Survey School.	50—55—5/2—60— 10/2—120.	80—4—160—5—1 (Efficiency after 12th stage).
Tracer	40—4/2—80 ..	55—3—118—4—1 (Efficiency after 12th stage).
Blue Printer	20—2/5—30 ..	30—1/2—35—1—1 (Efficiency after 12th stage).
Head Clerk	190—30/2—220— 15/2—250.	200—20—300.
Second Grade Clerk	110—10/2—120— 5/2—130.	130—5—140.
Third Grade Clerk	80—90—5/2—105	110—4—150.
Lower Division Clerk	40—4/2—68—3/2— 80.	55—3—118—4—1 (Efficiency after 12th stage).
Stenographer	80—5/2—105—10/2 —155.	100—4—180—5—1 (Efficiency after 12th stage).

Posts.	Present scale of pay.		Revised scale of pay
	Pre-1931 scale.	Post-1931 scale.	
..	45—5/2—70	.. 55—3—118—4—130 (Efficiency Bar after 12th stage).
Keeper	80—90—5/2—105	110—4—150.
Clerk	35—35—40—4/2— —68—3/2—80.	55—3—118—4—130 (Efficiency Bar after 12th stage).
d Supplier	20—1/2—32	.. 35—1/2—40—1—50 (Efficiency Bar after 12th stage).
f	13—1/5—17	.. 20—1/4—25.
les, Peons, Chowki- Night Guards, les, Sweepers, wans.	13—1/5—17	.. 20—1/4—25.

Offices of the Executive Engineers.

ators—			
With Overseer's qualification.	60—65—5/2—70— 10/2—140—20/2 —200.	125—5—240—10— —250 (Efficiency Bar after 12th stage).
With Sub-overseer's qualification.	50—55—5/2—60— 10/2—140—20/2 —200.	100—5—215—10— 225 (Efficiency Bar after 12th stage).
man—			
With Overseer's qualification.	60—65—5/2—70— 10/2—140—20/2 —200.	125—5—240—10— 250 (Efficiency Bar after 12th stage).
With Sub-overseer's qualification.	50—55—5/2—60— 10/2—140—20/2 —200.	100—5—215—10— 225 (Efficiency Bar after 12th stage).
With passed certifi- cate from Government School of Art.	50—10/2—110—5/2 —145.	80—4—160—5—180 (Efficiency Bar after 12th stage).
.	40—4/2—80	.. 55—3—118—4—130 (Efficiency Bar after 12th stage).
under	20—2/5—30	.. 30—1/2—35—1—45 (Efficiency Bar after 12th stage).
keeper	80—90—5/2—105	110—4—150.
Grade Clerk	80—90—5/2—105	110—4—150.
Accounts Clerk	60—5/2—120	.. 80—4—160—5—180 (Efficiency Bar after 12th stage).

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Lower Division Clerk	40—4/2—68—3/2—80.	55—3—118—4—120 (Efficiency Bar after 12th stage).
Store Clerk	35—35—40—4/2—68—3/2—80.	55—3—118—4—120 (Efficiency Bar after 12th stage).
Accounts Clerk	40—4/2—68—3/2—80.	55—3—118—4—120 (Efficiency Bar after 12th stage).
Typists	45—5/2—70	55—3—118—4—120 (Efficiency Bar after 12th stage).
Motor Drivers	60	(a) Heavy Vehicle Drivers—75—3—105*. (b) Light Vehicle Drivers—60—2—75*.
Duftry	13—1/5—17	20—1/4—25
Orderlies, Peons, Chowkidars, Night Guards, Coolies, Sweepers, Darwans.	13—1/5—17	20—1/4—25.
Motor Cleaner	13—1/5—17	20—1/4—25

Offices of the Subdivisional Officers.

Overseers	60—65—5/2—70—10/2—140—20/2—200.	125—5—240—10—250 (Efficiency Bar after 12th stage)
Work Sarkar—		
(i) With Sub-overseer's certificate.	40—4/2—80	55—3—118—4—120 (Efficiency Bar after 12th stage)
(ii) Without Sub-overseer's certificate.	35—36—2/2—50	50—1—68—2—70 (Efficiency Bar after 12th stage)

*In Calcutta and Industrial Areas viz.—

- (a) The area within the limits of Calcutta Corporation ;
- (b) Municipalities of Howrah, Bally-Bolur, Tollygunj, South Suburban and Garden Road
- (c) The whole of the Barrackpore subdivision ; and
- (d) Areas within—
 - (i) Maheshtala and Budgo Budgo police-stations in the district of 24-Parganas.
 - (ii) Chinsura, Sorampur, Uttarpara, Bhadreswar and Mogra police-stations in the district of Hooghly, and
 - (iii) Golabari, Bauria, Sankrail, Malipanchghora, Uluberia and Jagacha police-stations in the district of Howrah,

motor drivers shall draw, over the time-scales, a compensatory allowance at 10 per cent of their basic pay.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Assistant Clerks	35-35-40-4/2-68-3/2-80.	55-3-118-4-130 (Efficiency Bar after 12th stage.)
Chowkidars .	.	13-1/5-17	.. 20-1/4-25."

(i) Under the head "Department of Irrigation and Waterways"—

(1) Under the sub-head "Office of the Chief Engineer, Irrigation and Waterways" the following shall be *added* below the entries relating to "Head Estimator, Drawing Office":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Draftsman—			
With Overseer's qualification.	250-5-300.
With Sub-overseer's qualification.	200-5-250."

(2) Under the heading "Irrigation Divisions" the following shall be *added* below the entries relating to "Accounts Clerks, Correspondence Clerks":—

Posts	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Stenographers . . .		80-5/2-105-6/2-135-5/2-140.	100-4-180-5-200 (Efficiency Bar after 12th stage)".

(j) Under the head "Judicial Department"—

(1) Under the sub-head "1—Judicial"—

(a) The following shall be *added* below the entries relating to "Official Receiver and Official Assignee":—

Posts	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Municipal Magis-		700-50-1,000".

(b) Under the heading "Office of the Chief Presidency Magistrate", the following shall be *added* below the entries relating to "Peons":—

Posts	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Peons, Sweepers, Vistas	13 ..	(i) 20-1/4-25, if employed wholetime; otherwise (ii) Rs. 20 (fixed)."

(c) The heading "Office of the Superintendent, House of Detention" shall be substituted by the words "House of Detention".

(d) Under the heading "House of Detention", the following entry shall be *deleted*:—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Probation Officers ..	100 ..	75-5/2-150 ..	100-4-180-5-3 (Efficiency Bar at 12th stage)".

(e) Under the heading "Office of the Official Receiver", the following shall be *added* below the entries relating to "Typists":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Caretaker	35-1/2-40-1-1 (Efficiency Bar after 12th stage)

(f) Above the entries headed "District Judicial Offices", the following shall be *added*:—

" Sheriff's Office, Calcutta.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Deputy Sheriff	600-25-800
Chief Officer	200-20-300.
Upper Division Clerks	130-5-180.
Lower Division Clerks, Typists.	55-3-118-4-11 (Efficiency Bar after 12th stage)
Head Jamadar	30-1-35-2-45
Process Servers	25-1/2-35.
Orderlies, Peons	20-1/4-25."

(g) Under the heading "District Judicial Offices"—

(i) The following shall be *added* below the entries relating "Additional Judge's Sheristadar, Sub-Judge's Sheristadar etc.":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Temporary Translator in Class AT.	80-85-5/2-120	130-5-180."

- (u) The following shall be *added* below the entries relating to "Process Servers":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Stationary Process servers.	13	.. 20."

- (2) Under sub-head "2—Registration", under the heading "Sadar and Mofussil Registration Offices", the following shall be *added* below the entries relating to "Muharrir, Sadar and Sadar Joint Offices":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
T. Act Muharrirs, lar Registration serv.	30—1/2—40	.. 50—1—68—2—80 (Efficiency Bar after 12th stage)."

- 1) Under the head "Department of Labour"—

- (1) Under sub-head "1—Labour"—

- (u) Under the heading "Office of the Labour Commissioner, West Bengal", the following entries shall be made above the entries relating to "Typists" under the "Regional Offices":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
or Division Clerks	55—3—118—4—130 (Efficiency Bar after 12th stage)."

- (u) Under the heading "Office of the Chief Inspector, Shops and Establishment", the following shall be *added* below the entries relating to "Inspectors":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
d Clerk-cum-Cashier	130—5—180 <i>plus</i> special pay of Rs. 20."

- (iii) Under the heading "Office of the Commissioner for Workmen Compensation," the following shall be *added* above the entries relating to "Head Clerk":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Personal Assistant"	(a) For officers in W.B.C.S.—Pay 1 W.B.C.S. special pay of Rs 75. (b) For officers in W.B.J.C.S.—Pay 1 W.B.J.C.S. special pay of Rs 50. (c) For direct recruit or officers promoted from subordinate services—Rs 200—10—420—15—450 (Efficiency Bonus after 10th and 15th stages)."

- (2) Under the sub-head "2—Factories"—

- (i) The following shall be *added* below the revised scale of pay of "West Bengal Factories Service—Inspectors of Factories":—

"Initial pay of direct recruits.—Officers directly recruited to this service shall be given an initial position in the scale as follows, according to their age, on the date of assuming duties:—

Age.	Pay in the time-scale.
25 or under	250
26	270
27	290
28	310
29	330
30	350
31	370
32	390
33	410
34	430
35 or above	450

N.B.—Increments will accrue on the anniversary of appointment and not on birthday.

- (ii) Under the heading "Office of the Chief Inspector of Factories" the pre-1931 scale "45—45—50—3—110—5—120" shown in column 2 against "Lower Division Clerks" shall be substituted by the scales:—

"(i) 45—45—50—3—110—5—120.

(ii) 40—40—45—5/2—100".

Under the head "Department of Land and Land Revenue"—

Under the heading "District Executive Offices" the following shall be *added* at the end:—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Clerk, Grain Shops	30	50-1-68-2-80 (Efficiency Bar after 12th stage).
Pay Process Servers Leave Reserve as Servants.	13	20."

Under the heading "Excluded or Special Departments in Districts", the following new entries shall be made at the end:—

"(iv) Land Acquisition Establishment.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Mr. Draftsman	40-4/2-60	55-1-58-2-100 (Efficiency Bar after 12th stage).
24 Parganas	40-4/2-44-2/2-50.	50-1-68-2-80 (Efficiency Bar after 12th stage).
"	30-2/2-40	
"	25	
Deputy, Parganas	75-7/2-110	110-4-150.
Mr., 24 Parganas	40-4/2-68-3/2-80.	55-3-118-4-130 (Efficiency Bar after 12th stage).
Mr., Duffries, Mr., Parganas, Mr., Office Guards.	13-1/5-17	20-1/4-25."

Under the heading "Office of the Rent Controller, Calcutta", the following shall be *added* above the entries relating to "Cushier":—

Posts	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Attendant	200-10-250.
or—			
If held by Settlement Kanungoes.	125-5-240-10-250 (Efficiency Bar after 12th stage).
If filled up by persons other than the Settlement Kanungoes.	100-3-163-4-175 (Efficiency Bar after 12th stage).

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Head Clerk	130—5—180 special pay Rs. 100
Accountant, Additional Accountant, Record- keeper, Upper Division Clerks.	130—5—180."

(K) Under the head "Medical and Public Health Department"—

(1) Under the sub-head "1—Medical and Public Health"—

(i) The following entries shall be made below the entries relating "Superintendent, T.B. Hospital, Kanchrapara":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Superintendent, Magni Ram Bangur Sanatorium, Digri.	450—95/2—750 <i>plus</i> special pay Rs. 150 <i>plus</i> non-practising allowance Rs. 200.	500—50—1,000 special pay Rs. 200

(ii) The following shall be *added* below the entries relating "Demonstrator of Chemistry, Medical College, Biochem etc.":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Demonstrator of Physio- logy (Non-B. M. S.), Medical College.	200—10—420—15 450 (Ethen Bars after 10th 18th stages)"

(iii) Under the heading "Offices of the Regional Assistant Director the following entries shall be made below the entries relating "Head Clerks":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
"Accountants	90—4—130."

*No private practice nor any non-practising allowance shall be allowed in the post.

2) Under the sub-head "3—Smoke Nuisances" the following shall be added below the revised scale of pay of "West Bengal Smoke Nuisance Service—'Inspectors'":—

"Initial pay of direct recruits.—Officers directly recruited to this service shall be given an initial position in the scale as follows, according to their age on the date of assuming duties:—

Age.					Pay in the time-scale.
25 or under	250
26	270
27	290
28	310
29	330
30	350
31	370
32	390
33	410
34	430
35 or above	450

3. B.—Increments will accrue on the anniversary of appointment and not on birthdays."

1.) Under the head "West Bengal Secretariat"—

The post-1931 scale "20—1/4—24" in column (3) shown against "Jumadars" shall be substituted by the scale "20—1/2—24".

2) In Schedule III to the said rules—

A) The words "3—Department of Co-operation, Credit and Relief" in column 1 shall be substituted by the words "3—Department of Co-operation, Relief and Rehabilitation".

The following new items of posts shall be included against the posts named below:—

Departments.

Items of posts.

A.—Superior.

Dept. of Agriculture, Forests and Fisheries.

2A. Upper Division Clerks in the offices of the Deputy Directors of Agriculture.

4A. Stenographer, Head Clerk-cum-Accountant in the office of the Agricultural Engineer.

6A. Clerk-Typists in the offices of the Superintendents of Agriculture.

Dept. of Commerce and Industries.

8A. Stenographer, Typists in the office of the Chief Purchasing Advisor.

17A. Stenographer in the office of the Chief Inspector of Boilers.

21A. Head Computer and Kerosene Clerk in the office of the Superintendent, Government Press, Alipore.

Departments.	Items of posts.
A.—Superior—concl.	
Department of Co-operation, Credit, Relief and Rehabilitation.	3. Head Clerks, Lower Division Clerks and Typists in the offices of the Divisional and District Auditors and Co-operative Societies.
Home Department	4A. Assistant-in-charge, Clerks and Typists in the office of the Provincial Soldier's, Sailor's and Airmen's Board.
(f) Development.	
	28. Tracers, Second Grade Clerks, Third Grade Clerks, Lower Division Clerks, Stenographer, Typists, Store-keepers, Store Clerks in the office of the District Engineer, Development.
	29. Tracer, Store-keeper, Third Grade Clerks, Lower Division Clerks, Store Clerks, Accounts Clerks and Typists on (55—130) in the office of the District Engineer, Development.
	30. Subdivisional Clerks in the offices of the Divisional Officers, Development.
Department of Irrigation and Waterways.	4A. Stenographers in Irrigation Divisions
Judicial Department	10A. Upper Division Clerks, Lower Division Clerks and Typists in the Sheriff's Office, Calcutta
	11A. Temporary Translator in class AT in District Judges' Offices.
Department of Labour	1A. Lower Division Clerks in the Regional Office of the Labour Commissioner.
	2A. Head Clerk-cum-Cashier in the office of the Inspector, Shops and Establishment.
Department of Land and Land Revenue.	9A. Head Clerk, Accountant, Additional Accountant, Record-keeper, Upper Division Clerks in the office of the Rent Controller, Calcutta.
Department of Medical and Public Health.	5A. Accountant in the office of the Regional Medical Directors.

B.—Interior.

All Departments	4. Probationary Process Servers in District offices.
	5. Temporary Process Servers and Leave Process Servers in District Executive offices.

(C) The word "Port Police" in item No. 27 against "Home Department" shall be substituted by the word "Port Office".

2. These amendments shall have effect and shall be deemed always to have had effect from 1st April 1950, except in the case of the post office at the Sheriff's office, Calcutta, under the Judicial Department, where they shall have effect from the 20th December 1950.

By order of the Government
B. DAS GUPTA.

LABOUR DEPARTMENT

ORDER.

No. 193Lab.—9th January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 4091Lab., dated the 26th July 1950, the industrial dispute between Messrs. India Cycle Manufacturing Ltd., Head Office at 4, Clive Ghat Street, Calcutta, Factory at 9, Tiljala Road, Calcutta, and their workers as represented by India Cycle Mazdoor Union, 100, Dilkusha Street, Calcutta, was referred for adjudication to Sri G. Palit, District Judge;

and whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of an industrial dispute between Messrs. India Cycle Manufacturing Co., Ltd., Head Office at 4, Clive Ghat Street, Calcutta, Factory at 9, Tiljala Road, Calcutta, and their workers as represented by India Cycle Mazdoor Union, 100, Dilkusha Street, Calcutta.

PRESENT:

SRI G. PALIT, District Judge, Industrial Tribunal

For the Union: Janab Shafuat Ullah Khan, General Secretary, Bengal National Chamber of Labour, assisted by Sri Rajani Mukherjee, President of the Mazdoor Union.

For the Company: Sri D. N. Basu, Advocate.

By an order, No. 4091Lab., dated the 26th July 1950, the Government of West Bengal had constituted a Tribunal of one Judge under sections 10 and 11 of the Industrial Disputes Act (Act XIV) of 1947 and referred the dispute to me for adjudication.

The reference was received here on the 27th July 1950. The Union filed its written statement on the 7th August 1950. The Company filed its objection on the 18th August 1950. The issues were framed on the 28th August 1950. There was an application under section 33A of the Industrial Disputes Act as amended in 1950, on 28th September 1950. That was disposed of along with other application on 6th November 1950. The dispute was taken up for hearing on the 23rd November 1950. The trial was completed on 27th November 1950. Argument was heard on 8th December 1950, it was finished on the 12th December 1950.

The issues which were framed stand as follows:—

1. Is Pratulla Sarkar entitled to be reinstated, with or without compensation?
2. Revision of the Dearness Allowance, if called for.
3. Is the strike on 12th June 1950 and the lock-out on 17th June 1950 legal and justified? Are the strikers entitled to strike pay or are the persons locked out to compensation during the period of the lock-out? Are they entitled to be reinstated *en bloc*?

- (4) Is any direction called for on the Company to maintain the Standing Orders in conformity with the Industrial Employment Standing Orders Act, 1946?
- (5) Does the Company follow the provisions of the Factories Act, the rules thereunder in respect of the workers?

AWARD.

4. A brief history of the dispute may be relevant for understanding the background of the case. This Company was incorporated in 1938 and deals in the manufacture of cycles, cycle parts and accessories. Last year there was some trouble which was referred to a Tribunal for adjudication. The award ended in favour of the Company. Sri Prafulla Chandra Sanyal, Vice-President of the Mazdoor Union, was discharged on the 1st June 1950. He brought the matter to the notice of the Labour Department. On 9th June 1950, a strike notice was served on the Company. The Company's reply did not prove satisfactory. So the strike was launched on the 11th June 1950. The Labour Directorate thereupon arranged a joint discussion on the 14th June 1950 with no tangible results. The Company thereafter declared a lock-out on the 16th June 1950. The Company thereafter started recruiting new hands with effect from the 3rd July 1950. Old workers of the Factory started offering their services from 21st July 1950. Some of them were readmitted into service of the Company in vacancies which remained unfilled. As many as 130 old workers were thus taken back to the 17th August 1950. The dispute was eventually referred to the Tribunal when conciliation failed.

Issue No. 1.

5. The answer to this issue will depend upon whether Sri Prafulla Chandra Sanyal was victimised or discharged because of unfair labour practice on the part of the employers. The Tribunal grants reinstatement in such cases, with or without compensation, to meet the ends of justice. The competence of the Tribunal in this respect is no longer questioned. The Tribunal grants compensation without reinstatement where there is a wrongful dismissal.

6. About victimisation or unfair labour practice, though there is no definition in the Industrial Disputes Act, the concept is more or less set now as a result of awards of Industrial Tribunals in different parts of the country. Under the Bombay Industrial Disputes Act, 1938, victimisation of workers for being members of trade unions or for participating in union activities has been made an offence. Sri D. G. Kametkar in *Khandesh Spinning and Weaving Mills Co., Ltd., Jalgaon*, observed: "Industrial Court does not interfere with an otherwise valid order of discharge and order reinstatement unless the employer is guilty of unfair labour practice and the true reason was victimisation of the employee for trade union activities". The awards of Sri S. C. Chakravarti in *Hindustan Commercial Bank, Ltd.*, of Sri R. Gupta in *Imperial Bank, Ltd.*, of M. C. Banerjee in *Hooghly Bank, Ltd.*, and of Sri A. Das Gupta in *W. & A. Turner Morrison & Co., Ltd.*, make the idea of victimisation perfectly clear. Janab Niwaz Muhammad in *Mazdoor Hargauon vs. Arjun Sugar Mill* has gone a step further in bringing out the concept of victimisation. He observed, "Whatever injures or illegally affects an employee amounts to victimisation". Sri C. R. Krishnamrao in *Coimbatore Cement Works Ltd.* is opposed to a narrow interpretation of the terms of "victimisation" as "unfair labour practices". His reasoning is that if these are confined to trade union activities, non-union men will be deprived of their natural

6. Sri K. C. Sen of the Bank Tribunal also shares this view. He says, "In our opinion the expression 'victimisation' should embrace all of discharge, dismissal, punishment inflicted on or suffering caused to employee where such discharge, dismissal, etc., are so unjust that a dy is called for in the interests of justice between the parties".

In the present case the Union specifically alleges victimisation or use to unfair labour practice in respect of the discharge of Sri Prafulla ar. The learned Advocate of the Company refers to L. Teller's Book, 11, pp 832-33, and contends that the onus rests entirely on the Union. he Union has led no evidence, the contention or the denial of the pany in this respect must necessarily prevail. On the top of that, company has established by evidence, as the learned Advocate claims, the discharge of Sri Prafulla Sarkar was perfectly *bona fide* and also ted in the circumstances.

Regarding onus about victimisation or unfair labour practice, I pt that the burden of proof initially rests on the Union. But the point hat is the extent or scope of this onus? The Union can at the most e that the discharged employee had indulged in trade union activities. ay prove further that the discharge in question was not *bona fide* or regular. But what was exactly at the back of the Company's mind in arguing a trade union worker is more than what the Union can possibly e. That is more or less a psychological matter. It is not capable of et or tangible proof. It has to be inferred from the circumstances ted. Once the initial onus is discharged by the Union, in my opinion, ults to the Company to make out that there was no evil motive behind discharge; it was absolutely fair and square and based on sound reasons.

Coming to the facts elicited during the evidence it is admitted that: Sri Prafulla Sarkar was the Vice-President of the Mazdoor Union of this tory, (2) the Company in its written statement alleges that in the cur-year, Sri Prafulla Sarkar more than any other person sought to nate the workers from the Management, (3) there was a lightning strike he work of the Company consequent on or as a result of Sri Prafulla ar's discharge. From the evidence led by the Company one outstand-tact emerges. It is that Sri Prafulla Sarkar is keenly alive to workers' its. At times he is overzealous and proceeds to the length of screening offender from the wrath of the Management. He risks the displeasure he Company and minds no personal loss. Exhibit B shows that he tested against the search of Asutosh Lodh by Tarakanta Roy when the ner was out of the Factory and when nothing was recovered from him. s Asutosh Lodh is said to have been subsequently convicted for such nee. Exhibit G shows that he incurred the displeasure of Manmatha Gupta for reporting to him that the Hindustani workers had complained arakanta Babu about his discriminatory treatment with an eye to have gal gratification. Tarakanta Babu denied such report. Exhibit H shows i Sri Prafulla Sarkar took exception to the fine and transfer of one i Khahl. Even the Director Sri P. C. Gupta admits that none but anager can impose any fine. Exhibit I shows that Sri Prafulla r insisted on a fair and regular enquiry into the alleged theft of lamps aken Bhattacharjee. He found fault with Gangadas Basak regarding quiry. These matters were reported to the Director behind Prafulla r's back. The Director does not appear to have held a regular enquiry ling for his explanation. He merely puts his remark on the com-ts. These show that he was getting increasingly offended with Sri ulla Sarkar for such conduct. He even remarked that Sri Prafulla a might seek his job elsewhere. Director Sri P. C. Gupta says that Prafulla Sarkar's discharge there reigns peace in the Factory. So I

get from the above incidents that Sri Prafulla Sarkar was a dynamic and I may say, a desperate trade union worker. To discharge what he conceived to be his duty he did not care for frown or favour of the employer. That is why he became an eye-sore to the Company and to its henchmen. The Director breathed a sigh of relief to get rid of him. This is the background of his discharge.

10. Next, let me examine whether his discharge was *bona fide* whether it was just a cloak to get rid of an undesirable man. Certain facts are relevant in this connection: (1) No written charge-sheet was given to Prafulla Sarkar; (2) No written order of dismissal is forthcoming stating reasons for this step; (3) The Company has revived also some old charges in support of Sri Prafulla Sarkar's dismissal, some charges being as early as May, August and November 1949; (4) the crowning piece or the proximate cause of dismissal consists in his alleged misappropriation or defalcation of the East Bengal Refugee Fund.

Regarding the absence of written charge and written order of dismissal the Company contends that it is not required by the Standing Orders in vogue in the Factory. Sri Prafulla Sarkar was sent over the phone to the Head Office by the Director Sri P. C. Gupta. He was confronted with the charges there and was summarily dismissed forthwith. I do not think that this is just what it should be. I have grave doubts whether the Company has anything in writing regarding the Standing Orders. First of all, it produced a typed copy of certain rules as enforced in the Factory. That was found as not certified by the Labour Commissioner. Next, the Company produced a printed copy of the Standing Orders of the Engineering Association of India. It is marked Ext. S. But this exhibit will show that there is nothing in it to connect it with the Factory in question. The relevant spaces are left blank. Even if it be assumed that these are the rules which are enforced in the Factory, I must say that they require modification. It is the Company's stand that it has implemented the provisions of the award of the Major Engineering Tribunal of 1948. That award was published in June 1948, whereas these Standing Orders were certified in March 1948. But that the award of the Tribunal did not touch these Standing Orders; the Tribunal has stated in so many words that they require modification. The modification suggested was that the charge should be written. There should be an enquiry or, at least, the employee should be given fair opportunity of explanation and defence. That this was not complied with does not require to be told.

11. Regarding the actual charge, it appears that Sri Prafulla Sarkar alleged to have misappropriated or defalcated the East Bengal Refugee Fund collection from the workers amounting to Rs. 59.12. Janab Shah Ullah Khan has found fault with such collection as contravening the Payment of Wages Act. But that is another matter. When I have scrutinised the evidence on the point I have found that there is much which gives rise to suspicion. It seems to me that there is, perhaps, something more than what meets the eye. It is rather unfortunate that Prafulla Babu does not come forward with an emphatic denial. He must have been wrongly advised in this respect. Unlike a criminal trial an adjudication proceeding in the Tribunal requires evidence, both affirmative and negative. Be that as it may, there are certain facts which are significant. Sri Tara K. Roy cannot assign any satisfactory reason why he does not directly move over the collected amount to the Treasurer Anil Babu who sits almost in the next room. We are not told why a messenger was required. Prafulla Babu is said to be dishonest, as I get in the written statement of the Company. He is also not a member of the Committee. Why is he selected? No record is taken from Prafulla Babu. Prafulla Babu is said to have admitted before

Prasun Gupta that he has taken the amount and will pay it. Even then signature is not taken. Not that everything is verbal. We find quite a lot of documents in this connection. It shows the different stages in this case. Even the enquiry that Tara Kanta Babu makes from Anil Babu is in writing. So I would not have been surprised if Prafulla Babu had that Tara Kanta Babu lent this money to him with a promise to pay it if required. Then I find that there is an appeal to the Director made by the clerks including Tara Kanta Babu to retain Prafulla Babu in service. It is dated 30th May 1950. Exhibit B shows that Tara Kanta Babu sent a report against Prafulla Babu only ten days prior to this. On the following day this appeal was again withdrawn. There was a Directors' meeting and Sri P. C. Gupta was authorised to deal with Prafulla Babu. So Prafulla Babu's fate was already sealed before he was sent over the phone. I do not understand how there could be an appeal on the day before to retain Prafulla Babu in service. There was no enquiry. Prafulla Babu had no opportunity to explain matters, let alone file any defence. Next, we consider whether it was a case of major misdemeanour which can give the right to the employer to dismiss him summarily. This was not the Company's money. The proper remedy was either in the Civil or Criminal Court. There the matter could have been adjudged on proper evidence. Instead of that, a permanent employee is summarily discharged without any enquiry. The Director Sri P. C. Gupta says that he wanted to give one month's wages in lieu of notice. He refers to a money order coupon to show that one month's wages deducting certain other amounts were remitted by the Company.

If it shows anything, it shows that the Director Sri P. C. Gupta felt a conscience that it was not a case of major misdemeanour. Had it been so, he would not have given one month's wages in lieu of notice. How dare he have a lightning strike over Prafulla Sarkar's discharge if he had appropriated their contribution. So I find that the Company was not fair in discharging Prafulla Babu on this ground. The manner of his discharge was also subject to criticism.

The other charges against Prafulla Babu I have already referred to. In none of them Prafulla Babu's explanation was called for. Sri P. C. Gupta admits that Prafulla Babu was never suspended, warned or punished. There are some doubts about these written complaints. I get in evidence that the complaints against other workers were made verbally. Then in Prafulla Babu's case why should they be written? The writer of these complaints must have had some grudge against Prafulla Babu. It is not at all difficult to believe that they fabricated these documents just to pander to the whims of the Director who was prejudiced against Prafulla Babu. So these charges do not hold any water. Condoned past charges cannot be revived to prop up the order of dismissal. They are relevant in relation to punishment meted out.

Regarding the charges of inefficiency, dishonesty and shirking of duty made in the written statement of the Company there is no evidence. The evidence that is there displaces these charges. I get in evidence that the workers were recipients of production bonus in 9 or 10 months in a year. It goes to knock out the bottom of the charge that Prafulla Babu pressed on the workers to undermine production or that there was a "go slow" strike. Prafulla Babu was given loans by the Company. That contradicts dishonesty.

Having regard to all these facts and circumstances, though there is counter evidence by Prafulla Babu, I get that Prafulla Babu was not a bad worker. The alleged misappropriation of the East India Company's Refugee Fund collection was no more than a plea to let him down.

So I award that Prafulla Babu is entitled to be reinstated in his previous post or, if that is not vacant, in an equivalent post with equal prospect and pay.

15. Regarding compensation, though I was half-inclined to grant it, do grant it only partially because of the present financial position of the Company. I award that Prafulla Babu will be granted two months' basic wages as compensation at the rate drawn last without dearness allowance. He will have leave without pay up to the date of his reinstatement. This will ensure to his benefit in the matter of length of service and other amenities. He must be reinstated within one month of the award coming into operation.

Issue No. 2.

16. Regarding revision of the dearness allowance, the Company contends that the present pay of the workers is about five times as much as it was in 1939. Having regard to the rise in the cost of living index number, the increase it is contended by the Company cannot be more than $3\frac{1}{2}$ times since 1939. The Company has however given a list of only a handful of workers who are getting such wages. But the contention of the learned Advocate seems to be rather fallacious in this respect. There is nothing to show that the wages which the workers had received in 1939 were adequate. Besides, we can never expect that the workers will go back to that standard of life which they had in 1939 at any future time. The last Great War has put the whole thing in a state of ferment. The workers now have a changed outlook of life and have learnt better standards of life to follow. Besides, the workers must have earned certain increments since 1939 during the ten years. That is ignored by the learned Advocate in his computation. There has been a Major Engineering Tribunal presided over by Sri S. S. Modak and Sri A. Das Gupta who have specifically dealt with this matter. The matter of dearness allowance has been considered from various standpoints. The award was published in the *Calcutta Gazette, Extraordinary* on the 9th September 1950. These learned adjudicators have held that the dearness allowance should be increased as follows:—

Dearness Allowance.

Basic Pay Range—

- Up to Rs. 50—Rs. 31.
- From Rs. 51 to Rs. 100—Rs. 42.
- From Rs. 101 to Rs. 150—Rs. 48.
- From Rs. 151 to Rs. 200—Rs. 54.
- From Rs. 201 upwards—Rs. 60.

This has been made applicable to all categories of employees under Engineering firms with which they were concerned. I find no reason why this award should not apply to the present Company which admittedly was to implement the previous Engineering Tribunal's award. I make the award on the score of dearness allowance to take effect within one month of the award coming into operation and at the rate specified above.

Issue No. 4.

17. I have already remarked that the Standing Orders, if maintained by the Company are absolutely out of date. I have grave doubts that the Company does not attach as much importance to this matter as it deserves. The printed Standing Order, marked Ext. S, is almost obsolete. It should be modified in the light of the recommendations of the

neering Tribunal's award presided over by Sri S. K. Sen in 1948 and conformity with the Industrial Employment Standing Orders Act of 1946. In view of this issue with the above direction.

Issue No. 5.

8. Sri P. C. Gupta, one of the Directors, says that he follows the provisions of the Factories Act. The Union has not led any evidence to the contrary. But I find on evidence that the Company does not have a full-time Manager required under the Factories Act. The Company also must not duly follow the form No. 3. In the absence of further evidence I am not in a position to give any direction to the Company in this respect.

Issue No. 3.

9. The strike was declared on the 12th June 1950 and the lock-out was declared by the Company on the 17th June 1950. The Company contends that the strike was illegal. The Union contends that the lock-out was illegal. I get from the argument of the learned Advocate of the Company that the strike was illegal because (1) the strike notice contravened the requirements of rule 4, sub-rule (7) of the Bengal Industrial Disputes Rules, 1947, and (2) the Union did not give sufficient time to the Company to arrange negotiations. The learned Advocate further contends that any portion of the notice is illegal, then the notice must be deemed illegal in its entirety. But I am of opinion that the learned Advocate is apparently labouring under a misapprehension. Rule 4, sub-rule (7) relied on by the learned Advocate is irrelevant in the present case. That is to notices of strike under the Act, i.e., the Industrial Disputes Act, 1947. The only notice provided for under the said Act is one under section 10. That is in respect of public utility concerns. This concern is not admittedly a public utility concern. So the requirements detailed in sub-rule (7) of rule 4 are entirely out of place. Such strikes can be declared even without any prior notice. Regarding the second defect alleged, I find that the Company had already given a reply refusing flatly the demands made by the Union. If after that the strike was launched, though the interval may be short, it cannot be said that it was all on a sudden or that it had banged the door of negotiation. The flat refusal may have led the Union to think it had nothing else left than to launch a strike to have redress of its grievances. Besides, I find that negotiation did, as a matter of fact, take place after the launching of the strike and after the lock-out. So the door of negotiation was at no time shut by either party. Regarding justification of the strike, I am of opinion that it was provoked by the Company. The manner in which Sri Prafulla Sarkar, Vice-President of the Union, was discharged and the flat refusal to consider the revision of dearness allowance, etc., can give good grounds for strike. Strikes *per se* are not illegal. Only they should be resorted to in the last instance. So I am not able to hold that the strike on 12th June 1950 was either illegal or illegal.

10. Regarding the lock-out on 17th June 1950, I am unable to come to any conclusion. Janab Shafaat Ullah Khan contends that the Company contravened in this respect section 33 of the Industrial Disputes Act as amended in 1950. The learned Advocate of the Company contends that the Company has not contravened this section, firstly, because there was no conciliation proceeding at the time, secondly, because the dispute had not been referred into an industrial dispute and thirdly, because it was done with the sanction of the Conciliation Officer. Here again I must find that the Company's stand is wrong. Exhibit N, dated 14th June 1950, makes it

perfectly clear that the conciliation proceeding was in progress on that date. I must point out that the section 20 of the Industrial Disputes Act, 1947 does not apply in such a case. In the absence of section 20 a conciliation proceeding should be taken to have started as soon as there is an apprehension of an industrial dispute and the Conciliation Officer has intervened. In the present case, the Conciliation Officer had intervened previous to the date of lock-out. I do not understand what the learned Advocate means when he says that the industrial dispute had not ripened even after launching of a strike and the intervention of the Conciliation Officer. The matters before the Conciliation Officer were the reinstatement of Sri Prafulla Sarkar on the demand for increased dearness allowance. Certainly these are matters which form the subject-matter of an industrial dispute. Regarding the permission of the lock-out, Ext. N does not seem to be the permission contemplated in section 33. In section 33 an express permission in writing of the Conciliation Officer is required. Exhibit N at most is a hypothetical or speculative permission. I do not however appreciate such remark of the Deputy Labour Commissioner contained in Exhibit N as it is likely to mislead the parties about their appropriate attitude. It can never amount to legalising the lock-out if it is not so otherwise. Exhibit N(1) certainly does not improve matters in this respect. At all events, these do not suffice for the express permission required in section 33. So I am of opinion that the contention of Shafuat Ullah Khan may have some force in his contention that the lock-out undertaken by the Company has contravened section 33 of the Act, 1947, but that is another matter. I am not here to adjudicate upon it. I consider this merely to show the propriety or otherwise of the lock-out in question.

21. Next, I consider its legal consequences. It is the Company's defence that by the lock-out on 17th June 1950 it has terminated the services of all the workers who had gone on strike. According to the learned Advocate of the Company any lock-out is discharge. I am afraid, I cannot agree with him. All discharge may be lock-out (though I have found otherwise in certain of my awards), but all lock-out is not discharge. A lock-out *impso facto* does not terminate the service. It is an admitted position that save and except the declaration of lock-out, the Company has not given notices discharging these workers. So, so far as those workers who were admitted into service are concerned, the position is that either the lock-out is continuing in respect of them or at all events they are continuing in service. I accept that the services of these people not having been legally terminated they must be supposed to be still in the employ of the Company. Even if the lock-out is continuing, the position is not any the different. The Company has stated that immediately after the lock-out it started taking in new men. As soon as the required vacancies were filled up by these new men as well as some old men recruited thereafter, further admission into service was stopped. So these people could not come in though they wanted to. I find that all these persons are entitled to come back *en bloc* if they are not out of employment. Regarding their pay and compensation, I should find fairness and consistent with the finding above, grant it; but as I find from the balance-sheet, marked Exhibit R, that the financial position of the Company is not very sound, I grant only compensation equivalent to one month's basic wages last drawn, to those workers who are available for service and readmitted. That the financial position of a Company has a bearing in such matters will appear from the award of Sri Pujan Ram in Tatanagar Foundry. Similarly in Bengal Rolling Mills, Calcutta (Government of West Bengal No. 2477 Lab., dated 22nd July 1950) the learned adjudicator observes, "The Company was utterly indifferent to the fate of its workers for such a long period and it throws on the Company the major share of the blame and entitled the workers to compensation."

uld have imposed full wages and compensation for the period, but having
ard to the fact that the Company is not financially very strong I think
ends of justice will be sufficiently met if two months' wages including
ness allowance be paid to the workers".

22 As the Company is responsible for illegally taking in new men when
old men are entitled to come back, the Company must make room for
retrenched workers by either discharging the people recruited in their
ce or by otherwise arranging for them.

23. In the result I award that the workers discharged on 17th June
(i) will have one month's basic wages right from 12th June 1950 because
strike has been held to be not illegal and unjustified, and the lock-out
charging the workers as illegal. Those people who still remain out and
are available for service within one month of the award coming into
ration should be taken back and reinstated in their former posts or to
ts with equivalent pay. The issue is thus disposed of in the Union's
our.

G. PALIT,

District Judge,

Chairman of the Tribunal.

29th December 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 34Lab.—16th January 1951.—Whereas under the Government of
West Bengal, Labour Department, order No. 2200Lab., dated the 3rd May
1950, the industrial disputes which had existed between the 79 Printing
Presses of Calcutta and Howrah mentioned in the list appended to the said
order and their employees, represented by the Press Employees' Association,
3, Bowbazar Street, Calcutta, over the questions relating to (1) Minimum
wages, grades and scales fixed in the previous award referred to therein,
(2) dearness allowance, (3) gratuity and (4) standing orders regarding
duration of employment, were referred to an Industrial Tribunal con-
stituted by Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal,
Nagendra Nuth Basu of 63/1A, Molonga Lane, Calcutta, an employee
of Indian Photo Engraving Co., Ltd. of 217, Cornwallis Street, Calcutta,
item No. 34 of the list aforesaid, as represented by the said Press
Employees' Association, made a complaint in writing before the said
Tribunal, alleging that the said Company had altered, to the prejudice of
said workman, the conditions of service applicable to him immediately
before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the
Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has ad-
judicated upon the said complaint and submitted his award to the State
Government;

Now, therefore, in pursuance of the provisions of section 17 of the
Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby
to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, and in the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, and in the matter of discharge of Nagendra Nath Basu, 53/1, Molenga Lane, Calcutta, an employee of the Indian Photo Engraving Co., Ltd., 217, Cornwallis Street, Calcutta, represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the Complainant: Sri S. K. Dhar, Pleader, assisted by Sri Indu Bhushan Sarkar, Secretary of the Press Employees' Association.

For the Opposite Party: Sri N. K. Mukherji, Advocate, assisted by Sri Matilal Biswas, one of the Directors of the Company.

AWARD,

In pursuance of the order of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, adjudication proceedings have been started for settlement of industrial disputes between the employers and employees of 79 Printing Presses of Calcutta and Howrah mentioned in the list annexed to the order of reference, of which the Indian Photo Engraving Co., Ltd., is one, being serial No. 34 in the list. The adjudication proceedings are still pending.

The complainant's case is that he had been a permanent compositor of the Indian Photo Engraving Co., Ltd., at a monthly salary of Rs. 50 and dearness allowance Rs. 22; that the opposite party had been irregular in payment of wages to the employees; and that the complainant having protested against this irregularity, the opposite party got enraged and violated section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, unfairly terminated the services of the complainant on and from 10th October 1950, during the pendency of the adjudication proceedings under order No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, without any permission of the Tribunal, by a notice dated the 7th October 1950, in which the complainant was falsely alleged to have been a temporary employee and his services were alleged to terminate according to the terms of employment on 9th October 1950. The complainant prays for reinstatement.

The opposite party denies the charges brought against it and pleads that the complainant was engaged on and from 10th May 1950, as a temporary hand, initially for one month; that his tenure of service was subsequently extended till 9th October 1950; and that his services were terminated on and from 10th October 1950 as per contract of his employment. The opposite party also pleads that the complainant having been employed after the order of reference and hence during the pendency of the adjudication proceedings, the termination of his services is not hit by section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950; and that the complaint under section 33A of the Act is not therefore maintainable.

into for determination are:

1. the termination of the complainant's services hit by section 33 Industrial Disputes Act, as amended by the Industrial Disputes (Amendment) Act, 1950? And is the complaint under section 33 of the said Act maintainable?

2. what reliefs, if any, is the complainant entitled to?

Take up both the points together. The opposite party has filed an affidavit in support of its case. It says that the complainant was initially appointed as a temporary clerk for one month beginning from 10th May 1950. At the bottom of the appointment letter, the complainant admits his signature and says that he has received an appointment letter. He also pleads that he signed the document, the date of commencement of his service, for which he was being appointed and the nature of his appointment are not mentioned. The complainant Nagendra Nath Basu is said to have been in the past when he served in the "Swaraj Press" and the "Pravasi" and he got an appointment letter. He was very keen about the appointment letter and demanded it. If really he was not given any appointment letter, he would not have signed Ext. 1 acknowledging receipt of the appointment letter. It has not been suggested that he refused to put his signature on Ext. 1 or that he was made to put his signature on this document by some undue influence or coercion. On the evidence before me, it is found that the complainant got an appointment letter of which Ext. 1 is the exact copy. This has been wilfully withheld by the opposite party for reasons best known to him. The complainant wants to make it appear that the nature of his appointment, and the date of his employment are different from what have been mentioned in the office copy of the appointment letter. The sworn testimonies of the Directors Sri Matilal and Sri Dhirendra Lal Biswas are that near about the completion of the trial period of one month, the services of the complainant were terminated on 9th October 1950 and this date was noted on the right hand of the office copy of the letter of appointment. They say that the complainant was asked to bring his appointment letter for necessary entry in the Attendance Register. The complainant did not comply with their direction. The Attendance Register shows that the complainant worked in the Press for 21 days beginning from 10th May 1950 and the Pay Register shows that he was paid Rs. 48-12 for the month. He put his signature in the Pay Register as a token of acknowledgment for this amount. He admits this and pleads that previous to his appointment as a permanent hand in the Press, he was on trial for one month, for which period his name was entered either in the Attendance Register or in the Pay Register; and he was paid for this period of trial by a voucher. All payments by the Press were entered in the Cash Book in the names of individual payees. The opposite party produced its Cash Book and it was inspected by the complainant's lawyer as also by me. No entry was found in the Cash Book in respect of payment to the complainant for any period prior to 10th May 1950. The complainant's case is that the trial period extended up to 12th or 13th May 1950. If really he had been paid up to the 13th May 1950, he would not have been paid again from the 10th to the 13th May 1950, as evidenced by the Pay Register. This circumstance also belies the complainant's case. The complainant does not appear to have the least regard for the law. Even if he had been on trial for some period his real services were terminated after expiry of the trial period. The mere fact that he was paid for some period does not warrant the conclusion that he was permanently employed after expiry of the trial period. On the evidence and

circumstances of the case I hold that Nagendra Nath Basu was engaged a temporary compositor initially for one month from 10th May 1950 that his services were subsequently extended to 9th October 1950. Pa Mazumdar who was engaged as a temporary compositor on and from May 1950 is still in service. The Directors of the Press say that Pa Mazumdar had been given an extension on his application and that Nagendra N. Basu had applied for extension he would have been like given an extension. The sworn testimonies of the Directors of the Press are that the complainant was asked to apply for extension. This fact also suggested in the notice intimating termination of his service. was denied by the complainant in the petition of complaint. The employees are not bound to invite any application from the employees for extension of their services. The fact remains that the complainant did not apply any extension and his services were terminated on expiry of the period by operation of law. Termination of service of a temporary workman on expiry of the period of his service should be distinguished from termination of service of a workman by an act of the employer which amounts to discharge, dismissal or retrenchment. Section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Amendment) Act, 1950, prohibits discharge or punishment whether by dismissal or otherwise of any workman concerned in the dispute during the pendency of conciliation or adjudication proceedings in respect of the dispute except with the express permission in writing of the Conciliation Officer, Board or Tribunal, as the case may be. The amended section runs as follows:

*"Conditions of service, etc., to remain unchanged during pendency of proceedings.—*During the pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall—

(a) alter, to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings; or

(b) discharge or punish, whether by dismissal or otherwise, any workman concerned in such dispute,

save with the express permission in writing of the Conciliation Officer, Board or Tribunal, as the case may be."

In the present case we are not concerned with clause (a) of section 33 of this Act. The only question is whether the termination of service of Nagendra Nath Basu is hit by clause (b) of the said section. In my opinion section 33(b) is applicable only to cases where the services of a workman are terminated by some act on the part of the employer, i.e., in cases of discharge, dismissal or retrenchment. In a case of termination of services of a temporary workman employed for a period, his services are terminated by operation of law without any further action on the part of the employer and if the employer notifies the termination of his services he only invites the attention of the workman concerned to the termination agreement that under the terms of agreement, his services would terminate on the expiry of the period. Inaction on the part of the employer does not extend the tenure of his services for which a further agreement is necessary. But in the case of discharge or dismissal or retrenchment the employer is active and inaction on his part cannot terminate the services of the workman. In the former case no action on the part of the employer is necessary for the termination of the services of the workman, while in the latter case some action on the part of the employer is necessary to terminate the services of a workman. In the former case a fresh agreement, express or implied, is necessary but in the latter case no such agreement is necessary.

necessary, to enable a workman to continue in service. Hence in cases of termination of service of a temporary workman on expiry of the period for which he was employed, the employer cannot be said to have discharged or dismissed the workman. I accordingly hold that such a case is not contemplated by section 33(b) of the Act. The Legislature could not reasonably contemplate that pendency of conciliation or adjudication proceedings would *ipso facto* extend the services of a temporary workman whose services are to terminate by operation of law during the pendency of such proceedings, until the necessary permission is applied for and obtained from the Conciliation Officer or Board or Tribunal, as the case may be. A temporary worker may be employed for a very short time and if for termination of his services the employer is required to apply for necessary permission required by section 33, there will be undoubtedly some delay in obtaining the permission. This permission cannot be given *ex parte*. The workman concerned must be heard before the permission is given. This procedure will undoubtedly cause some delay. And I am clearly of opinion that the Legislature did not intend that the services of such a temporary workman would *ipso facto* be extended, against the interest of the industry, during pendency of conciliation or adjudication proceedings until the necessary permission as contemplated by section 33 is obtained. I may note here that both the employer and the workmen were equally responsible for the agreement under terms of which the services of the workman are terminated by operation of law. On a careful consideration of facts and law involved in this case I am definitely of opinion that the termination of services of Gendra Nath Basu is not contemplated by section 33 of the Act. No permission was necessary to terminate his services and hence section 33A which authorises a Tribunal to assume jurisdiction without any reference to the appropriate Government only in cases where section 33 of the Act has been contravened, does not come into play here.

Even assuming that permission is necessary for termination of the services of a temporary workman on the expiry of the period for which he was employed, in the present case there was only a technical violation of the provision of the Act. In fact the termination was not unjustified.

A preliminary objection was raised by the learned Advocate for the outside party that inasmuch as the workman Nagendra Nath Basu was employed after the order of reference he was not a workman concerned in the dispute under reference, as contemplated by section 33(b) of the Act. In reply to this contention it may be said that an industrial dispute once raised remains alive until it is settled by conciliation or arbitration or is abandoned. An industrial dispute under adjudication remains alive till it goes into the award that follows. Hence all workmen appointed after the dispute is actually raised but before the publication of the award, including those appointed after the order of reference are concerned in the dispute under adjudication. The mere fact that Nagendra Nath Basu was employed after the order of reference would not exclude him from the scope of the amended section 33. He has been excluded from the scope of the amended section because his services were terminated by operation of law outside of agreement for which he was responsible equally with the employer without any action on the part of the employer.

In the result, the complaint under section 33A is rejected.

A. DAS GUPTA,

District Judge.

4th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



No. 5 of 1951

The Calcutta Gazette



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স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ২৫৮জি.এ।

No. 258(G.A.)

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

মি. রায়—নং ২১০জি.এ। ৬এল-১৫। ৫০।—২৪শে জানু.

১-৭৫৭ জেলায় উর্দুবেড়ার অধিবাসী জবর শাসক

সামান্য দায় চৌধুরী বেনিনীন্দ্র জেলায় সময়ে নিবৃত্ত

Midnapore.—No. 210G.A./6L-15/50.—January 1951.—Sri Ramdas Roy Chaudhuri, District and Sub-Collector, on probation at Howrah, is appointed to be a Sub-Collector and Sub-Collector, on probation, in the district and is posted to the head station of that district.

Calcutta-24-Parganas. —No. 212(G.A./50-6/51.

24th January 1951.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri P. P. I. Vaidyanathan, I.C.S., Registrar of Co-operative Societies, West Bengal, to be Additional District Magistrate, 24-Parganas, and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

Howrah.—No. 214(G.A./50-6/51.—24th January 1951.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri M. A. T. Iyengar, I.C.S., on reversion from the Government of Assam, to be Additional District Magistrate, Howrah, and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

24-Parganas.—No. 231(G.A./JST-15/50.—25th January 1951.—Sri Kali Narayan Bhattacharjya, Additional District and Sessions Judge, 24-Parganas, is appointed, in addition to his own duties, to be a Special Judge to preside over the Special Court of Criminal jurisdiction to sit at Alipore constituted under the Judicial Department

notification No. 7745/J, dated the 2nd January 1951, under the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950)

হাওড়া।—নং ২৪২জি.এ।২এল-২৮।৫০।—২৭শে জানুয়ারী ১৯৫১।
—অবকাশভোগী উপ-শাসক ও সমাহর্তী প্রিন্সিপাল চরণ ভট্টাচার্য হাওড়া জেলার সদরে নিযুক্ত হইলেন।

Howrah.—No. 242G.A./21-28/50. —27th January 1951.—Sri Satya Charan Bhattacharji, Deputy Magistrate and Deputy Collector, on leave, is appointed to be Deputy Magistrate and Deputy Collector in the Howrah district and is posted to the headquarters station of that district.

আরক্ষা।

Police

বর্ধমান-হাওড়া।—নং ২০১জি.এ।৩পি-১০৬।৫০।—২২শে জানুয়ারী ১৯৫১।—বর্ধমানের আরক্ষাধ্যক্ষ শ্রীরঞ্জিত কুমার গুপ্ত, আই. পি. স্বীয় কর্মের সহিত হাওড়ায় সরকারী রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুক্ত গুপ্ত, রেল লাইনের যে অংশ বর্ধমান জেলায় পড়িয়াছে তাহার সম্বন্ধ আরক্ষাধ্যক্ষের যাবতীয় কর্ম সম্পাদন করিবেন।

Burdwan-Howrah.—No. 201G.A./3P-106/50. —22nd January 1951.—Sri Ranjit Kumar Gupta, I.P.S., Superintendent of Police, Burdwan, is appointed, in addition to his own duties, as Additional Superintendent of Police, Government Railway Police, Howrah.

2. S. J. Gupta will perform all the duties of a Superintendent of Police along that portion of the railway line which falls within the district of Burdwan.

হুগলী-হাওড়া।—নং ২০২জি.এ।৩পি-১০৬।৫০।—২২শে জানুয়ারী ১৯৫১।—হুগলীর আরক্ষাধ্যক্ষ শ্রীঅম্বিকা চরণ বসু, আই. পি. এস. স্বীয় কর্মের সহিত হাওড়ায় সরকারী রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুক্ত বসু রেল লাইনের যে অংশ হুগলী জেলায় পড়িয়াছে তাহার সম্বন্ধ আরক্ষাধ্যক্ষের যাবতীয় কর্ম সম্পাদন করিবেন।

Hooghly-Howrah.—No. 202G.A./3P-106/50. —22nd January 1951. Sri Ambika Charan Basu, I.P.S., Superintendent of Police, Hooghly, is appointed, in addition to his own duties, as Additional Superintendent of Police, Government Railway Police, Howrah.

2. S. J. Basu will perform all the duties of a Superintendent of Police along that portion of the railway line which falls within the district of Hooghly.

মেদিনীপুর-হাওড়া।—নং ২০৩জি.এ।৩পি-১০৬।৫০।—২২শে জানুয়ারী ১৯৫১। মেদিনীপুরের আরক্ষাধ্যক্ষ শ্রীদেবপ্রতাপ ধর, আই. পি. স্বীয় কর্মের সহিত হাওড়ায় সরকারী রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুক্ত ধর রেল লাইনের যে অংশ মেদিনীপুর জেলায় পড়িয়াছে তাহার সম্বন্ধ আরক্ষাধ্যক্ষের যাবতীয় কর্ম সম্পাদন করিবেন।

Midnapore-Howrah. No. 203G.A./3P-106/50. —22nd January 1951.—Sri Debabrata Dhar, I.P.S., Superintendent of Police, Midnapore, is appointed, in addition to his own duties, as Additional Superintendent of Police, Government Railway Police, Howrah.

2. S. J. Dhar will perform all the duties of a Superintendent of Police, along that portion of the railway line which falls within the district of Midnapore.

দাক্ষিণি-২৪-পরগণা।—নং ২১৮জি.এ।৩পি-১০৫।৫০।—২৪শে জানুয়ারী ১৯৫১।—দাক্ষিণি-২৪ের অধ্যক্ষী আরক্ষাধ্যক্ষ শ্রীসামান্য ধর, আই. পি. এস. সাময়িকভাবে স্বীয় কর্মের সহিত শিলালদহ সরকারী রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুক্ত ধর দাক্ষিণি-২৪ জেলার রেল লাইনের যে অংশ তাহার সম্বন্ধ আরক্ষাধ্যক্ষের কর্তব্য সম্পন্ন করিবেন।

Darjeeling-24-Parganas.—No. 218G.A./31 50.—24th January 1951.—Sri Panna Lal I.P.S., officiating Superintendent of Darjeeling, is appointed temporarily to act in addition to his own duties, as Additional Superintendent of Police, Government Railway Police, Sealdah.

2. Srijut Dhar will perform all the duties of a Superintendent of Police along that portion of the railway line which falls within the district of Darjeeling.

কুচবিহার-২৪-পরগণা।—নং ২১৯জি.এ।৩পি-১০৫।৫০।—জানুয়ারী ১৯৫১।—কুচবিহারের অধ্যক্ষী আরক্ষাধ্যক্ষ শ্রী মুখোপাধ্যায় সাময়িকভাবে স্বীয় কর্মের সহিত শিলালদহ রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুক্ত মুখোপাধ্যায় কুচবিহার জেলার রেল লাইনের পড়িয়াছে তাহার সম্বন্ধ আরক্ষাধ্যক্ষের কর্তব্য সম্পন্ন করিবেন।

Cooch Behar-24-Parganas.—No. 219G.A./105/50. 24th January 1951.—Sri Jib Mukharji, officiating Superintendent of Cooch Behar, is appointed temporarily to act in addition to his own duties, as Additional Superintendent of Police, Government Railway Police, Sealdah.

2. Srijut Mukharji will perform all the duties of a Superintendent of Police along that portion of the railway line which falls within the district of Cooch Behar.

ছুটি।

Leave.

সাময়িক।

General.

হাওড়া।—নং ১৮৫জি.এ।২এল-৩।৫০।—১৯শে জানুয়ারী - হাওড়া জেলার উল্বেড়িয়ার উপ-শাসক ও সমাহর্তী শ্রী দত্তকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) নিয়মানুসারে ২২শে জানুয়ারী ১৯৫১ তারিখ হইতে তের দিনের ছুটি মঞ্জুর করা হইল।

Howrah.—No. 185G.A./21-3/51.—19th January 1951.—Sri Shyam Sundar Dutt, Deputy Magistrate and Deputy Collector, Uluberia, Howrah, is allowed earned leave for thirteen days, with effect from the 22nd January 1951, under rule 167 of the West Bengal Service Rules, Part I.

বীরভূম।—নং ১৯২জি.এ।২এল-৬।৫০।—২০শে জানুয়ারী - বীরভূমের উপ-শাসক ও সমাহর্তী শ্রীঅনিলাচন্দ্র বসুকে এই ৭ই ডিসেম্বর ১৯৫০ তারিখের ৩৯৯জি.এ নং প্রজ্ঞাপনে প্রদত্ত মঞ্জুরীকৃত ছুটির সহিত পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর ১৮৪(খ)(২) সংখ্যক নিয়মের অনুবিধি অনুসারে পূর্বাণ চিকিৎসা প্রমাণপত্রবলে এক মাসের ছুটি মঞ্জুর করা হইল।

Birbhum.—No. 192G.A./21-6/50.—20th January 1951.—Sri Anil Chandra Bose, Deputy Magistrate and Deputy Collector, Birbhum, is allowed leave on average pay on medical certificate for one month, under proviso to rule 184(b)(i) of the West Bengal Service Rules, Part I, in addition to the leave already granted to him, under orders contained in this department notification No. 3995G.A., dated the 7th December 1950.

No. 195G.A./1D-62/49.—22nd January 1951.—Sri Debabrata Mallik, Deputy Magistrate and Deputy Collector, is allowed leave on average pay, for four months, under rule 167 of the West Bengal Service Rules, Part I, with effect from the 3rd November 1950, in extension of leave granted to him in notification No. 1 dated the 15th January 1951.

১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।
১৯৫১—নং ২২৯জি.এ।ওএল-৪৬।৫০।—২৫শে জানুয়ারী ১৯৫১।

Howrah.—No. 229G.A./31-46/50.—25th Janu-
[1951]—In modification of the orders contained
in this department notification No. 4195G.A.,
dated the 29th December 1950, Sri Rajendra
Sen, Sub-Deputy Magistrate, Howrah, is
allowed leave on average pay for twenty-one
days under rule 184(b)(ii) of the West Bengal
Service Rules, Part I, with effect from the 14th
January 1951.

আরক্ষ্য।

Police.

কলিকাতা।—নং ২০৫জি.এ।ওএল-১৭।৫০।—২২শে জানুয়ারী
১৯৫১—কলিকাতার সহ-নগরপাল (অফিস আইন বিভাগ) যিঃ জিঃ ভে.
স্বরূপ পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২)
ধারা অনুসারে ১০ই জুন ১৯৫০ তারিখ হইতে ৩রা ডিসেম্বর
১৯৫০ তারিখ পর্যন্ত গড় বেতনে বর্ধিতভারত ছুটি দেওয়া হইয়াছিল।

এতদ্বারা এই বিভাগের ১০ই জুন ১৯৫০ তারিখের
১৯৫১ নং প্রজ্ঞাপনের কিংবা সংশোধন করা হইল।

Calcutta.—No. 205G.A./51-17/50.—22nd Janu-
[1951]—In partial modification of the order con-
tained in this department notification No. 1673-
A dated the 10th June 1950, Mr. G. J. Camp-
bell, Assistant Commissioner of Police, Arms Act
Department, Calcutta, was allowed leave on
average pay ex-India for the period from the 13th
June 1950 to the 3rd December 1950, under the
proviso to rule 184(b)(ii) of the West Bengal
Service Rules, Part I.

কলিকাতা।—নং ২০৫জি.এ।ওএল-৩০।৫০।—২৭শে জানুয়ারী
১৯৫১—দক্ষিণ বিভাগের অফিসার্স সংস্থার অধ্যক্ষ প্রিন্সিপ্যাল
কমিশনার্সকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড)
১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯ মাঠ ১৯৫১ তারিখ হইতে
৩রা ডিসেম্বর মাসের ছুটি মঞ্জুর করা হইল।

Calcutta.—No. 237G.A./51-30/50.—27th Janu-
[1951]—Sri Suresh Chandra Mukherji, Superin-
tendent, Fingerprint Bureau, Criminal Investiga-
tion Department, is allowed leave on average pay
for four months under rule 184(b)(ii) of the West
Bengal Service Rules, Part I, with effect from the
1st March 1951.

By order of the Governor,
S. N. RAY, Chief Secy.

Jails

NOTIFICATION.

Calcutta.—No. 95H.J.—16th January, 1951.—
Salemendra Nath Chakrabarti, officiating
Deputy Superintendent of Police, is appointed,
temporarily to act, until further orders as the
acting Deputy Superintendent, Buxa Special
Police, with effect from the date on which he
assumes charge.

By order of the Governor,
R. GUPTA, Secy.

Special Section

ORDERS.

407H.S.—25th January 1951.—Whereas the
Government has reason to believe that the
undermentioned person in respect of whom an

order under sub-clause (ii) of clause (a) of sub-
section (1) of section 3 of the Preventive Deten-
tion Act, 1950 (IV of 1950), directing that he be
detained has been made, in concealing himself so
that the said order of detention cannot be executed;

Now, therefore, in exercise of the power confer-
red by clause (b) of section 6 of the said Act, the
Governor is pleased to direct the said undermen-
tioned person to appear before the District Magis-
trate, Midnapore, at Midnapore, within fifteen
days of the date of publication of this order in the
Calcutta Gazette.

Particulars of the person.

Sri Bhupal Chandra Panda, son of late Broja
Mohan Panda, of village Daudpur, police-station
Nandigram, district Midnapore.

No. 407H.S.—25th January 1951.—Whereas the
State Government has reason to believe that the
undermentioned person in respect of whom an
order under sub-clause (ii) of clause (a) of sub-
section (1) of section 3 of the Preventive Deten-
tion Act, 1950 (IV of 1950), directing that he be
detained has been made, is concealing himself so
that the said order of detention cannot be executed;

Now, therefore, in exercise of the power confer-
red by clause (b) of section 6 of the said Act, the
Governor is pleased to direct the said undermen-
tioned person to appear before the Chief Presi-
dency Magistrate, Calcutta, at Calcutta, within
fifteen days of the date of publication of this order
in the *Calcutta Gazette*.

Particulars of the person.

Sri Manindra Singh, son of the late Kabi Kumar
Singh of Mymensingh (East Pakistan), and of
96, Paharpur Road, Calcutta.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

Calcutta—No. 503A—12th January 1951—
West Dinajpur-Jalpaiguri.—Sri Siba Prasad
Mukherji, probationary Inspector, West Dinajpur,
now temporarily attached to Jalpaiguri, is confirm-
ed in his appointment with effect from 2nd August
1950.

H. N. SIRCAR, Insp. Genl.

JUDICIAL DEPARTMENT

Judicial

Appointments and Transfers.

Calcutta.—No. 435J—27th January 1951—Sri
P. K. Basu, Barrister-at-Law, is appointed to act
as Public Prosecutor, Calcutta, with effect from
the 1st February 1951, during the absence on leave
preparatory to retirement of Sri B. C. Sen or
until further orders.

Leave.

Calcutta.—No. 352J—22nd January 1951.—
The Hon'ble Mr. Justice J. P. Mitter, a Judge of
the High Court, Calcutta, is granted leave for the
period from the 20th November 1950 to the 23rd
December 1950, viz., leave on full allowances for
twenty-seven days and in continuation leave on
half allowances for the remaining period. This
cancels this department notification No. 7193J.,
dated the 4th December 1950.

Calcutta.—No. 434J.—27th January 1951.—Sri
B. C. Sen, Public Prosecutor, Calcutta, is allowed
leave preparatory to retirement for the period from

1st February 1951 to 29th February 1952, viz., leave on average pay for four months from 1st February 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I, and leave on behalf average pay for the remaining period under rule 184(d) of the said rules.

Powers.

No. 305J.—18th January 1951.—In exercise of the power conferred by sub-section (2) of section 23 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Governor is pleased to empower—

- (1) Sri Ramprosad Ganguli, Subdivisional Officer, Sadar, in the district of Burdwan,
- (2) Sri A. B. Rudra, I.A.S., Subdivisional Officer, Katwa, in the district of Burdwan,
- (3) Sri Surendra Nath Banerji, Subdivisional Officer, Kalua, in the district of Burdwan,
- (4) Sri Prahlad Chandra Gope, Subdivisional Officer, Sadar, in the district of Birbhum,
- (5) Mr. Gregory Gomes, Subdivisional Officer, Rampurhat, in the district of Birbhum,
- (6) Sri Ajit Kumar Sen, Subdivisional Officer, Sadar, in the district of Bankura,
- (7) Sri Bata Krishna Mukharji, Subdivisional Officer, Vishnupur, in the district of Bankura,
- (8) Sri S. K. Banerji, I.A.S., Additional District Magistrate, in the district of Midnapore,
- (9) Sri Amiya Chandra Mitra, Subdivisional Officer, Sadar (North), in the district of Midnapore,
- (10) Sri Sukumar Nag, Subdivisional Officer, Sadar (South), in the district of Midnapore,
- (11) Sri A. K. Sen, I.A.S., Subdivisional Officer, Contai, in the district of Midnapore,
- (12) Sri Sudhindra Nath Ray, Subdivisional Officer, Ghatal, in the district of Midnapore,
- (13) Sri Kalpada Ghosh, Subdivisional Officer, Jhargram, in the district of Midnapore,
- (14) Sri Biraj Mohan Chakrabarti, Sub-Magistrate and Sub-Collector, Tamluk, in the district of Midnapore,
- (15) Sri R. N. Basu, I.A.S., Additional District Magistrate, in the district of Hooghly,
- (16) Sri Krishna Gobinda Basu, Subdivisional Officer, Sadar, in the district of Hooghly,
- (17) Sri M. M. Kushari, I.A.S., Subdivisional Officer, Serampore, in the district of Hooghly,
- (18) Sri Anil Kumar Bhattacharji, Subdivisional Officer, Arambagh, in the district of Hooghly,
- (19) Mr. C. A. Noronha, Additional District Magistrate, in the district of Howrah,
- (20) Sri Sudhangshu Sekhar Lahuri, Subdivisional Officer, Sadar, in the district of Howrah, and
- (21) Sri Sambhu Nath Banerjee, I.A.S., Subdivisional Officer, Uluberia, in the district of Howrah,

to pass a sentence of fine exceeding one thousand rupees on any person convicted of an offence punishable under the said section.

NOTIFICATIONS.

24-Parganas.—No. 290J.—17th January 1951.—In exercise of the power conferred by section 3 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased hereby to constitute a Special Court of Criminal Jurisdiction for the area specified in column 1 of

the table below to sit at the place specified in column 2 of that table:—

Table.

Area.	Place sitting
1	2
Districts of Hooghly, Howrah and the 24-Parganas and the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866 (Bengal Act IV of 1866), and the suburbs of the town of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866 (Bengal Act II of 1866).	Alip

Howrah.—No. 291J.—17th January 1951.—In exercise of the power conferred by sub-section (2) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 290J., dated 17th January 1951, under section 3 of the Act

Schedule.

The State

versus

1. Sailendra Nath Pan *alias* Fatik, son of late Satya Charan Pan of 22, Haricha Banerji Road, police-station Bally, district Howrah;
2. Kalidas Chakravarty *alias* Upendra (the son of Hrishikesh Chakravarty of 8, Lalla Babu Shaire Road, police-station Bally, district Howrah);
3. Haridhan Modak *alias* Charit, son of Banuchharam Modak, of 7, Lalla Babu Shaire Road, police-station Bally, district Howrah;
4. Nitai Chand Mitra, son of the late Kalp Mitra of 28, Nilas Bose Lane, police-station Howrah, district Howrah;
5. Anadi Chaturji *alias* Gargari, son of late Amritlal Chaturji of 8, Pitam Roy Lane (old No. 20, Akshay Chatterjee Lane), police-station Mulipanchhat, district Howrah;

under sections 302, 120B, read with section 4 of the Indian Penal Code, 1860 (Act XLV of 1860) and section 4 of the Explosive Substances Act, 1908 (Act VI of 1908).

No. 311J.—18th January 1951.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act I of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, the case specified in the schedule hereto annexed.

The Schedule.

Serial No.	Name of accused person.	Offence charged against the accused
1.	Ramesh Chandra Tarafdar, Assistant Station Master, Deula Railway Station, E.I.R.	Section 161 of Indian Code, 1860 XLV of 1860

By order of the Governor,
A. S. RAY, Secy

Registration

NOTIFICATIONS.

24-Parganas.—No. 24Regn.—17th January 1951.—In exercise of the powers conferred by section 3 of the Bengal Muhammadan Marriages

Registration Act, 1876 (Bengal Act I of 1876) and by section 2 of the Kazi Act, 1880 (XII of 1880), the Governor is pleased to appoint Janab Shamsur Rahman from his appointment as Muhammadan Registrar and Kazi within sub-division of Gaighata, in the district of Parganas, with effect from the 11th September 1950.

Ch Behar-Murshidabad.—No. 26 Regn.—19th Jan 1951.—Sri Kali Pada Basu Roy, District Registrar, Cooch Behar, is appointed to act as Registrar of the district of Murshidabad, with effect from the date on which he joins the post, *vice* Sri Nath Mitra, retired.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Taxation.

NOTIFICATIONS.

150 F.T.—17th January 1951.—Mr. N. C. Dutton, Assistant Commissioner of Commercial Taxes, Calcutta (North) Circle, is allowed earned leave for sixty days with effect from the 1st January 1951, or any subsequent date under 167(m) of the West Bengal Service Rules, 1947.

150 F.T.—18th January 1951.—Sri P. C. Dutton, Commercial Tax Officer, Grade I, Calcutta Charge, is appointed to act as Assistant Commissioner, Commercial Taxes, Calcutta (North) Circle, *vice* Mr. N. C. Dutton, granted leave.

150 F.T.—19th January 1951.—In exercise of power conferred by sub-clause (b) of clause 2 of the Indian Stamp Act, 1899 (89), the Governor is pleased to direct that Talukdar, I.A.S., Additional District Collector, Murshidabad, shall exercise the powers of Collector of a district for the purposes of the Act in the district of Murshidabad.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

L.S.-41A-46/49.—27th January 1951.—Following draft of a rule which, in exercise of power conferred by sub-section (7) of section 12 of the Calcutta Municipal Act, 1923 (Bengal Act I of 1923), and on the recommendation of the Corporation of Calcutta the Governor proposes to make for the purpose of altering Schedule XII of the said Act as published as required under 148 of the said Act for the information of the Corporation likely to be affected thereby.

The draft will be taken into consideration after the 15th March 1951, and any objection or suggestion in respect thereto which may be received by the undersigned before that date will be considered:—

Draft Rule.

Item of the existing Schedule XII—
"fees payable on warrants of distress,—
the words and figure "Above 100 Rupees"
shall be substituted for the words and figure "Rupees 10 and above".

L.S.-G.3R-9/50.—27th January 1951.—In exercise of the power conferred by section 122 of the Bengal Municipal Act, 1932 (Bengal Act

XV of 1932), the Governor is pleased to make the following amendment in the rules published with notification No. 6499M., dated 21st November 1945:—

Amendment.

For the existing clause (5) of the conditions of Agreement set out in Form No. 97 appended to the Municipal Account Rules substitute the following:—

"5. The Chairman shall have power to make any alterations in the original designs or instructions that may appear to him to be necessary during the progress of the work and such alterations shall be carried out on the same condition as agreed to in respect of the main work within such time as the Chairman may, in writing, when specifying the alterations, direct. Extra work, if any, necessitated by such alterations shall be paid for—

(a) at the rates already agreed to if it be of the same nature as specified in the agreement, and

(b) at the rates mentioned in the schedule of rates maintained by the Commissioners if it be of a different nature and there be no rate agreed upon for such work.

Such alterations shall not invalidate the contract but the time for completion of the work will be extended in the proportion that the extra work bears to the original contract work."

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATION.

24-Parganas.—No. Medl. 314(CF)/2K-33-48.—19th January 1951.—Dr. Bankim Behari Roy, M.B. (Cal.), D.M.R. (Madras), is appointed temporarily to act until further orders as the Radiologist of the Kancharipara Tuberculosis Hospital with effect from the date on which he joins the post.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATION.

Calcutta.—No. P.H.147/1M-34/50.—18th January 1951.—Dr. (Mrs.) Anila Banerjee, M.B., D.M.C.W., is appointed provisionally to act as the Assistant Director of Health Services (School Hygiene for Girls and Maternity and Child Welfare) under the Directorate of Health Services, West Bengal, with effect from the date on which she joins.

By order of the Governor,
B. C. DAS GUPTA, Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATION.

No. 6.—27th January 1951.—Sri Kalyan Kumar Biswas, temporary Assistant Engineer, is transferred, in the interest of public service, from the Road Planning Circle, and posted under the Executive Engineer, North Bengal Construction Division, of the Road Construction Circle No. II, until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

No. 2.—17th January 1951.—The services of Sri Sailendra Nath Sen Gupta, temporary Assistant Engineer, Subdivisional Officer, Mechanical and Electrical Subdivision No. 1 under the Mechanical

and Electrical Division, were placed at the disposal of the Agriculture, Forests and Fisheries Department of this Government for the period from 3rd July 1950 to the 6th October 1950.

2. This department notification No. 33, dated the 9th June 1950, is hereby cancelled.

By order of the Governor
A. B. GANGULI, Addl. S.

No. 1.I.—16th January 1951.—In exercise of the power conferred by section 6 of the Bengal Embankment, 1882 (Bengal Act II of 1882), the Governor is pleased to declare that the provisions of clause (b) of section 76 of said Act shall take effect, over a tract of country extending for one mile on both banks and over the bed of Jamuna river in the districts of Nadia and 24-Parganas between the limits specified in the schedule below :—

Schedule.

Name of the river.	From—			To—			Bank.	Approximate length in miles.	Remarks.
	Mauza.	Police-station.	District.	Mauza.	Police-station.	District.			
Jamuna	Saguna	Chakdaha	Nadia	Satheria	Haringhata	Nadia	Right	20	
Ditto	Madanpur	Ditto	Ditto	Subbuddipur	Ditto	Ditto	Left	20	
Ditto	Chouheria	Bongson	24-Parganas	Tibi	Swarupnagar	24-Parganas	Right	30	
Ditto	Subbuddipur	Haringhata	Nadia	Ghola	Ditto	Ditto	Left	30	

By order of the Governor
A. M. KUSARI, Dy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 370Comm.—24th January 1951.—The following draft of an amendment which, in exercise of the powers conferred by clauses (d) and (g) of section 29 of the Indian Boilers Act, 1923 (V of 1923), the Governor proposes to make in the Bengal Boiler Attendants' Rules, 1929, is hereby published as required under sub-section (1) of section 31 of that Act for the information of persons likely to be affected thereby.

2. Notice is hereby given that the draft will be taken into consideration on or after the 1st May 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date shall be considered.

Draft amendment.

For rule 41 in the said rules, substitute the following :—

"41. Notwithstanding anything contained in rules 37 and 40 to the contrary, the State Government may in its discretion empower the Chairman, Board of Examiners, to admit any candidate to these examinations as he may deem fit."

By order of the Governor,
S. K. CHATTERJEE, Secy.

Mines and Power

ORDERS.

No. 221M.P.—20th January 1951.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of erecting an overhead service line in the private common passage leading to the premises occupied by Janab Sobrati Min, P. K. Biswas Road, Khardah, 24-Parganas, from the existing pole No. 12/5 in P. K. Biswas Road, Khardah, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph

Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purpose of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the Indian Telegraph Act, 1885.

No. 222M.P.—20th January 1951.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, licensees of the Calcutta and District Consolidated Electric License, for the purpose of laying an underground cable for the private common passage leading to premises No. 1/1B, East Kulia Road, Bellinghata, Calcutta, from the existing underground cable in East I Road, Bellinghata, Calcutta, to the said premises situated within the area of supply of the Corporation and for repairing the same when necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

By order of the Governor
A. K. BANERJI, Asst.

Certificate of Approval.

No. 191M.P.—18th January 1951.—In reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Development and Management) Act, 1948 (LII of 1948) for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby approved that Sri M. K. Ray, B.Sc. (B'ham), Bhabanath Sen Street, Calcutta, is approved by the Government of West Bengal as a fit and proper person under rule 6 of the aforesaid Rules to whom such licenses or leases can be granted in West Bengal.

* Under sub-rule (1) of rule 9 of the said Rules this certificate shall expire at midnight the 31st of December 1951.

Certificate of Approval.

201M.P.—19th January 1951.—With reference to rule 5 of the Indian Mineral Concessions Rules, 1949, made by the Central Government or section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), regulating the grant of prospecting licenses mining leases for minerals other than petroleum and natural gas, it is hereby certified Sri P. K. Ray, B.Sc. (Geo.), 6/C, Bhuvanath Street, Calcutta, is approved by the Government of West Bengal as a fit and proper person to rule 6 of the aforesaid rules to whom such leases or licences can be granted in West Bengal under sub-rule (1) of rule 9 of the aforesaid rules, this certificate shall expire at midnight on 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT**NOTIFICATION.**

4671ab.—22nd January 1951.—Sri P. C. Mitra, Sub-Deputy Magistrate and Sub-Deputy Labour Commissioner, West Bengal, temporarily for one month with effect from the 25th January 1951.

5531ab.—25th January 1951.—The following draft of amendments, which the Governor, in exercise of the power conferred by section 26 of the Payment of Wages Act, 1936 (IV of 1936), proposes to make in the Bengal Payment of Wages Act, 1947, is published for information of persons likely to be affected thereby.

The draft will be taken into consideration on or before the 30th April 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered.

Draft amendments.

After rule 1 of the said rules, insert the following rule:—

A. *Application.*—These rules shall apply to the factories and to the industrial establishments to which the provisions of the Act have been or may be extended by a notification under sub-section (j) of section 1 of the Act."

In rule 2 of the said rules, after clause (g) insert the following clause:—

(1) 'industrial establishment' means the industrial establishment as defined in section 2 of the Act."

In rules 3, 4, 5, 7, 8, 10, 16 and 18 of the rules, after the word "factory" wherever it occurs, insert the words "or industrial establishment."

In rule 9 of the said rules, after the word "competent" and before the words "to approve" insert the words "in respect of factories".

Re-number the existing rule 9 of the said rules as sub-rule (1) of that rule, and thereafter insert the following as sub-rule (2):—

(2) The Labour Commissioner shall be the competent authority in respect of industrial establishments, to approve, under sub-section (1) of section 8, acts and omissions in respect of which fines may be imposed and under sub-section (8) of section 8, the purposes on which the proceeds of fines shall be expended."

In rule 10 of the said rules, after the words "Chief Inspector of Factories" insert the words "or the Labour Commissioner as the case may be."

VII. In rule 18 of the said rules, after the words "Chief Inspector of Factories" insert the words "or the Labour Commissioner as the case may be."

VIII. In the Forms I, II, III, IV and V appended to the said rules, after the word "factory" wherever it occurs insert the words "or industrial establishment".

IX. In clause 9 of the Form V appended to the said rules, after the words "Chief Inspector of Factories" wherever they occur, insert the words "or the Labour Commissioner as the case may be."

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE**NOTIFICATIONS.**

No. 23(9)48/51W.C.—11th January 1951.—In partial modification of this Labour Directorate notification No. 23L.C., dated 17th May 1948, published at page 762, Part I of the *Calcutta Gazette*, dated 10th June 1948, as amended by notification No. 23(8)48W.C., dated 25th September 1950, published at page 2040 of the *Calcutta Gazette*, dated 5th October 1950, the name of "Mr. D. S. Gibb", a member nominated by the employers to the Works Committee in the Alexandra Jute Mills, Ltd., Jagatdal, 24-Parganas, is hereby cancelled and the name of "Mr. C. A. Tyndall" is published in his place for general information.

No. 102(3)48/51W.C.—15th January 1951.—In partial modification of this Labour Directorate notification No. 102L.C., dated 29th December 1948, published at page 61, Part I of the *Calcutta Gazette*, dated 13th January 1949, as amended by notification No. 102(2)48W.C., dated 15th July 1950, published at page 1530, Part I of the *Calcutta Gazette*, dated 3rd August 1950, the name of "Mr. F. H. Eustace", a member nominated by the employers to the Works Committee of the Avery Co., Ltd., 11, Crooked Lane, Calcutta, is hereby cancelled and the name of "Mr. H. C. P. Shepherd" is published in his place for general information.

No. 45(5)48/51W.C.—17th January 1951.—In partial modification of this Labour Directorate notification No. 45L.C., dated 19th August 1948, published at page 1145, Part I of the *Calcutta Gazette*, dated 26th August 1948, as amended by notification No. 45(3)48W.C., dated 18th August 1949, published at page 1493, Part I of the *Calcutta Gazette*, dated 1st September 1949, the names of "Sri Jiban Krishna Banerjee, Sri Himangshu Kumar Mitra, Sri Jugal Chandra Dey, Sri Sudhir Chandra Sinha, Sri Sachindra Nath Goswami and Sri Panchanan Das", members representing the workers to the Works Committee of the West Bengal Government Press, Gopalnagar Road, Alipore, 24-Parganas, are hereby cancelled and the names of "Sri Anil Kumar Ghose, Sri Manindra Mohan Ghose, Sri Madhab Kausabanik, Sri Hare Krishna Ghosh, Sri Madhab Lal Banerjee and Sri Suraj Sing" are published as members for general information as a result of the by-election held in their places.

No. 1W.C.—17th January 1951.—In pursuance of sub-rule (2) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in The Liluah Iron Works, Guha Park, Liluah, Howrah, are hereby published for general information:—

Name of the member elected by the workers.

1. Sri Upendranath Sardar.

Name of the member nominated by the employers.

1. Sri Samarendra Nath Baul.

No. 2W.C.—17th January 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Calcutta Cold Storage, Ltd., D-1, Hyde Road, Calcutta-23, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Kanai Lal Ghose
2. Sri Doomon Rabidas.
3. Sri Gour Chandra Sircar.

Names of the members nominated by the employers.

1. Sri S. C. Ghose.
2. Sri J. K. Deb.

No. 3W.C.—19th January 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Thacker's Press and Directories, Ltd., 6, Bentinck Street, Calcutta, are hereby published for general information:—

Names of the members elected by the workers.

1. Jambh Mozibuddin.
2. Sri Paritosh Choudhury
3. Sri Badal Chandra Roy

Names of the members nominated by the employers.

1. Sri Jna Basu
2. Sri B. B. Bannerjee
3. Sri M. A. Gough-Govia.

No. 3(4)48/51W.C.—19th January 1951.—In partial modification of this Labour Directorate notification No. 31L.C., dated 12th May 1948, published at page 761, Part I of the *Calcutta Gazette*, dated 10th June 1948, as amended by notification No. 3(2)48W.C., dated 7th November 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, the name of "Sri B. S. Tyagi", a member nominated by the employers to the Works Committee in Birla Jute Manufacturing Co., Ltd., post office Brlapur, 24-Parganas, is hereby cancelled and the name of "Sri M. D. Kejriwal" is published in his place for general information.

No. 15(10)48/51W.C.—19th January 1951.—In partial modification of this Labour Directorate notification No. 15L.C., dated 20th May 1948, published at page 724, Part I of the *Calcutta Gazette*, dated 3rd June 1948, as amended by notification No. 15(4)48L.C., dated 9th April 1949, published at page 645, Part I of the *Calcutta Gazette*, dated 21st April 1949, the name of "Mr. C. R. Prescott", a member nominated by the employers to the Works Committee of the Standard Jute Co., Ltd., Titaghur, 24-Parganas, is hereby cancelled and the name of "Mr. I. M. Brown" is published in his place for general information as a member representing the employers to the said Works Committee.

No. 58(3)49/51W.C.—19th January 1951.—In partial modification of this Labour Directorate notification No. 58L.C., dated 29th April 1949, published at page 793, Part I of the *Calcutta Gazette*, dated 12th May 1949, the name of "Mr. J. Lambeth", a member nominated by the employer to the Works Committee in the Angus Jute Works, post office Angus, Hooghly, is hereby cancelled and the name of "Mr. R. H. Malcolm" is published in his place for general information.

No. 2(2)48/51W.C.—19th January 1951.—In partial modification of this Labour Directorate notification No. 2L.C., dated 17th May 1948, published in the *Calcutta Gazette*, dated 17th June 1948, as amended by notification No. 2(1)48W.C., dated 10th August 1950, published in the *Calcutta Gazette*, dated 31st August 1950, the names of

"Dr. B. Ghose" and "Mr. J. M. Cuning", members nominated by the employers to the Works Committee of Orient Jute Mills Co., Limi Kalipore, Budge Budge, 24-Parganas, are hereby cancelled and the names of "Sri D. N. Sen" and "Mr. J. I. Carmichael" are published in their places for general information.

S. K. HALDAR,
Labour Commissioner

DEPARTMENT OF FOOD NOTIFICATIONS.

No. 675F.D./W.B./D.C.S./F.D./11L/15/47.
20th January 1951.—Sri Amiya Gopal Barn Roy, Rationing Officer, Howrah V and VII Sub Area, has been granted earned leave for twelve days, with effect from 2nd January 1951, under rule 168(1) of the West Bengal Service Rule Part I.

No. 713F.D./F.D./6T/2/50Pt.—22nd January 1951.—1. Sri Baidyanath Bhattacharjee W.B.J.C.S., Rationing Officer, Champdany Bhadreswar Sub-Area, is transferred to Hooghly Chinsura-cum-Bansheria Sub-Area, to act until further orders, as Rationing Officer, Hooghly Chinsura-cum-Bansheria Sub-Area with headquarters at Chinsura, *vice* Sri Sudhir Chandra Sen.

2. Sri Sudhir Chandra Sen, Rationing Officer, Hooghly-Chinsura-cum-Bansheria Sub-Area, is transferred to Champdany-Bhadreswar Sub-Area to act, until further orders, as Rationing Officer, Champdany-Bhadreswar Sub-Area, *vice* Sri Baidyanath Bhattacharjee.

By order of the Governor,
A. BOSE, Asst. S.

No. 790F.D./FD/8A/8/51. — 25th January 1951.—Sri Sitangshu Kumar Das (Jy W.B.J.C.S., Budget Officer and Assistant Secretary (*ex-officio*), Department of Food, is appointed to act, until further orders, as Chief Account Officer (Rationing) under the Directorate Rationing and Distribution, in the same department, in addition to his own duties with effect from 1st February 1951, *vice* Sri J. N. Roy.

By order of the Governor,
P. NAG, Dy. Secy.

জন-সংভরণ বিভাগ।

DEPARTMENT OF FOOD AND SUPPLIES

জ্ঞাপন।

NOTIFICATION.

নং ৮১৫ক.এ।—১৯৫১ জানুয়ারী ১৯৫১।—পূর্ব ভারতীয় সরকারের ভূতপূর্ব কমিচারী প্রবিভাগে ভূষণ চট্টোপাধ্যায় যার ১৯৫১ সালের ১৭ই জানুয়ারী তারিখ হইতে পশ্চিমবঙ্গ সরকার খাদ্য ও সরবরাহ বিভাগের অর্থোপদেষ্টা মহাশয়ের অধীন নিয়ামকের দপ্তরে প্রাথমিক (রেজলেশ্ব স্বত্বাধীন) পদে নিযুক্ত হইল।

রাজ্যপালের আদেশানুসারে,

প্রিয়বোধ কুমার ঘোষ,

অর্থোপদেষ্টা ও পদাধিকারবলে অর্থবিভাগের

No. 81F.A.—19th January 1951.—Sri Bishu Bhushan Chatterjee, retired Officer of the Indian Railway, is appointed to be the Special Officer, Railway Claims, in the office of Controller of Finance under the Financial Administration Department of Food and Supplies, Government of West Bengal, with effect from the 17th January 1951.

By order of the Governor,
S. K. GHOSE,

Financial Adviser and Secy., Finance Department, Govt. of West Bengal (*ex-officio*)

ভূমি ও রাজস্ব বিভাগ

DEPARTMENT OF LAND AND LAND
REVENUE

ভূমিগ্রহণ শাখা।

Land Acquisition

জ্ঞাপনাবলী।

NOTIFICATIONS.

গাইবান্ধা—নং ৭০৪এল.এ।—১৮ই জানুয়ারী ১৯৫১।—
জানী অবর শাসক ও সমাহর্তী প্রিন্সিপাল চন্দ্র বর্দনকে পশ্চিমবঙ্গ
নিয়ন্ত্রণাবলী (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মের বিধানানু-
সারে নভেম্বর ১৯৫০ তারিখ হইতে গড় বেতনে আরও এক মাসের
কর করা হইল।

Alipuri.—No. 734L.A.—18th January 1951.—
Sudhir Chandra Bardhan, Sub-Deputy Magis-
and Sub-Deputy Collector, on leave, is grant-
extension of leave on average pay for one
h with effect from the 27th November 1950,
r rule 184(b)(ii) of the West Bengal Service
s, Part I.

গাইবান্ধা—নং ৭০৪এল.এ।—১৮ই জানুয়ারী ১৯৫১।—
জানী অবর শাসক ও সমাহর্তী প্রিন্সিপাল চন্দ্র বর্দনকে পশ্চিমবঙ্গ
নিয়ন্ত্রণাবলী (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মের বিধানানু-
সারে ডিসেম্বর ১৯৫০ তারিখ হইতে গড় বেতনে আরও তিন
মাস কর করা হইল।

রাজ্যপালের আদেশানুসারে,
প্রিন্সিপালমোহন বন্দ্যোপাধ্যায়,
সচিব।

Alipuri.—No. 736L.A.—18th January 1951.—
Sudhir Chandra Bardhan, Sub-Deputy Magis-
and Sub-Deputy Collector, on leave, is grant-
extension of leave on average pay for three
s with effect from the 27th December 1950,
r rule 184(b)(ii) of the West Bengal Service
s, Part I.

Nadia.—No. 846L.A.—20th January 1951.—
Whereas it appears to the Governor that land is
to be required to be taken by Government
expense of the Santipur Municipality, for a
purpose, viz., for the drainage of rain-
of the locality, for the sake of sanitation
public health, in the village of Thakurpara,
jurisdiction list No. 22, thana Santipur, pargana
Nadia, district Nadia, it is hereby notified that
the above purpose a piece of land comprising
cadastal plot No. 4489, and measuring, more or
less, 1.79 acres, is likely to be required within the
said village of Thakurpara.

This notification is made, under the provisions
of section 4 of the Land Acquisition Act, I of
1894, to all whom it may concern.

A plan of the land may be inspected in the office
of the Special Land Acquisition Officer, Nadia
(Thakurpara).

In exercise of the powers conferred by the afore-
said section, the Governor is pleased to authorize
the officers for the time being engaged in the
undertaking, with their servants and workmen, to
enter upon and survey the land and do all other
acts required or permitted by that section.

Any person interested in the above land, who
has any objection to the acquisition thereof, may,
within thirty days after the date on which public
notice of the substance of this notification is given
in the locality, file an objection in writing before
the Collector of Nadia.

Howrah.—No. 898L.A.—22nd January 1951.—
The Governor is pleased to cancel notification
No. 3083L.A., dated the 20th April 1949, under
section 4 of the Land Acquisition Act, I of 1894,
published at pages 703-704, Part I of the
Calcutta Gazette of the 28th idem, in respect of
the proposed acquisition of 0.46 of an acre of land
for the New Andul Higher Class English School,
in the village of Andul, jurisdiction list No. 29,
thana Sankrail, pargana Mujafarpur, district
Howrah.

24-Parganas.—No. 900L.A.—22nd January 1951.
—Whereas it appears to the Governor that land
is likely to be required to be taken by Government
at the expense of the Kamarhaty Municipality, for
a public purpose, viz., for extension of Belgharia
Municipal Market, in the village of Belgharia,
jurisdiction list No. 3, thana Baranagar, pargana
Calcutta, district 24-Parganas, it is hereby notified
that for the above purpose, a piece of land com-
prising cadastral plot Nos. 1026, 1027 and 1028
and measuring, more or less, 0.32 of an acre, is
likely to be required within the aforesaid village
of Belgharia.

This notification is made, under the provisions
of section 4 of Act I of 1894, to all whom it may
concern.

A plan of the land may be inspected in the office
of the Special Land Acquisition Collector, Alipore,
24-Parganas.

In exercise of the powers conferred by the afore-
said section, the Governor is pleased to authorize
the officers for the time being engaged in the
undertaking, with their servants and workmen, to
enter upon and survey the land and do all other
acts required or permitted by that section.

Any person interested in the above land; who
has any objection to the acquisition thereof, may,
within thirty days after the date on which public
notice of the substance of this notification is given
in the locality, file an objection in writing before
the Collector of 24-Parganas.

24-Parganas.—No. 908L.A.—22nd January 1951.
—Whereas the functions of the Central Govern-
ment under the Land Acquisition Act, 1894 (I of
1894), in relation to the acquisition of land for
the purposes of the Union have been entrusted to
the State Government by notification No. 123, 50-
Judl., dated the 30th September 1950, issued by
the Government of India in the Ministry of Home
Affairs, under clause (1) of article 258 of the
Constitution of India;

And whereas it appears to the Governor that
land is likely to be required to be taken by the
Central Government at the public expense for a
public purpose being a purpose of the Union,
namely, for manufacture of bricks for the construc-
tion of Automatic Telephone Exchange Building,
in the village of Talbanda, jurisdiction list No. 23,
thana Khardaha, pargana Calcutta, zilla 24-Parga-
nas, it is hereby notified that for the above purpose
two pieces of land comprising cadastral plots Nos.
95, 124 to 128, 131 to 142, 144, 145, 148, 150,
151, 158, 159, 165, 166, 695 to 699 and 760,, and
measuring, more or less, 15.73 acres, are likely to
be required within the aforesaid village of Tal-
banda.

This notification is made, under the provisions
of section 4 of the Land Acquisition Act, 1894,
read with the said notification, to all whom it may
concern.

A plan of the land may be inspected in the office
of the Executive Engineer, Calcutta Division No.
2, and in the office of the Special Land Acquisition
Collector, 24-Parganas.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land, as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, and read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 5A of the Act, shall not apply to the waste or arable portions of the land in this case.

Hooghly.—No. 9921.L.A.—25th January 1951.—The Governor is pleased to cancel so much of the notification No. 4824.L.A., dated the 17th June 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 881, Part I of the *Calcutta Gazette* of the 1st July 1948, as relates to cadastral survey plot No. 4012 and part of cadastral survey plot No. 4014 of mauza Serampore, jurisdiction list No. 13, thana Serampore, pargana Boro, district Hooghly, altogether measuring, more or less, 0.176 of an acre out of the total area of 0.712 of an acre, notified for acquisition in the said notification for the construction of a school building and a baby crèche for the use of the children of the labourers and staff of the mills.

Midnapore.—No. 10261.L.A.—27th January 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for silt clearance of Jayfully Khal in connection with Soadighi-Gangakhali Scheme in the villages of Agar, Japhali, Betherya, Bagichakumarchak, jurisdiction list Nos. 12, 313, 314, 316 respectively, thana Tamruk and Panskura, pargana, Kasijora, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral plots as detailed below and altogether measuring, more or less, 23.09 acres, is likely to be required within the aforesaid villages of Agar, Japhali, Betherya, Bagichakumarchak:—

Mauza Agar, jurisdiction list No. 12, police-station Tamruk.

Cadastral survey plots in full—37, 261, 262, 350, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, and 386.

Cadastral survey plots in part—35, 38, 70, 71, 73, 126, 127, 128, 264, 290, 292, 295, 296, 343, 344, 347, 348, 349, 351, 355, 356, 360, 387 and 388.

Mauza Japhali, jurisdiction list No. 313, police-station Panskura.

Cadastral survey plots in part—578, 580, 582 and 943.

Mauza Betherya, jurisdiction list No. 314, police-station Panskura.

Cadastral survey plots in full—191, 192, 447, 474, 569, 570, 571, 572, 594, 595 and 596.

Cadastral survey plots in part—310, 398, 399, 400, 401, 402, 567, 568, 573, 574, 575, 576, 586, 593, 597 and 598.

Mauza Bagichakumarchak, jurisdiction list No. 316, police-station Panskura.

Cadastral survey plots in full—479, 669, 670, 671 and 672.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector, Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

NOTICES.

Murshidabad.—No. 688L.A.(P.W.).—17th January 1951.—Whereas 18.49 acres, more or less, of land situate in or near the villages of Manga and Rejinagar described below, have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the construction of Berhampore-Plassey Road, mile No. 5, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land pursuant to section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Manganpara, jurisdiction list No. 109, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part—Nos. 2503, 2514, 2515, 2516, 1822, 2517, 2534, 2537, 2544, 1986, 1757, 2545, 2547, 2546, 2541, 2563, 2564, 2565, 2571, 2572, 2573, 2574, 1972, 1973, 2548, 2561, 1854, 2575, 1739, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1768, 1769, 1770, 1771, 1772, 1773, 1808, 1809, 1810, 1819, 1820, 1815, 1816, 1821, and 1777.

Mauza Rejinagar, jurisdiction list No. 109, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part—Nos. 983, 985, 986, 987, 988, 989, 1067, 1501, 1502, 1504, 1507, 1508 and 1510.

Murshidabad.—No. 848L.A.(P.W.).—17th January 1951.—Whereas 16.61 acres, more or less, of land situate in or near the villages of Ramnadaipur, Sadhukhali and Amarapur, described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the construction of Plassey-Berhampore Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Ramnadarpur, jurisdiction list No. 114, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part—172, 410, 411, 413, 414, 415, 416, 417, 418, 475, 419, 421, 476, 477, 479, 488.

Mauza Sadhukhali, jurisdiction list No. 118, police-station Beldanga, district Murshidabad.

Portion of plot Nos. 511, 512, 513, 514, 609, 612, 615, 619, 621, 622, 623, 624, 625, 626, 647, 646, 649, 650, 651, 653, 654, 715, 786, 781, 784, 716, 774, 775, 719, 718, 761, 797, 931, 939, 916, 915, 1048, 1043, 1042, 1045, 1046, 1799, 800, 801, 914, 923, 924, 925, 926, 928, 940, 940, 941, 1040, 1049, 1050, 1051, 1052, 1054, 1055, 1116, 1115, 1057, 1058, 1059, 1524, 909 and 888.

Cadastral survey plots in full—611, 783, 717, 932, 933, 934, 935, 937, 938, 1044 and 1047.

Mauza Amarapur, jurisdiction list No. 122, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part—242, 245, 246, and 283.

Murshidabad. — No. 910L.A.(P.W.). — 22nd January 1951.—Whereas 12.87 acres, more or less, and situated in or near the village of Gokarna described below have been requisitioned by the Government of Murshidabad for the purpose of providing facilities for transport and communication, and for improvement of Berhampore-Kandi Road under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Gokarna, jurisdiction list No. 19, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—1284, 1330, 1352, 2656, 2845, 2846, 2847, 1266, 1333, 1330, 1265, 1311, 1231, 1259, 1268, 1285, 1315, 1321, 1331, 2584, 2618, 2625, 2631, 2640, 2884, 2892, 2893, 2897, 2898, 2918, 2922, 2586, 2587, 2585, 2638, 2885, 2916, 1216, 1217, 1318, 1320, 1411, 1332, 2591, 1339, 1347, 1348, 1350, 2646, 2931, 1414, 1263, 1213, 2633, 1269, 1233, 1214, 1336, 1229, 2569, 1281, 1287, 1291, 1314, 1270, 1286, 2674, 2642/3188, 2649, 2920, 2923, 1340, 1344, 2582, 1341, 2568, 2578, 2933, 1232, 2620, 2576, 2617, 2621, 2622, 2623, 1273, 2651, 2636, 2588 and 2665.

Cadastral survey plots in full—1282, 1228, 2635, 1317, 1319, 1338, 1349, 2647 and

ERRATUM.

Malda.—No. 844L.A.—20th January 1951.—In notice No. 598GL.A., dated the 1st June 1950, under section 4(1) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at page 1093, Part I of the *Calcutta Gazette* of the 8th June 1950, in respect of the acquisition of land required for the extension of the Agricultural Farm at Malda in the villages of Makdampur, Gabgachi, Abhirampur, Maheshpur and Jagadishpur, police-station English Bazar, district Malda:—

(i) Read “288.34 acres” for “287.85 acres” in line 2.

(ii) (a) In the description of land, under “Mauza Makdampur, jurisdiction list No. 68, police-station English Bazar”, insert cadastral survey plot No. 1707 in full and cadastral survey plot No. 1644 in part and also delete cadastral survey plot No. 1466, in part and (b) under “Mauza Gabgachi, jurisdiction list No. 90, police-station English Bazar” read cadastral survey plot No. 1 in part instead of cadastral survey plot No. 1 in full.

DECLARATION.

Nadia.—No. 904L.A.—22nd January 1951.—Whereas it appears to the Government that land is required to be taken by Government at the public expense for a public purpose, viz., for the link road to Ranaghat-Santipur-Krishnagar Road, within Krishnagar Municipality, in the villages of Krishnagar, Gobindasarak and Ghurni, jurisdiction list Nos. 92, 94 and 95 respectively, thana Krishnagar, parganas Ukhra and Mahatpur, district Nadia, it is hereby declared that for the above purpose pieces of land comprising cadastral survey plots as detailed below, and altogether measuring, more or less, 1.079 acres, are required within the aforesaid villages of Krishnagar, Gobindasarak and Ghurni:—

Mauza Krishnagar, jurisdiction list No. 92, police-station Krishnagar.

Cadastral survey plots in full—2150 and 2581.

Cadastral survey plots in part—2131, 2132, 2134, 2135, 2136, 2151, 2156, 2157, 2158, 2161, 2162, 2184, 2207, 2210, 2211, 2212, 2215, 2217, 2220, 2228, 2303, 2328, 2329, 2485, 2486, 2491, 2496, 2507, 2509, 2511, 2513, 2514, 2516, 2578, 2579, 2580, 2582, 2583, 2584, 2585, 2586, 2608, 2664, 2837, 2838, 2868, 2869, 2870, 2871, 2872, 2873, 2874, 2875, 2892, 2893, 2894, 2995, 2996, 3312, 3809 and 3946.

Mauza Govindasarak, jurisdiction list No. 94, police-station Krishnagar.

Cadastral survey plots in part—888, 1539 and 1983.

Mauza Ghurni, jurisdiction list No. 95, police-station Krishnagar.

Cadastral survey plots in part—643 and 723.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Border Road Project, Nadia.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and
Secy. to the Govt. of West Bengal (*ex-officio*).

Land Reforms

ERRATUM.

Midnapore.—No. 942L.Ref.—24th January 1951.—In column 2 of the schedule to the notification No. 11324L.Ref., dated the 23rd December 1949, published at pages 2262-2269 of the

Calcutta Gazette of the 29th December 1949, read "Umesh Chandra Burman" for "Umesh Chandra Mondal" opposite Union Nos. VII, VIII and IX of Khedgree police-station in column 1 of the said schedule under the head Midnapore district.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development NOTIFICATIONS.

24-Parganas.—No. 452L.Dev.—11th January 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 1.90 acres of land comprising of cadastral survey plots Nos. 1615, 1749, 1755, 2465, 2468, 2469 of mauza Purba Palta, jurisdiction list No. 20, police-station Swarupnagore, district 24-Parganas, which was included in Declaration No. 4544L.Dev., dated the 29th April 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 951, Part I of the *Calcutta Gazette*, dated the 18th May 1950.

24-Parganas.—No. 568L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Krishnapore, jurisdiction list No. 17, police-station Rajarhat, district 24-Parganas, it is hereby notified that for the above purpose, a piece of land comprising cadastral survey plots Nos. 2320 to 2324, 2326, 2327, 2330 to 2335, 2337, 2338, 2340 to 2374, 2376 to 2393, 2395 to 2404, 2413 to 2417, 2425 to 2432, 2440, 2442 to 2491, 2555, 2556, 2557, 2558 and measuring, more or less, 90.00 acres, is likely to be required within the aforesaid village of Krishnapore.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, and the Secretary, Krishnapore Refugee Co-operative Colony, Ltd., for the time being engaged in the undertaking with their officers, servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 572L.Dev.—15th January 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to withdraw from the acquisition of the entire area of 9.00 acres of land included in the declaration No. 1980L.Dev., dated the 27th February 1950, published at page 367, Part I of the *Calcutta Gazette* of the 9th March 1950, in respect of acquisition of land in the village of Sultanpore, jurisdiction list No. 10, police-station Dum Dum, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Jalpaiguri.—No. 574L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose for the settlement of immigrants who migrated into the State of West Bengal on account of circumstances beyond their control in the village of Berubari, jurisdiction list No. 10, police-station Kotwali, district Jalpaiguri, hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 382.83 acres, is likely to be required in the aforesaid village of Berubari:—

Schedule.

Berubari, Sheet No. 10.—Cadastral survey plots Nos. 322, 324-351, 353, 354, 591, 602-641, 659, 662, 722-734, 783-822, 827-834, 841-869-871, 901-905, 915-917, 1083 and 1123 parts of cadastral survey plots Nos. 356, 841 and 860.

Sheet No. 16.—Cadastral survey plot No. 10.

Sheet No. 17.—Cadastral survey plots Nos. 50, 57, 58, 63, 68, 69, 74, 77-85, 88-93, 104, 108-139, 148, 150, 167, 168, 172-175, 182, 254-297, 675-695, 699-705, 729-798, 804, 826-828, 1010, 1022-1041, 1064-1076, 1083, 1095, 1102-1120, 1130-1138, 1140-1147, 1269, 1417, 1435-1439, 1450 and 1452 and 1 parts of cadastral survey plots Nos. 59 and 62.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Deputy Commissioner, Jalpaiguri, for the time being engaged in the undertaking, with officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Murshidabad.—No. 578L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Mogoltuli, jurisdiction list No. 10, police-station Murshidabad, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots mentioned in the schedule below and measuring, more or less, 10.12 acres, is likely to be required within the aforesaid village of Mogoltuli.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Schedule.

Mauza Mogoltuli.—Cadastral survey plots Nos. 225, 223, 79, 86, 195, 114, 202, 197, 200, 206, 207, 208, 209, 211, 362, 142, 143, 212, 152, 153, 170, 172, 204, 151, 151/222, 158, 159, 160, 165, 161, 163, 166, 175, 167, 173, 174, 49, 80, 81, 109, 93, 104, 107, 116, 90, 91, 74, 99, 169, 108, 178, 88, 89, 70, 71, 349, 344, 218, 72, 82, 376, 155, 342, 341, 364, 340, 192, 191, 146, 147, 144, 145, 334, 345, 348, 373, 363 and 372.

Midnapore.—No. 582L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Talbagicha, jurisdiction list No. 145, police-station Talbagicha, jurisdiction list No. 184, Balia, jurisdiction list No. 185, Syameswarpur, jurisdiction list No. 147, Adharkuli, jurisdiction list No. 147, and Tangasole, jurisdiction list No. 153, police-station Kharagpur, district Midnapore, it is hereby notified that for the above purpose pieces of land comprising cadastral survey plots as mentioned in the schedule below and altogether measuring more or less, 634.60 acres, are likely to be required within the aforesaid villages of Talbagicha and others.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Schedule.

Mauza Talbagicha.—Cadastral survey plots Nos. 73, 46/74, 101-121, 130-133, 137-141, 149-153, 178, 228, 343, 353-358, 386, 387, 395, 72 and parts of cadastral survey plots Nos. 65.

Mauza Khayrachati.—Cadastral survey plots Nos. 113-115, 158, 161, 166-170, 172, 173, 20, 192-194, 201-217, 219, 221, 223-234, 235, 340, 342, 343, and 301/400, 246-266, 269, 270, 274, 302, 311, 322, 323, 340 and parts of cadastral survey plots Nos. 3, 177, 191, 195, 196, 200, 218, 220, 222, 273, 308, 309, 310, 312, 321, 326, 329, 334, 345 and 301.

Mauza Balia.—Cadastral survey plots Nos. 74, 76, 75, 77, 93-95, 97-101, 104-108, 102, 40, 125-135, 141, 151, 152, 294, 309, 310-315, 317-319, 94/320, 316 and parts of cadastral survey plots Nos. 109, 306 and 3, 44, 307.

Mauza Syameswarpur.—Cadastral survey plots Nos. 149.

Mauza Adharkuli.—Cadastral survey plots Nos. 37-50, 52, 53, 118-122, 124, 125, 238, 432-434, 436, 438, 439, 51, 167, 168, 444-448, 450-457, 474, 476-478, 450/503, 446/505, 447/506, 40/512, 53/513, 431/521, 431/522, 431/523, 431/524, 440/527, 446/528, 446/529, 55, 437, 435, 283 and 285 and part of cadastral survey plot 431.

Mauza Tangasol.—Cadastral survey plot and parts of cadastral survey plots Nos. 911.

Midnapore.—No. 586L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be required for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Khayerulla-Chak-Fulpahari, jurisdiction list No. 154, Delua, jurisdiction list No. 156, Khayerboni, jurisdiction list No. 155, thana Midnapore, pargana Midnapore, district Midnapore, it is hereby notified that for the above purpose

a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 147.51 acres, is likely to be required within the aforesaid villages of Khayerulla-Chak-Fulpahari, Delua and Khayerboni.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Schedule.

Mauza Khayerulla-Chak-Fulpahari.—Cadastral survey plots Nos. 1-3, 5-17, 25-34, 36-44, 48, 84, 145-147, 157-169, 162, 163, 42/160 and 42/161 and parts of cadastral survey plots Nos. 19, 46, 55, 57, 91, 35, 45 and 4.

Mauza Delua.—Cadastral survey plots Nos. 455-458 and part of cadastral survey plot No. 493.

Mauza Khayerboni.—Cadastral survey plots Nos. 73, 74, 85-87, 90-94 and part of cadastral survey plots Nos. 42, 81, 84, 88, 89, 76 and 75.

Jalpaiguri.—No. 590L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Goral Bari, jurisdiction list No. 8, police-station Kotwali, district Jalpaiguri, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 774-887, 901, 902, 932, 933, 941, 115-153, 155-158, 251-254, 1345-1348, 1350-1365, 1379, 1712, 1713, 1951, and parts of cadastral survey plots Nos. 159, 1349, 1366, 1367, 1375 and 1371 and measuring, more or less, 99.87 acres, is likely to be required within the aforesaid village of Goral Bari.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Deputy Commissioner for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

24-Parganas.—No. 594L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dandirhat, jurisdiction list No. 101, police-station Basirhat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 80.29 acres, is likely to be required within the aforesaid village of Dandirhat.

Schedule.

Mauza Dandirhat.

Cadastral survey plots Nos. 708, 711, 722, 723, 733, 734, 758, 759, 763, 764, 766-771, 777, 778, 781, 785, 787-789, 798, 794, 798, 799, 817, 821-

823, 826-833, 836, 847, 854, 858, 859, 867, 868, 870, 871, 874, 878, 887, 890, 905, 916-918, 923-926, 928-933, 935, 966, 969, 980, 986, 988, 996, 1002, 1010, 1011, 1016-1018, 1036-1040, 1043-1045, 1047-1049, 1051, 1053, 1055-1059, 1061, 1063, 1065, 1087, 1106-1112, 1115, 1119-1123, 1125-1127, 1130, 1139, 1144, 1146, 1155, 1159, 1160, 1161, 1163, 1330, 1331, 1336-1339, 1341, 1342, 1346, 1347, 1351, 1352, 1411, 1412, 1420, 1425, 1432-1436, 1458-1460, 1463, 1473, 1475, 1476, 1483, 1486, 1492, 1493, 1495, 1496, 1506, 1510-1512, 1548-1550, 1559, 1568-1572, 1574, 1575, 1579, 1584, 1590, 1593-1596, 1600, 1609-1613, 1652, 1655, 1666, 1690, 1696, 1698, 1707, 1708, 1712, 1718, 1719, 2447, 2448, 2451-2453, 2462-2464, 2482-2484, 2495-2510, 2536-2539, 2618, 2641-2644, 2648-2653, 2711, 2713, 2722, 2726, 2727, 2729-2732, 2746-2748, 2750, 2756, 2774, 2775, 2783, 2786, 2789, 2800, 2811, 2812, 2821, 2822 and parts of cadastral survey plots Nos. 710, 735, 736, 1309, 2492, 2616, 2627 and 2654.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Pargannas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Pargannas.

24-Pargannas.—No. 598L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for public purposes, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the creation of better living conditions in the villages of Bongaon, jurisdiction list No. 224 and Champabaria, jurisdiction list No. 213, police-station Bongaon, district 24-Pargannas, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots as shown in the schedule below and measuring, more or less, 38·80 acres, is likely to be required within the aforesaid villages of Bongaon and Champabaria.

Schedule.

Village Bongaon, jurisdiction list No. 224.

Cadastral survey plots Nos. 2, 6 to 8, 11 to 14, 17 and 18 and parts of cadastral survey plots Nos. 15 and 16.

Village Champabaria, jurisdiction list No. 213.

Cadastral survey plots Nos. 410 to 418, 822 to 827, 829 to 831, 835 to 838, 856 to 858, and parts of cadastral survey plots Nos. 287, 288, 817 and 275.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Pargannas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Pargannas.

Jalpaiguri.—No. 600L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose,

viz., for the settlement of immigrants who migrated into the State of West Bengal on account of circumstances beyond their control, village of Berubari, jurisdiction list No. 2, station Kotwali, district Jalpaiguri, it is notified that for the above purpose a piece comprising cadastral survey plots Nos. as shown in the schedule below and measuring, more or less, 929·99 acres, is likely to be required within the aforesaid village of Berubari.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Deputy Commissioner, Jalpaiguri, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Schedule.

Village Berubari, jurisdiction list No. 2.

Sheet No. 10, cadastral survey plots Nos. 34-36, 40-49, 63-212, 213, 214, 215, 1074-1078, 1131-1134 and parts of plots Nos. 37-39, 301, 321.

Sheet No. 11, cadastral survey plots Nos. 338, 340-342, 356-362, 374, 389, 394-427 and parts of cadastral survey plots Nos. 99, 348-350, 353 and 363.

Sheet No. 16, cadastral survey plots Nos. 290, 292, 298-300, 329, 348, 349, 351-353, 367, 385-399, 402-409, 425, 437, 438, 442-446, 482, 486-488, 490-503, 505-558, 566, 572-637, 675-690, 732-734, 743-746, 755, 841-846, 849-863, 874, 875, 877-895, 902, 903, 906, 907, 910, 911, 914-916, 937, 972-974, 980, 983, 985-987, 990-991, 1007, 1022-1046, 1075-1078, 1080-1111, 1114, 1143, 1164-1166, 1168, 1169, 1183-1188, 1197, 1204, 1207, 1208, 1214, 1219, 1226, 663-668, 874 and parts of cadastral survey plots Nos. 1167, 1124 and 1068.

Sheet No. 17, cadastral survey plots Nos. 800-803, 1042-1063, 1410, 1453.

24-Pargannas.—No. 602L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, villages of Dhakuria, jurisdiction list No. 49, Ganti, jurisdiction list No. 49, Chikanpara, jurisdiction list No. 44 and Simulpur, jurisdiction list No. 85, police-station Gaighata, district 24-Pargannas, it is hereby notified that for the above purpose pieces of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 978·36 acres, are likely to be required within the aforesaid villages of Dhakuria, Ganti, Chikanpara and Simulpur.

Schedule.

Dhakuria.—Cadastral survey plots Nos. 1200, 1202-1237, 1243-1247, 1256-1258, 1402, 1878-1880, 1917-1919, 1923-1925, 1933-1935, 1945-1950, 1953-1955, 1967-1980 and 1989.

Ganti.—Cadastral survey plots Nos. 1, 80, 82-101, 103-120, 122, 135, 147, 151-153, 194, 197-199, 206-209, 218, 222-271, 290-292, 294-312, 315-336, 341-354, 360-379, 380, 382, 386-388, 395-404, 406-409, 411, 424-426, 434, 436-439, 457, 458, 460-506, 510-529, 532-534, 547, 548, 551, 552, 601-646, 648-655, 658-676, 679, 680, 683-719.

Chikanpara.—Cadastral survey plots Nos. 6, 7, 5, 109-111, 136-199, 201-310, 313-317, 323-327, 1, 367, 397, 399, 400, 645, 646, 654-662, 666-4, 742-745, 789, 804, 806, 807, 816-818, 943-8, 851, 852, 855-879, 884, 935-960, 962-1109, 11-1231, 1233-1307, 1309, 1438, 1442-1507, 50, 1551, 1576-1840, 1842, 1845 and part of cadastral survey plot No. 1847.

Samulpur.—Cadastral survey plots Nos. 1-9, 48, 52, 63-82, 89-91, 94-148, 157-189, 191-296, 1, 300, 303-306, 308, 309, 311, 312, 316, 318, 1, 325, 326, 359-365, 370-379, 381-405, 416, 1, 421, 434, 449-451, 453, 454, 651-660, 701-3, 708, 709, 2601-2609, 2611-2638, 2663, 2664, 38-2670, 2673-2678, 3524, 3528, 3332.

This notification is made, under the provisions section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act I of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

4-Parganas.—No. 636L.Dev.—16th January 1951.—Whereas the State Government have empowered the Co-operative Home, Limited, a society duly registered under the Co-operative Societies Act, and having its office at 7, Wellesley Place, Calcutta-1, to execute at its own cost a development scheme in mauzas Patipukur and Kankuri, near station Dum Dum, district 24-Parganas, in respect of the lands situated in the aforesaid mauzas, acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated to the State of West Bengal on account of circumstances beyond their control, the establishment of a town and creation of better living conditions, it is hereby notified that the plan for disposal of land and the prices fixed for allotment shall be kept open to the inspection of the public at all reasonable hours of the day at 7, Wellesley Place, Calcutta-1.

4-Parganas.—No. 704L.Dev.—18th January 1951.—Whereas the State Government have empowered the Rahuta Union Co-operative Multipurpose Society, Ltd., a society duly registered under the Bengal Co-operative Societies Act, 1940, having its office in village Mandalpara, post office Narayanpur, district 24-Parganas, to execute at its own cost a development scheme in mauza Mandalpara, jurisdiction list No. 10, police-station Jagatdal, district 24-Parganas, in respect of the lands situated in the aforesaid mauza acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants from East Bengal, it is hereby notified that the plan for disposal of land and the prices fixed for allotment shall be kept open to the inspection of the public at all reasonable hours of the day in village Mandalpara, post office Narayanpur, district 24-Parganas.

4-Parganas.—No. 708L.Dev.—18th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and in order of better living conditions in the villages Aharampur and Masunda, jurisdiction list

Nos. 35 and 34 respectively, police-station Khardah, district 24-Parganas, it is hereby notified that for the above purpose, some pieces of land comprising cadastral survey plots Nos. 2, 10 to 12, 31-41, 43-48, 50-57, 59, 63, 66, 73, 75-77, 80-82, 84, 85, 87, 91-94, 96, 101, 104, 106, 118-120, 123-129, 167-169, 173, 210, 240, 244, 251, 262, 269, 273, 276, 280, 283-285, 291, 292, 295, 297, 300, 301, 457, 458, 460, 461, 467, 476, 477, 481, 490, 495-498, 510, 511, 516 and 552 of mauza Aharampur and cadastral survey plots Nos. 95-99, 101-103, 174-181, 198, 212, 215, 217, 236-240, 242, 243, 245, 265, 268-271, 276-283, 286, 287, 290-294, 328-331, 343-345, 347-354, 356-358, 360, 362-365, 367-373, 375-379, 381, 382, 385, 387, 394, 397, 399-404, 406-408, 410, 418-426, 894, 914-920, 922-938, 960-970, 1044, 1045, 1057, 1097 and 1106 and portion of cadastral survey plot No. 272 of mauza Masunda, and altogether measuring, more or less, 97.60 acres, are likely to be required within the aforesaid villages of Aharampur and Masunda.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the New Barrackpore Co-operative Colony Society, Ltd., and the Collector, 24-Parganas, for the time being engaged in the undertaking, with their officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the New Barrackpore Co-operative Colony Society, Limited, at 2, Harekrishna Sett Lane, Calcutta-2, as well as in the office of the Collector, 24-Parganas.

Howrah.—No. 754L.Dev.—19th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Manikpore, jurisdiction list No. 19, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 10.15 acres, is likely to be required within the aforesaid village of Manikpore.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Howrah.

Schedule.

Mauza Manikpur.—Cadastral survey plots Nos. 2004, 2005, 2007, 2008, 2010, 2049, 2051, 2052, 2053-2060, 2062-2067, 2070-2113, 2118, 2119, 2125, 2126-2128, 2252, 2257, 2262, 2264, 2131-2136, 2138-2139, 2142-2144, 2151, 2160, 2220-2222.

Howrah.—No. 762L.Dev.—19th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have

migrated into the State of West Bengal on account of circumstances beyond their control in the village of Thana Makua, jurisdiction list No. 40, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 628 to 635, 678, 690 to 693, 715, 716, 866, 877 and part of cadastral survey plot No. 687 and measuring, more or less, 8.19 acres, is likely to be required within the aforesaid village of Thana Makua.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Howrah.—No. 766L.Dev.—19th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Guaharia, jurisdiction list No. 39, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 6, 7, 12, 14 to 16, 19, 20, 107, 108, 111, 112, 113 to 121, 123, 252 and 253 and measuring, more or less, 11.54 acres, is likely to be required within the aforesaid village of Guaharia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 770L.Dev.—19th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Lalpur, jurisdiction list No. 20, police-station Chakdaha, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 715, 721, 724, 725, 727, 730, 733, 767-772, 778-800, 774-776, 834, 842-849, 834/1043 and part of cadastral survey plot No. 733 and measuring, more or less, 14.94 acres, is likely to be required within the aforesaid village of Lalpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his

officers servants and workmen, to enter upon a survey the land and do all other acts required or permitted by that section.

Howrah.—No. 820L.Dev.—20th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Alampur, jurisdiction list No. 2, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 11 to 192, 194, 195 and 199 and measuring, more or less, 7.01 acres, is likely to be required within the aforesaid village of Alampur.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

24-Parganas.—No. 832L.Dev.—20th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kanyagar, jurisdiction list No. 32, police-station Bishnupur, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1301-1315, 1351-1381, 1385-1393, 1397-1413, 1416-1452, 1766, 1767, 1454-1610, 1613-1626, and measuring, more or less, 69.82 acres, is likely to be required within the aforesaid village of Kanyagar.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Burdwan.—No. 836L.Dev.—20th January 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baliadanga, jurisdiction list No. 35, police-station Burdwan, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 85, 86, 102-109, 120, 131-137, 157-172, 179, 181-183, 185, 248-250, 254-255, 256-258, 261, 263, 264, 304, 305, 338-340, 345, 347, 374, 375, 388, 390-398, 413-418, 419(P), 424-430, 481-483, 497-499, 501, 504-509, 565, 576-583, 587P, 589, 591(P), 592-594, 749P, 750, 754P, 755P, 794P, 800, 841, 842, 879-881, 885, 886, 932, 938, 950, 951, 973, 979, 980-982, 1019, 1021, 1023-1040, 1044-1057, 485/1058,

1087, 1333, 1342, 1343, 1345, 1346, 1371, 1379, 1381-1386, 1388-1391, 1388/1447, 1448 and measuring, more or less, 91.50 a. is likely to be required within the aforesaid village of Baliadanga.

his notification is made, under the provisions section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Burdwan, for the time being engaged in the undertaking, with his officers, assistants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Burdwan.

4-Parganas.—No. 840L.Dev.—20th January 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control from East Bengal in the village of Rahara, jurisdiction list No. 4, police-station Khardah, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 604, 605, 606, 607, 608, 682, 683 and land measuring, more or less, 5.42 acres, is likely to be required within the aforesaid village of Rahara.

his notification is made, under the provisions section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, assistants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

4-Parganas.—No. 842L.Dev.—20th January 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Purba Barisha, jurisdiction list No. 23, police-station Behula, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1830, 1831, 1832, 1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 2681, 2682, 2683, 2684, 2685, 2686, 2687, 2688, 2689, 2690, 2691, 2692, 2693, 2694, 2695, 2696, 2697, 2698, 2699, 2700, 2701, 2702, 2703, 2704, 2705, 2706, 2707, 2708, 2709, 2710, 2711, 2712, 2713, 2714, 2715, 2716, 2717, 2718, 2719, 2720, 2721, 2722, 2723, 2724, 2725, 2726, 2727, 2728, 2729, 2730, 2731, 2732, 2733, 2734, 2735, 2736, 2737, 2738, 2739, 2740, 2741, 2742, 2743, 2744, 2745, 2746, 2747, 2748, 2749, 2750, 2751, 2752, 2753, 2754, 2755, 2756, 2757, 2758, 2759, 2760, 2761, 2762, 2763, 2764, 2765, 2766, 2767, 2768, 2769, 2770, 2771, 2772, 2773, 2774, 2775, 2776, 2777, 2778, 2779, 2780, 2781, 2782, 2783, 2784, 2785, 2786, 2787, 2788, 2789, 2790, 2791, 2792, 2793, 2794, 2795, 2796, 2797, 2798, 2799, 2800, 2801, 2802, 2803, 2804, 2805, 2806, 2807, 2808, 2809, 2810, 2811, 2812, 2813, 2814, 2815, 2816, 2817, 2818, 2819, 2820, 2821, 2822, 2823, 2824, 2825, 2826, 2827, 2828, 2829, 2830, 2831, 2832, 2833, 2834, 2835, 2836, 2837, 2838, 2839, 2840, 2841, 2842, 2843, 2844, 2845, 2846, 2847, 2848, 2849, 2850, 2851, 2852, 2853, 2854, 2855, 2856, 2857, 2858, 2859, 2860, 2861, 2862, 2863, 2864, 2865, 2866, 2867, 2868, 2869, 2870, 2871, 2872, 2873, 2874, 2875, 2876, 2877, 2878, 2879, 2880, 2881, 2882, 2883, 2884, 2885, 2886, 2887, 2888, 2889, 2890, 2891, 2892, 2893, 2894, 2895, 2896, 2897, 2898, 2899, 2900, 2901, 2902, 2903, 2904, 2905, 2906, 2907, 2908, 2909, 2910, 2911, 2912, 2913, 2914, 2915, 2916, 2917, 2918, 2919, 2920, 2921, 2922, 2923, 2924, 2925, 2926, 2927, 2928, 2929, 2930, 2931, 2932, 2933, 2934, 2935, 2936, 2937, 2938, 2939, 2940, 2941, 2942, 2943, 2944, 2945, 2946, 2947, 2948, 2949, 2950, 2951, 2952, 2953, 2954, 2955, 2956, 2957, 2958, 2959, 2960, 2961, 2962, 2963, 2964, 2965, 2966, 2967, 2968, 2969, 2970, 2971, 2972, 2973, 2974, 2975, 2976, 2977, 2978, 2979, 2980, 2981, 2982, 2983, 2984, 2985, 2986, 2987, 2988, 2989, 2990, 2991, 2992, 2993, 2994, 2995, 2996, 2997, 2998, 2999, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, 3393, 3394, 3395, 3396, 3397, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3424, 3425, 3426, 3427, 3428, 3429, 3430, 3431, 3432, 3433, 3434, 3435, 3436, 3437, 3438, 3439, 3440, 3441, 3442, 3443, 3444, 3445, 3446, 3447, 3448, 3449, 3450, 3451, 3452, 3453, 3454, 3455, 3456, 3457, 3458, 3459, 3460, 3461, 3462, 3463, 3464, 3465, 3466, 3467, 3468, 3469, 3470, 3471, 3472, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3480, 3481, 3482, 3483, 3484, 3485, 3486, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3498, 3499, 3500, 3501, 3502, 3503, 3504, 3505, 3506, 3507, 3508, 3509, 3510, 3511, 3512, 3513, 3514, 3515, 3516, 3517, 3518, 3519, 3520, 3521, 3522, 3523, 3524, 3525, 3526, 3527, 3528, 3529, 3530, 3531, 3532, 3533, 3534, 3535, 3536, 3537, 3538, 3539, 3540, 3541, 3542, 3543, 3544, 3545, 3546, 3547, 3548, 3549, 3550, 3551, 3552, 3553, 3554, 3555,

Jalpaiguri.—No. 576L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Berubari, jurisdiction list No. 24, police-station Kotwali, district Jalpaiguri, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 382.83 acres, is required within the aforesaid village of Berubari:—

Schedule.

Berubari, Sheet No. 10.—Cadastral survey plots Nos. 322, 324-351, 353, 354, 591, 602-641, 653-659, 662, 722-734, 783-822, 827-834, 849-858, 869-871, 901-905, 915-917, 1083 and 1123 and parts of cadastral survey plots Nos. 356, 847 and 860.

Sheet No. 16.—Cadastral survey plot No. 1193.

Sheet No. 17.—Cadastral survey plots Nos. 12-50, 57, 58, 63, 68, 69, 74, 77-85, 88-93, 104-106, 108-139, 148, 150, 167, 168, 172-175, 182-185, 254-297, 675-695, 699-705, 729-798, 804, 824, 826-828, 1010, 1022-1041, 1064-1076, 1083-1093, 1095, 1102-1120, 1130-1138, 1140-1147, 1263-1269, 1417, 1435-1439, 1450 and 1452 and parts of cadastral survey plots Nos. 59 and 62.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Murshidabad.—No. 580L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Mogoltuli, jurisdiction list No. 60, police-station Murshidabad, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 10.12 acres, is required within the aforesaid village of Mogoltuli.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Schedule.

Mauza Mogoltuli.—Cadastral survey plots Nos. 225, 223, 79, 86, 195, 114, 202, 197, 186, 200, 206-209, 211, 362, 142, 143, 150, 212, 152, 153, 170, 172, 204, 151, 151/222, 157, 158-160, 165, 161, 163, 166, 175, 167, 162, 173, 171, 49, 80, 81, 109, 93, 104, 107, 115, 106, 90, 91, 74, 99, 169, 108, 178, 88, 89, 70, 72/219, 349, 344, 218, 72, 82, 376, 155, 342, 341, 346, 364, 310, 192, 191, 146, 147, 144, 145, 334, 331, 345, 348, 373, 363 and 372.

Midnapore.—No. 584L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Talbagicha, jurisdiction list No. 145, Khayrachati, jurisdiction list No. 184, Balia, jurisdiction list No. 185, Syameswarpur, jurisdiction list No. 147, Adharkuli, jurisdiction list No. 146,

Tangasol, jurisdiction list No. 153, station Kharagpur, district Midnapore is hereby declared that for the above purpose pieces of land comprising cadastral survey plot numbers as mentioned in schedule below and altogether measuring, more or less, 6.34.60 acres, are required within the said villages of Talbagicha and others.

This declaration is made, under the provisions of section 6 read with section 7 of the Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948), to whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Schedule.

(1) **Mauza Talbagicha.**—Cadastral survey plots Nos. 46/73, 46/74, 101-121, 130-133, 134, 148, 147, 149-153, 178, 228, 343, 352-358, 387, 522-524, 75, 72 and parts of cadastral survey plots Nos. 46 and 65.

(2) **Mauza Khayrachati.**—Cadastral survey plots Nos. 22, 113-115, 158, 161, 166-170, 173, 189, 190, 192-194, 201-217, 219, 221-222, 330, 332, 335, 340, 342, 343 and 301-400, 219, 256, 266, 269, 270, 274, 302, 310, 322, 324, 250 and parts of cadastral survey plots Nos. 162, 174, 177, 191, 195, 196, 200, 218, 222, 252, 251, 273, 308, 309, 310, 312, 321, 329, 331, 333, 334, 345 and 301.

(3) **Mauza Balia.**—Cadastral survey plots Nos. 73, 74, 76, 75, 77, 93-95, 97-101, 102, 110-124, 102, 40, 125-135, 141, 151, 152, 295-305, 309, 310-315, 317-319, 94/320, 310 and parts of cadastral survey plots Nos. 109, 308, 308, 103, 44, 307.

(4) **Mauza Syameswarpur.**—Cadastral survey plots Nos. 1-49.

(5) **Mauza Adharkuli.**—Cadastral survey plots Nos. 18, 37-50, 52, 53, 118-122, 124, 125, 428-430, 432-434, 436, 438, 439, 51, 167, 440-442, 444-448, 450-457, 474, 476-478, 480, 446/504, 446/505, 447/506, 40/512, 431/520, 431/521, 431/522, 431/523, 431/526, 445/527, 446/528, 446/529, 50, 425, 119, 280, 283 and 285 and parts of cadastral survey plot No. 431.

(6) **Mauza Tangasol.**—Cadastral survey plots Nos. 910 and parts of cadastral survey plots Nos. 909 and 911.

Midnapore.—No. 588L.Dev.—15th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Khayerulla-Chak-Fulpahari, jurisdiction list No. 154, Delua, jurisdiction list No. 155, Khayerboni, jurisdiction list No. 155, that district Midnapore, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 147.51 acres, is required within the aforesaid villages of Khayerulla-Chak-Fulpahari, Delua and Khayerboni.

This declaration is made, under the provisions of section 6 read with section 7 of the Bengal Land Development and Planning Act (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Schedule.

Mauza Khayerulla-Chak-Fulpahari.—Cadastral survey plots Nos. 1-3, 5-17, 25-34, 36-44, 4

47, 157-159, 162 and 163, 42/160 and 42/161 parts of cadastral survey plots Nos. 19, 46, 7, 91, 35, 15 and 4.

and Delua.—Cadastral survey plots Nos. 455- and part of cadastral plot No. 493.

and Khayerboni.—Cadastral survey plots Nos. 74, 85-87, 90-94 and parts of cadastral plots Nos. 42, 81, 84, 88, 98, 76 and 75.

Jalpaiguri.—No. 5921L.Dev.—15th January 1951.—Whereas it appears to the Governor that is needed for a public purpose, namely, for settlement of immigrants who have migrated to the State of West Bengal on account of circumstances beyond their control in the village of Bara, jurisdiction list No. 8, police-station Kotwali, district Jalpaiguri, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 774-887, 901, 902, 932, 933, 941, 153, 155-158, 251-254, 1345-1348, 1350-1359, 1712, 1713, 1951, and parts of cadastral survey plots Nos. 159, 1349, 1366, 1367, 1375, 1371, and measuring, more or less, 99.87 acres, is required within the aforesaid village of Bara.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Parganas.—No. 5961L.Dev.—15th January 1951.—Whereas it appears to the Governor that is needed for a public purpose, namely, for settlement of immigrants who have migrated to the State of West Bengal on account of circumstances beyond their control in the village of Dandihat, jurisdiction list No. 101, police-station Basirhat, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 13.06 acres, is required within the aforesaid village of Dandihat.

Schedule.

a Dandihat, jurisdiction list No. 101.

Cadastral survey plots Nos. 708, 711, 722, 723, 758, 759, 763, 764, 766-771, 777, 778, 787-789, 793, 794, 798, 799, 817, 821-823, 836, 847, 854, 858, 859, 867, 868, 871, 878, 887, 890, 905, 916-918, 923-923, 935, 966, 969, 980, 986, 988, 996, 1010, 1011, 1016-1018, 1036-1040, 1043-1047-1049, 1051, 1053, 1055-1059, 1061, 1065, 1087, 1106-1112, 1115, 1119-1123, 1130, 1139, 1144, 1146, 1155, 1159, 1161, 1163, 1330, 1331, 1336-1339, 1341, 1346, 1347, 1351, 1352, 1411, 1412, 1420, 1442-1446, 1458-1460, 1463, 1473, 1475, 1481, 1486, 1492, 1493, 1495, 1496, 1506, 1512, 1548-1550, 1559, 1568-1572, 1574, 1579, 1584, 1590, 1593-1596, 1600, 1609-1612, 1615, 1666, 1690, 1696, 1698, 1707, 1712, 1718, 1719, 2447, 2448, 2451-2453, 2482-2484, 2495-2510, 2536-2539, 2618, 2641, 2648-2653, 2711, 2713, 2722, 2726, 2729-2732, 2746-2748, 2750, 2756, 2774, 2783, 2786, 2789, 2800, 2811, 2812, 2821, and parts of cadastral survey plots Nos. 710, 76, 1309, 2492, 2616, 2627 and 2654.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 7641L.Dev.—19th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Thana Makua, jurisdiction list No. 40, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 628 to 635, 678, 690 to 693, 715, 716, 866, 877 and part of cadastral survey plots No. 687 and measuring, more or less, 8.19 acres, is required within the aforesaid village of Thana Makua.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector Howrah.

Howrah.—No. 7681L.Dev.—19th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Guabaria, jurisdiction list No. 39, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 6, 7, 12, 14 to 16, 19, 20, 107, 108, 111, 112, 113 to 121, 123, 252 and 253 measuring, more or less, 11.54 acres, is required within the aforesaid village of Guabaria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

ERRATUM.

24-Parganas.—No. 6341L.Dev.—16th January 1951.—In declaration No. 7434L.Dev., dated the 4th July 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1371, Part I of the *Calcutta Gazette* of the 6th July 1950, in respect of acquisition of the land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, the establishment of a town and creation of better living conditions in the villages of Patipukur and Kankuri, jurisdiction list Nos. 24 and 28, respectively, police-station Dum Dum, district 24-Parganas—

Read "139.006 acres" for "143.003 acres".

Delete the figure 595 in the schedule of lands under mauza Patipukur, jurisdiction list No. 24, police-station Dum Dum.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex-officio*).

Requisition ORDERS.

No. 26/51.

Calcutta, the 17th January 1951.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose, under sub-section (1) of section 3 of the

West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sm. Pushparani Devi, c/o. Sri Mani Mohan Chatterjee of 140/A, Rash Behari Avenue, Calcutta, shall not, without the permission of the State Government, in any way dispose of the premises and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

P.16/4, C.I.T. Scheme XLVII at Monoharpukur Road, Calcutta (entire house excepting the front portion of the ground floor).

No. 616/50.

Calcutta, the 16th January 1951.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 616/50, dated the 19th July 1950, made by it in respect of the premises described in the schedule below :—

The Schedule.

Description of the premises.

42, Ballygunge Gardens, Calcutta (ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Fisheries

NOTIFICATION.

No. 328Fish.—13th January 1951.—In exercise of the powers conferred by Article 309 of the Constitution of India, the Governor is pleased to declare that the post mentioned below shall be included in the West Bengal General Service :—

Post to be included—Assistant Director of Fisheries, West Bengal.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

Tank Improvement

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

বাকুড়া-বর্ধমান।—নং ৪০৪পূঃ সঃ।—১৭ই জানুয়ারী ১৯৫১।
—বাকুড়া জেলার অপর শাসক ও সমাহর্তী এবং পুষ্করিণী সংস্কার আধিকারিক প্রিন্সিপাল চরণ বন্দ্যোপাধ্যায়, কাষাভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে বর্ধমান জেলার পুষ্করিণী সংস্কার আধিকারিক পদে নিযুক্ত হইবেন।

Bankura-Burdwan.—No. 434T.I.—17th January 1951.—Sri Anadi Charan Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector and Tanks Improvement Officer, Bankura, is appointed to act, until further orders, as Tanks Improvement Officer, Burdwan, with effect from the date of his joining the post.

বীরভূম-বাকুড়া।—নং ৪০৫পূঃ সঃ।—১৭ই জানুয়ারী ১৯৫১।
—বীরভূম কোর্ট অব ওয়ার্ডস এজেন্টের কুতপূর্ণ সাধারণ এবং বর্তমানে বীরভূম জেলার অপর পুষ্করিণী সংস্কার আধিকারিক প্রিন্সিপাল কুমার সেন, কাষাভার গ্রহণের তারিখ হইতে পুনরাদেশ অস্থায়িতাবে বাকুড়া জেলার পুষ্করিণী সংস্কার আধিকারিক পদে নিযুক্ত হইবেন।

Birbhum-Bankura.—No. 435T.I.—17th J. 1951.—Sri Prafulla Kumar Sen, ex-Manager, Court of Wards Estate, Mymensingh, employed as Additional Tanks Improvement Officer, Birbhum, is appointed to act, until further, as Tanks Improvement Officer, Bankura, with effect from the date of his joining the post.

বর্ধমান-হুগলী।—নং ৪০৬পূঃ সঃ।—১৭ই জানুয়ারী ১৯৫১।
—বর্ধমান জেলার অপর পুষ্করিণী সংস্কার আধিকারিক প্রিন্সিপাল সেন, কাষাভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত হুগলী জেলার পুষ্করিণী সংস্কার আধিকারিক পদে নিযুক্ত হইবেন।

রাজ্যপালের আদেশানুসারে

বীর্য চন্দ্র চক্রবর্তী,

সহকারী সচিব।

Burdwan-Hooghly.—No. 436T.I.—17th Ja 1951.—Sri Bhawani Charan Sen, Additional Improvement Officer, Burdwan, is appointed to act, until further orders, as Tanks Improvement Officer, Hooghly, with effect from the date of his joining the post.

By order of the Governor,
N. CHAKRAVARTI, Asst. Secy.

শিক্ষা বিভাগ

EDUCATION DEPARTMENT

শিক্ষা

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ২০৬শিক্ষা।—১৬ই জানুয়ারী ১৯৫১।
কলিকাতা মেডিকেল কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যের (বিভাগ) ইতিহাসের অধ্যাপিকা প্রিন্সিপাল বীণাশাণি ঘোষ হুট।
ঐ পদে ও ঐ কৃত্যকে কলিকাতা বেধুন কলেজের অপর শিক্ষণ ঐ বিষয়ের উপাধ্যায় প্রিন্সিপাল স্বামিনী রমনকে উত্তর পদে তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে নিয়োগ করা হইবে।

Calcutta.—No. 236Edn.—16th January 1951.—Mrs. Swamini Raman, Lecturer in Bethune College, Calcutta, in the Sub-Educational Service, is appointed to act, West Bengal Educational Service (W Branch) as Professor of the subject at the Brabourne College, Calcutta, with effect from the date on which she would assume the duties of higher post, *vice* Mrs. Binapani Ghosh, on or until further orders.

The Charitable Endowments Act (VI of 1890)

No. 248Edn./5F-20/50.—16th January 1951.
It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the sanction made by the Administrators of the Abhaya Sundari Devi Fund created in the notification No. 1125Edn., dated the 20th January 1926, doth hereby order and direct that the security, particulars of which were contained in the first schedule written under the above sanction or any other security or securities to which it might have been or may be converted, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the State of West Bengal.

asure of Charitable Endowments for the territories subject to the Government of West Bengal to be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust for ever to give the interest of the said security or securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which are contained in the second schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Charitable Endowments Act (VI of 1890).

250Edn/5F-44/50.—16th January 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of Nanda Lal created in terms of notification No. 2250-Edn, dated the 8th November 1922, doth hereby order and direct that the security, particulars of which were contained in the first schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947, and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust for ever to give the interest of the said security or securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which are contained in the second schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Charitable Endowments Act (VI of 1890).

261Edn.—17th January 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of the Rani Dintarini Debi-ship Fund created in terms of notification No. 892Edn, dated the 8th July 1918, doth hereby order and direct that the security, particulars of which were contained in the first schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947, vest and be deemed to have vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust for ever to give the interest of the said security or securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which are contained in the second schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which are contained in the second schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

কলিকাতা।—নং ২৭২শিমা।—১৭ই জানুয়ারী ১৯৫১।—কলিকাতা পঞ্চায়াত য়েয়ারিগাল গার্লস হাই স্কুলের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (মহিলা বিভাগ) অস্থায়ী প্রধান শিক্ষিকা শ্রীমতী রমা দত্ত অবসর গ্রহণ করিলে ঐ পদে ও ঐ কৃত্যকে বেছন কলেজিয়েট স্কুলের অপর শিক্ষণ কৃত্যকের সহ-প্রধান শিক্ষিকা শ্রীমতী মৃতা প্রভা বসু, বি. এ. বি. টিকে ২০শে জানুয়ারী ১৯৫১ তারিখ হইতে অথবা পরবর্তী যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি, এম, সেন, সচিব।

Calcutta.—No. 2725dn.4A-50/50.—17th January 1951.—Miss Mukta Prova Bose, B.A., B.T., Assistant Headmistress, Bethune Collegiate School, in the Subordinate Educational Service, is appointed temporarily to act as Headmistress, Sakhawat Memorial Girls' High School, Calcutta, in the West Bengal Educational Service (Women's Branch) with effect from the 23rd January 1951 or any subsequent date on which she joins the duties of the higher post, *vice* Miss Rama Dutta, officiating Headmistress, to retire, or until further orders.

By order of the Governor,

D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Correction to Bengal Audit Manual.

No. TM/219.—18th January 1951.—An advance copy of correction slip No. 515 to paragraph 800 of the Bengal Audit Manual regarding the procedure of remittance of cess collections for other districts is circulated for the information of all Collectors and Deputy Commissioners in West Bengal.

Page 351, paragraph 800.—Insert the following note below this paragraph:—

“Note.—In the case of Bank treasuries cesses collected for other districts up to the date preceding the last day of the month should be drawn and remitted on the last day, the balance of the collection for the month, if any, being remitted in the following month”.

[Government of West Bengal, Finance (Audit) Department, letter No. 4731/1(1)-F/F/1R/15(115)/50, dated 23rd December 1950, Dy. G.B.4301/TM-2283-Ble. TM/1-18 of 50-51, Vol. II.]

Subject:—Instructions regarding bills payable by the Accountant-General, West Bengal, within the current financial year.

No. TM/220.—19th January 1951.—In order to ensure payment before the close of the financial year, all travelling allowance, contingent and other bills payable within the year should, as far as practicable, be presented at the counter of this office by the 12th March 1951. The words “To be paid on or before the 31st March 1951” should be written prominently in red ink on the

top of each bill. In respect of charges actually incurred, or claims accruing on or after the 12th March, the bills should be presented with the utmost expedition without losing even a single day. Please remember that during the last week of March this office is pre-occupied with the passing of monthly pay bills payable on the 1st working day of April.

2. Three clear days are required by this office to complete all processes connected with pre-audit. On the fourth working day from the date of presentation of a bill, the payee or his messenger should call at the delivery counter to demand payment. If for any reason payment cannot be obtained on that day, he should call on the next day, or on the second or third following day—should it become necessary. Any complaint regarding undue delay in payment should be lodged with the gazetted officer in charge of the section. No attempt should be made to get into direct touch with the sectional staff.

3. It should be particularly borne in mind that unpassed bills are not returned by post; they are required to be received back at the counter on surrender of tokens.

4. Please take all possible care to see that the bills presented are free from defects and irregularities. There may not be time left for resubmitting the bills when once returned unpassed with audit objection.

5. It will facilitate the payment of bills if the following instructions are borne in mind:—

- (a) If the appropriation for the current year is likely to be or has already been exceeded, an additional appropriation should be obtained in time to meet the excess and the order sanctioning the additional appropriation attached to the bill.
- (b) If any charge requiring sanction of a higher authority is claimed in a bill the sanction should be attached to it. As no payment can be made on the authority of copies of orders, the sanctioning authority should be requested to communicate the orders to this office in time.
- (c) If no distribution of any appropriation has yet been made, formal orders of the competent authority sanctioning the distribution should be attached to the bill.
- (d) A bill extract giving particulars of the major, minor and detailed head of account to which the amount of the bill is chargeable and the designation of the officer controlling the expenditure should invariably be attached to bills.

6. Between the 12th and the 31st March please make it a point to check your Bill Register every day with a view to receive all payments in good time.

7. As a special concession to payees, the Cash Payment and Cheque Delivery Counters of this office will be kept open till 4-30 p.m. on the 31st March. *No payment will be made after that hour.*

Subject:—Amendments to Treasury Rules, Bengal.

No. TM/223.—22nd January 1951.—All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the following amendment has been made to the Treasury Rules, Bengal, Volume I:—

Page 160—Executive Instruction 15.—For the words "Credited to the Central Government" in line 2 of Note 2 below Executive Instruction 15 substitute the following, viz.:—

"Credited to Government in the case of Currency Chests at non-banking Treasuries under the head

XLVI — Miscellaneous — Miscellaneous — items, and to the Imperial Bank in the Currency Chests in the custody of that Bank

[Government of West Bengal, Finance Department, Audit Branch, corrigendum No. 4770. 1T/4(10)/50, dated 28th December 1950. TM. 2321-Ble. TM/23-4 of 49-50.]

Subject:—Use of proper forms by Drawing Officers in Cooch Behar.

No. TM/224.—24th January 1951.—It has come to my notice that bills on account of claims of gazetted and non-gazetted personnel as well as those on account of contingent charges are drawn from the Cooch Behar Treasury in the forms which are not identical with those prescribed by the State Government of West Bengal or the (Central) Government. With the merger of Cooch Behar State in the Province of West Bengal it is necessary that the forms introduced by the Treasury Rules, Bengal, Volume II, or the Government Compilation of Treasury Rules, Volume II, according as the charges drawn are Provincial or Central are used.

All Drawing Officers in Cooch Behar are, therefore, requested that prompt steps should be taken for the introduction of the forms prescribed by the Rules cited above. The Provincial forms are available on indent from the Press and Forms Manager, West Bengal, Alipore, and the Central forms from the Manager, Government of India, Central Store, Dharamtallah Street, Calcutta, already done.

S. K. SARKA

Deputy Accountant-G

SHERIFF'S OFFICE

The 8th day of January 1951.

Notice is hereby given that the First Sessions of the year 1951 of the High Court of Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 5th day of February 1951, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said Sessions are closed. And it is hereby proclaimed that all persons charged with any offence are to be brought for trial at the said sessions and to be present there to prosecute.

K. P. GOENKA,

সেরিক আফিস, ৮ই জানুয়ারী ১৯৫১ খ্রিঃ।

এতদ্বারা সর্ব সাধারণকে জানান যে, আগামী ১৯৫১ খ্রিঃ ৫ই ফেব্রুয়ারী সোমবার বেলা ১০-৩০ বিনুটি সন্ধ্যা হইতে সন্ধ্যা কলিকাতার কোর্ট হাউসে প্রথম সেশন হইবে। এবং এতদ্বারা আরও প্রচার করা যাইবে যে, যে সকল ব্যক্তি যিনি কোন অপরাধের দোষী প্রমাণিত হইয়াছেন, তাহারা উক্ত সেশনে উপস্থিত থাকিবেন। ইতি।

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ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Burdwan.—No. 392A.—22nd January 1951.—Sri Amalendu Nath Mukharji, officiating Subordinate Judge and Assistant Sessions Judge (on leave), appointed to act, until further orders, as Subordinate Judge of Asansol in the district of Burdwan, *vice* Sri Amalendu Nath Lahiri.

Birbhum.—No. 427A.—24th January 1951.—Sri Nath Mukharji, officiating Subordinate Judge and Assistant Sessions Judge (on leave), is appointed to act, until further orders, as Subordinate Judge of Birbhum, *vice* Sri Nishakar Chaudhuri.

Leave.

Murshidabad.—No. 398A.—22nd January 1951.—Sri Anubhika Padu Bhattacharji, Munsif of Murshidabad, was granted leave under rule 171(a) of the West Bengal Service Rules, Part I, for twelve days with effect from the 2nd January 1951.

Parganas.—No. 448A.—24th January 1951.—Sri Rajendra Kishore Das, officiating Additional Subordinate Judge and Assistant Sessions Judge of Parganas, is allowed leave on average pay under rule 188(a) read with rule 184(b)(ii) of the West Bengal Service Rules, Part I, for the period from the 17th January to the 4th April 1951.

Parganas.—No. 472A.—25th January 1951.—Sri Amar Nath Banerji, Munsif of Diamond Harbour in the district of 24-Parganas, is allowed leave under rule 171(a) of the West Bengal Service Rules, Part I, for thirty days with effect from the 5th February 1951.

Burdwan.—No. 476A.—25th January 1951.—Sri Amalendu Nath Lahiri, officiating Subordinate Judge and Assistant Sessions Judge of Asansol in the district of Burdwan, is allowed leave on average pay under rule 188(a) of the West Bengal Service Rules, Part I, read with rule 184(b)(ii) for two months with effect from the 10th January 1951.

Parganas.—No. 480A.—25th January 1951.—Sri Prasad Chatterji, Munsif of Alipore in the district of 24-Parganas, is allowed leave under rule 171(a) of the West Bengal Service Rules, Part I, for twenty days with effect from the 1st January 1951.

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATION.

Calcutta, the 24th January 1951.

His Lordship the Hon'ble the Chief Justice has been pleased to grant Sri Haridas Ghosh, B.L., Barrister-at-Law, Assistant Registrar, High Court, Original Side (Rs. 350—25—600), earned leave for thirty-one days with effect from the 3rd January 1951 under rule 12(b) of App. 7A to F.R., II, and is pleased to appoint Sri Probhat Nar Hazra, M.A., B.L., to officiate as Assistant Registrar, *vice* Sri Haridas Ghosh, on and from the 3rd January 1951. Sri Nar Hazra will receive his salary in the existing scale of pay of the

By order,

P. K. BOSE, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 68C.—22nd January 1951.—Whereas paragraph 3 of section IX of the Annexure to the Prime Ministers' Agreement concluded in New Delhi on the 8th April 1950 provides for the establishment of Subdivisional Minorities Boards;

And whereas the Government of West Bengal have empowered the Divisional Commissioners to appoint the members of such Boards within their respective areas;

I, therefore, constitute the following Subdivisional Minorities Boards in the district of Midnapore with the members noted against each subdivision and direct that the Subdivisional Officer shall be the Chairman of the Board for that subdivision. The members appointed were selected by the District Minorities Board, Midnapore.

It is further directed that the working of the Boards shall be regulated in accordance with such instructions as may be issued by the Government of West Bengal from time to time.

District Midnapore.

Name of the subdivision.	Name of the members.
I. Midnapore Sadar (North)	1. Janab Syed Samul Bari. 2. Janab Fakir Md Bhuma. 3. Janab Jafar Ali Khan. 4. Mr Bharat Lal Tudu. 5. Sri Golanda Prasad Singh.
II. Midnapore Sadar (South)	1. Janab Md Muntaz. 2. Janab Alauddin Ahmad. 3. Janab Sk. Bilayet. 4. Sri Pratap Chandra Bhattacharya. 5. Dr. Robert Simons.
III. Jhargram	1. Janab Md. Ismail. 2. Janab Md. Azamuddin Beg. 3. Janab Md. Husein. 4. Sri Surendra Nath Mahato. 5. Sri Rajan Kanta Hansda.
IV. Contai	1. Janab Muza Ismail Beg. 2. Janab Abdul Kader. 3. Janab Khudhur Rahman. 4. Sri Rashidul Pal. 5. Sri Noman Majhi.

No. 69C.—22nd January 1951.—Whereas paragraph 3 of section IX of the Annexure to the Prime Ministers' Agreement concluded in New Delhi on the 8th April 1950 provides for the establishment of Subdivisional Minorities Boards;

And whereas the Government of West Bengal have empowered the Divisional Commissioners to appoint the members of such Boards within their respective areas;

I, therefore, constitute the following Subdivisional Minorities Boards in the district of Birbhum with the members noted against each subdivision and direct that the Subdivisional Officer shall be the Chairman of the Board for that subdivision. The members appointed were selected by the District Minorities Board, Birbhum.

It is further directed that the working of the Boards shall be regulated in accordance with such instructions as may be issued by the Government of West Bengal from time to time.

District Birbhum.

Name of the subdivision.	Name of the members.
I. Birbhum Sadar	1. Janab Chowdhury Ali Akbar. 2. Dr. Abdul Khaleque. 3. Janab Ismail Khan. 4. Deputy Jiban Chandra. 5. Sri Satya Narayan Banerjee.
II. Rampurhat	1. Janab Chowdhury Huzurul Huq. 2. Janab Abdus Salam. 3. Dr. Babar Ali. 4. Dr. Saradindu Majumdar. 5. Sri Morham Murmu.

No. 241J.G.—24th January 1951.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, I hereby re-appoint Srijukta Prosanna Kumari Choudhury to be a non-official lady visitor of the Howrah Sadar Jail in the district of Howrah for a period of two years with effect from the 31st January 1951.

B. SARKAR, Commissioner.

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah—No. 496.—12th January 1951.—Sri Sisir Kumar Gupta, officiating Inspector, Birbhum, is, in the interests of public service, transferred to Burdwan in exchange with Sri Jitendra Chandra Bhattacharji, officiating Inspector of the latter district, who is now on deputation to the Sealdah Government Railway Police, for counting of passengers.

The above order is to take effect at once and the former to relieve the latter.

The undermentioned promotions and transfers are ordered in the interests of the public service:—

(1) Sub-Inspector Anil Kumar Sen Gupta of Hooghly is appointed provisionally to act as Inspector, *vice* Sri Hem Chandra Chaudhuri, Inspector, Howrah, transferred temporarily to the Control Room of the West Bengal Police Directorate.

(2) Sub-Inspector Barindra Kishore Sen of Howrah is provisionally appointed to act as Inspector, *vice* Sri Sudhir Chandra Ray, officiating Inspector, Midnapore, posted to the D.I.B. of that district.

Both to start at once.

H. L. SAHA, Dy. Insp.-Genl.

Presidency Division—Calcutta ORDERS BY THE DISTRICT MAGISTRATE, MURSHIDABAD.

Office of the District Controller, Food and Supplies, Murshidabad.

ORDER No. 7.

Dated 16th January 1951.

Whereas I am of opinion that the movement and distribution of kerosene oil should be regulated in some areas of this district, I, therefore, in exercise of the powers conferred on me by amending clause 11A of the West Bengal Kerosene Control Order, 1947 (*vide* order No. 188.D., dated 4th January 1951, issued by the Joint Secretary, Department of Supplies, Government of West Bengal), do hereby declare the following areas in this district to be "No movement zone" for kerosene oil:—

Subdivision.	Area.
Sadar	The whole of Jalangi police-station.
Lalbagh	(a) The whole of Lalgola police-station. (b) The whole of Raninagar police-station. (c) The whole of Bhagawangola police-station except Sundarpore and Amdahara Unions.
Jangipore	(a) Unions of Aurangabad, Bajitpore, Nurpore, Mahesali and Ahiron of Suti police-station. (b) Unions of Sekhalipur, Dayarampore, Mithipore and Teghari of Raghunathganj police-station. (c) All Unions of Shamsarganj police-station. (d) All Unions of Farakka police-station.

A. K. MUKHERJEE,
District Magistrate, Murshidabad.

No. 102J.—24th January 1951.—In exercise of the powers conferred upon me under Government of West Bengal, Home (Political—Common Relations) Department, letter No. 44: 1089/50, dated 13th September 1950, I appoint the following gentlemen to be the members of the Subdivisional Minorities within their respective subdivisions as below:—

District Nadia.

(1) Sadar (South) subdivision.

Names of members.

- (1) Jonab S. M. Badaruddin.
- (2) Jonab Matiur Rahman.
- (3) Jonab Hazrat Ali Biswas.
- (4) Mr. G. R. Mukherjee (Indian Christian).

(2) Sadar (North) subdivision.

Names of members.

- (1) Jonab Md. Arman Ali.
- (2) Jonab Md. Basiruddin.
- (3) Jonab Md. Rustamali.

(3) Ranaghat subdivision.

Names of members.

- (1) Dr. Karim Baksh.
- (2) Jonab Lutfar Ruhaman.
- (3) Jonab Anisul Islam.
- (4) Dr. Satya De (Indian Christian).

The Subdivisional Boards thus constituted will commence to function from the date of notification with the Subdivisional Officer as a member in each case, till the remaining members representing other communities are appointed, for which necessary notification will be issued later on.

No. 103J.—24th January 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 698 of the Bengal Jail Code, Volume I, 7th Edition, I appoint Sh. Nur Mohammad to be Honorary Religious Teacher for imparting moral instructions to the Muslim prisoners in the Dum Dum Central Jail in the district of 24-Parganas, for a period of two years with effect from the date of this notification. He should also conduct the Jumma prayers for Muslim prisoners.

No. 104J.—24th January 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 698 of the Bengal Jail Code, Volume I, 7th Edition, I appoint Sh. Bhabesh Chandra Vidyanidhi, Jyotish M.R.A.S. (London), to be Honorary Religious Instructor for imparting moral instructions to the Hindu prisoners in the Dum Dum Central Jail in the district of 24-Parganas, for a period of two years, with effect from the date of this notification.

No. 105J.—24th January 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 698 of the Bengal Jail Code, Volume I, 7th Edition, I appoint Sh. Bhabesh Chandra Vidyanidhi, Jyotish

R.A.S. (London), to be Honorary Religious Instructor for imparting moral instructions to the adult prisoners, in the Alipore Central Jail, in the district of 24-Parganas for a period of two years with effect from the date of this notification.

No. 1061R.G.—22nd January 1951.—Sri Sailen Nath Chakravarty, Sub-Deputy Magistrate and Deputy Collector, Alipore, 24-Parganas, is granted earned leave for forty-one days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 8th January 1951.

No. 108R.G.—22nd January 1951.—Sri Ram-Jana Ghosh, Sub-Deputy Collector and Circle Officer Kakdwip, 24-Parganas, is granted further earned leave for four days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 4th December 1950, in addition to the leave of seven days granted in this office notification No. 1574R.G., dated 8th December 1950.

J. N. TALUKDAR, Commissioner.

Officers by the Deputy Inspector-General of Police, Central Range

Alipore No. 415.—17th January 1951.—Sub-Inspector, Mukteswar Kundu of Murshidabad is, in the interests of the public service, temporarily transferred to 24-Parganas and appointed to act as Inspector in the District Enforcement Branch in one of the posts of Inspectors sanctioned by G.O. No. 823Pl, dated 20th March 1950.

S. M. GHOSH, Dy. Inspr.-Genl.

Presidency Division—Jalpaiguri

No. 32J.—22nd January 1951.—Sri Ajit Kumar Sen, Sub-Deputy Collector and Circle Officer, Mainaguri, in the district of Jalpaiguri, was allowed earned leave for thirteen days from 11th December 1950 to 23rd December 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 156P.W.—20th January 1951. It is notified for general information that in exercise of the power conferred by clause (c) of section 6 of the Bengal Ferries Act, 1885 (Bengal Act I of 1885), delegated to me under Government notification No. 3403L.S.-G., dated 1st December 1904, I order the establishment of a new first class B Public Ferry over the Sankosh at Pakuriguri in the district of Jalpaiguri. The limit of the ferry is defined as follows:—

East—Plot Nos 263 and 269

West—Plot Nos 293 and 297

North and South—Sankosh river

In exercise of the power under section 35 of the Act, delegated to me by notification No. 217-L.S.-G., dated 12th January 1905, I direct that the said ferry be managed by the District Board of Jalpaiguri.

No. 162L.S.-G.—22nd January 1951
It is hereby notified for general information that under section 15 of the Bengal Local Self-Government Act, III of

1885, as amended up to date, the following officials and persons are appointed to be members of the Sadar-Kurseong Local Board in the district of Darjeeling, with the approval of Government under section 29B of the Bengal Local Self-Government Act, 1885:—

Subdivisional Officer, Kurseong (*ex-officio*).
 Divisional Forest Officer, Darjeeling (*ex-officio*).
 Khas Mahal Officer, Sadar, Darjeeling (*ex-officio*).
 Sri Sukraj Limboo, Kuinjula Block, post office Bijanbari.
 Sri Padam Prasad Pradhan, Pleader, Darjeeling.
 Sri A. C. Chatterjee, Government Pleader, Darjeeling.
 Sri Chand Kumar Goenka, Kurseong.
 Sri Singhji Sirdar, Kurseong.
 Sri Prithvialal Rai Mandal, Upper Mamring and Labdah, post office Mungpoo.
 Musammat Helen Ahmed, Kurseong.

Sri Prem Chandra Gurung, Mirik, Darjeeling.
 Mr. L. Hannagan, Margaret's Hope Tea Estate, post office Tung.

Mr. C. C. Meldrum, Balason Tea Estate, office Tung.

Mr. G. T. Kenay, Takdah Tea Estate, office Ghoom.

Mr. A. McMurison, Badamtom Tea Estate, office Lebong.

Mr. T. J. Hardingham, Vah Tukvar Estate, post office Darjeeling.

No. 1721, S.-G.—22nd January 1951.—On the provisions of section 50 of the Bengal Municipal Act, 1932 (Act XV of 1932), read with Government order No. 91(4)M., dated 12th January 1942, it is hereby notified for general information that at by-election in Ward No. 1 held on the 16th December 1950, Sri N. Wangdi has been duly elected a Commissioner of the Kurseong Municipality the district of Darjeeling, *vice* Sri D. B. Khurgesha resigned.

J. N. TALUKDAR, Commissioner

LABOUR DEPARTMENT**ORDER.**

376Lab.—18th January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 4630Lab., dated the 12th September 1949, the industrial disputes between the employers of the belting concerns specified in column I of the schedule appended thereto and their workmen as represented by the Trade Unions mentioned in column II of the said schedule were referred for adjudication to Sri S. N. Modak, (Retd.);

and whereas during the pendency of proceedings before the said Sri Modak, I.C.S. (Retd.), Sri Sisir Kumar Adhikary and 60 other workmen of Messrs. Bengal Belting Works, Ltd., Serampore, made a complaint before the said Tribunal alleging that the said Company had acted to the prejudice of the said workmen, the conditions of service were not favourable to them immediately before the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri S. N. Modak, (Retd.), has adjudicated upon the said complaint and submitted his award to the State Government;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to give effect to the said award as shown in the annexure hereto.

ANNEXURE.

Matter of a complaint under section 33A of the Industrial Disputes Act, 1947, made by Sisir Kumar Adhikary and 60 other workmen against the Bengal Belting Works, Ltd., Serampore, in connection with certain industrial disputes between Bengal Belting Works, Ltd., and three other belting concerns and their workmen as referred for adjudication to the Government of West Bengal, order No. 4630Lab., dated the 12th September 1949.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.**PRESENT:**

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

Workmen: Sri D. L. Sen Gupta, Advocate.

Company: Sri H. N. Bose, Director, Sri H. Sen, Accountant.

AWARD.

A matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 19th September 1950 against Bengal Belting Works, Ltd. The original petition of complaint was not signed by Sisir Kumar Adhikary who described himself as a member of the Works Committee. The petition of complaint not being in proper order, the workmen concerned were asked to submit a fresh petition of complaint in proper form under their own signatures. This was duly done, and the regularly signed petition of complaint is now under consideration. Certain industrial disputes between the Bengal Belting Works, Ltd., Serampore, and three other belting concerns in the same area were referred for adjudication to this Tribunal by

Government of West Bengal, Department of Labour, order No. 46 dated the 12th September 1949. The adjudication proceedings in connection with these industrial disputes were still pending before this Tribunal on 1st June 1950. The workmen in their petition of complaint have divided themselves into two groups, namely, one group of 22 persons under annexure A and a second group of 39 persons under annexure B. The grievance put forward by them are that 19 workmen out of the group of 22 under annexure A were illegally and unjustifiably discharged on and from 23rd June 1950 and three others of the group under annexure A were illegally and unjustifiably discharged on 7th July 1950, and the 39 workmen under annexure B were illegally and unjustifiably prevented from joining work even though they offered their services in August 1950. The case of the workmen is briefly on the following lines. The Management illegally and unjustifiably declared a lock-out from 7th June 1950. The lock-out was lifted on 1st June 1950. The Management announced the discharge of 19 workmen on 23rd June 1950, and this discharge was illegal and unjustifiable. The workmen in general resented this illegal and unjustifiable discharge of workmen, and declined to rejoin work unless the order of discharge was withdrawn, and this attitude of the workmen was justifiable under the circumstances. Later on the Management discharged three other workmen on 7th July 1950, without any reasons. The Management appointed new recruits in the meantime, and later on declined to reappoint old employees even though they offered themselves for service in August 1950. As regards the workmen this attitude of the Management was also unjustifiable. The prayer of the workmen is that the discharged workmen as per annexure A should be reinstated, and the workmen mentioned in annexure B should be allowed to rejoin work, even though some of the new recruits may have to be discharged for making room for the old employees. The 22 workmen mentioned in annexure A to the petition of complaint are shown in appendix A to this award. The 39 persons mentioned in annexure B to the petition of complaint are shown in appendix B to this award.

2. The case put forward by the Bengal Belting Works, Ltd., is on the following lines. There was no contravention of the provisions of section 33 of the Industrial Disputes Act, and the complaint under section 33 of the Act does not lie. The discharge of 19 workmen on and from 23rd June 1950 and of 3 others on and from 7th July 1950 was legal and justified under the particular circumstances. As regards the 39 persons mentioned in annexure B to the petition of complaint, they deliberately refrained from joining work for an inordinately long time in spite of the repeated offers extended by the Management, and having been absent from work without permission their services were automatically terminated under the provisions of the Act. The Management has stated that some persons of the latter category have since been taken in, and the Company undertakes to absorb such workmen as and when vacancies may arise in the future. The Company has stated generally that acts of indiscipline, wilful stoppage of work, slowing down of production, assault and intimidation were being committed by many of the workmen for sometime past, and the Company was suffering serious losses on account of the lack of proper production caused by such deliberate acts of indiscipline indulged in by the workmen, and it became impossible to carry on the factory without controlling the undesirable forces which were coming into play. As instances of indiscipline, violence and intimidation, the following incidents, among others, have been referred to. On 21st February 1950 most of the workmen abstained from work and declared a holiday on themselves on the occasion of the death of Sarat Chandra Bose, although the Management declined to give a holiday. Similarly on 6th March 1950 most of the workmen declared a hartal on the occasion of Sri Jawahar Nehru's visit to Calcutta, although the Management declined to declare

On 17th April 1950 some workmen including some of the dis- persons with whom we are concerned created a trouble about ent 1 and Pass Books, and some threatened to compel the Management cover the Pass Books, even though the existing rules did not lay down ch procedure. Some workmen came to beat the Manager and pushed and some durwans eventually escorted the Manager to his office. The of the factory was stopped for some time owing to the trouble on 17th 1950. On 19th April 1950 eleven workmen were placed under suspen- consequence of the incident of 17th April 1950. On 24th April 1950 Managing Director came to the factory and some workmen who demanded cwa of the order of suspension in respect of the 11 workers passed 1 April 1950, surrounded the Managing Director and kept him con- the morning up to about 3 p.m. when he was rescued by the On 25th April 1950 some workmen raised a complaint about bad the canteen and rushed into the Manager's office after beating the s On 26th April 1950 the Assistant Labour Commissioner interven- managed to bring about a settlement and an agreement was signed sides, the orders of suspension and the police cases then pending being an On 3rd June 1950 a supervisor named Manindra Das ordered a to distribute tea in the working shed in the absence of the usual and the worker so directed failed to carry out the supervisor's at the instigation of two other workers named Anil Mukherji and Samanta. This incident of indiscipline having been reported to the ng Director he came to the factory on 5th June 1950, and after an ation Anil Mukherji and Krishna Samanta were made to apologise conduct. The workmen resented this action taken by the Managing and at the instigation of some, all the workmen struck work for a hour in the morning shift and again for some time in a later shift. nagement felt that acts of indiscipline and open defiance had assumed character that it was impossible to carry on. The Management gly declared a lock-out from 7th June 1950. The lock-out, g to the Management, was completely justified under the particular ances. The lock-out was eventually lifted from 23rd June 1950. test against the discharge of some of the workmen from 23rd June ny workmen wilfully abstained from rejoining work, although they ated to do so, and the fact of the lock-out being lifted was duly d at the factory and also with the aid of printed leaflets and in es.

t has been argued on behalf of the Company that no industrial was referred for adjudication to this Tribunal and no such dispute lag at the time of the discharge of the workmen concerned. The ou put forward is obviously untenable in view of the order of which I have referred to in paragraph 1 of this award. It is clear stral disputes between the Bengal Belting Works, Ltd., and three oncerns in the same area and their workmen were referred to this for adjudication, and the adjudication proceedings were pending ut June 1950. Then it has been contended on behalf of the Com- tina much as the reasons of the discharge were not connected with of industrial dispute under adjudication there was no contraven- e provisions of section 33 of the Industrial Disputes Act. Whatever the legal position under the provisions of the old section 33, there doubt that under the provisions of the new section 33, as it stands amendment brought about by the Industrial Disputes (Appellate Act 1950, such contentions have no force whatever. The amended of the Industrial Disputes Act came into force on 20th May 1950 on which the Industrial Disputes (Appellate Tribunal) Act, 1950, force, irrespective of the question as to when the amending Act

was published in the *Calcutta Gazette*. It is clear, therefore, that puny was bound by the provisions of the amended section 33 and it entitled, during the pendency of the original adjudication proceedings before this Tribunal, to discharge any workman without the expression in writing of the Tribunal. The Company admittedly did not obtain such permission. It must, therefore, be held that the provisions of section 33 of the Industrial Disputes Act, as they stood at the time, were contravened and the present complaint under section 33 of the Act lies.

4. The act of dismissal during the pendency of the original adjudication proceedings was illegal by reason of the provisions of section 33 of the Act having been contravened. The question, however, is whether the action taken by the Management was justified either wholly or partially under the particular circumstances, even though it might be technically illegal. I will, therefore, be necessary for me to go into the facts and circumstances. On behalf of the workmen one witness, namely, Sisir Kumar Adhikari, who is one of the discharged persons, has been examined. On behalf of the Company 10 witnesses have been examined. Both sides have produced a large number of documents. The order of discharge being held to be illegal, it will be up to the Company to establish with regard to each particular case that such order was justified. On the evidence placed before me I am satisfied that there was a good deal of indiscipline among many workers prior to June 1950 and many workers were neglecting their work and had a tendency of lowering down the production, and of defying the Management. There was no justification for taking holidays on 1st and 2nd February 1950 and 6th March 1950 against the orders of the Management. I am satisfied that serious acts of indiscipline were committed by some workmen in connection with the demand for Provident Fund Pass Books in April 1950 and some workers proceeded to handle the Manager roughly. Without going into the merits of the case against each of the 11 persons who were suspended on 19th April 1950, in connection with this incident, I am satisfied generally that an order of suspension was called for to counteract the serious forces of indiscipline. On the evidence of D. B. a weaving jobber, along with his report (Ex. 1) it appears that two discharged persons Subhas Banerji and Ackowri Bose threatened and insulted him to prevent him from doing work on 22nd April 1950. On the evidence of the Managing Director, D.W. 5, and the Manager, D. 1, and other materials I am satisfied that while the former was in the Factory Department on 24th April 1950 he was surrounded by some workmen and kept confined for about six hours till the police came. This was, in my opinion, an extremely serious act of indiscipline. On 25th April 1950 a large number of workmen rushed into the Manager's office after beating the drum and issued an order to complain about bad tea in the canteen. Surely this was not the proper way of bringing complaints to the notice of the Manager and in my opinion the workmen concerned were guilty of serious indiscipline. The Assistant Labour Commissioner intervened at this stage, when acts of indiscipline committed by workmen were becoming frequent and serious, and on 26th April 1950 a settlement was arrived at and an agreement was signed between both sides in the hope that things would go on smoothly in the future. In consequence of the agreement reached the order of suspension in respect of the 11 persons and the police cases then pending, including the one in connection with the wrongful confinement of the Managing Director on 24th April 1950 were withdrawn. There was, however, a revival of indiscipline at the beginning of June. Two workmen instigated another workman to disobey the orders of a supervisor in connection with the matter of distribution of tea in the working shed. The two men were called by the Managing Director on 5th June 1950 and eventually they expressed regret for what they had done. Some of the over-enthusiastic leaders of the workmen

ayed by this action of the Managing Director which was obviously for the restoration of discipline, and they felt that the Management was entitled to do anything without the concurrence of what was known as "Workers' Committee". The existence of a "Workers' Committee" was denied on behalf of the workmen in the proceedings before me. I am satisfied that the workmen generally were imbued with the idea of going the Management and indulging in deliberate acts of indiscipline, and that what looked like a happy agreement on 26th April 1950. The distribution affair thus led to an unfortunate recrudescence of serious trouble. There was no justification for the workmen to take exception to the action taken by the Managing Director on 5th June 1950. Some of the members of the workmen, however, conceived the idea of taking concerted action by going on strike for about an hour or so in the morning shift and for some time in a later shift on 6th June 1950. P.W. 1 Sisir Kumar Das giving evidence for the workmen has stated that the main belting was on the morning of 6th June 1950 and work was stopped for an hour.

In so far as this witness has not told the truth with regard to certain matters, such as the number of workmen who visited the Company's office in Calcutta on 9th June 1950, I am not disposed to place any reliance on him. From the evidence of the Engineer, D.W. 1, the Weaving Supervisor, D.W. 2, the Preparatory Supervisor, D.W. 3, and the Spinning Supervisor, D.W. 4, I am satisfied that there is no such thing as one main belt in this factory and there are group driving belts with several small motors in different sections, and if one belt gets torn the entire section cannot be stopped. I am satisfied from the evidence that on the morning of 6th June 1950 the working of the entire factory was stopped for about an hour or so, and it was stopped for half an hour or so again in a later shift. I am further satisfied that the stoppage of work was due to the deliberate concerted action taken by the workmen in general, and it was a case of stoppage of work by the workmen in general employed in the factory acting in concert, and it was clearly a case of strike. It was very likely that the members of the workmen conceived the idea of going on strike to express their disapproval against the action taken by the Managing Director on the preceding day in respect of certain offending workmen. As this strike took place during the pendency of the adjudication proceedings before this Tribunal, the strike was illegal within the meaning of section 23(b) of the Industrial Disputes Act. It appears from the notice, dated 6th June 1950 (Ex. 2), that the Company declared a lock-out from the morning of 7th June 1950 on account of the illegal strike, wilful stoppage of work during working hours and consequent coming down of production by the workers. In the light of the previous evidence of indiscipline and of the illegal and unjustified strike which took place on 6th June 1950 I hold that the declaration of the lock-out from 7th June 1950 was justified, and as the lock-out was declared in consequence of an illegal strike within the meaning of section 24(3) of the Industrial Disputes Act, the lock-out cannot be deemed to be illegal. The lock-out was eventually lifted on 23rd June 1950, and I am unable to say, under the circumstances, that the duration of the lock-out was unreasonably long. All workmen except 19 persons who were discharged with effect from June 1950 were expected and invited by the Company to come back to work. It appears from the evidence that owing to the paucity of work much work was not done during the remaining days of June and in the next factory began to work more or less on normal lines in August. Most of the employees returned to their work gradually in response to the Company's invitation. It appears from the evidence that the Company was aware of the fact of the lock-out being lifted and of the Company's desire to bring back old employees by making publications in newspapers and printed leaflets and otherwise. In spite of these efforts of the

Company several old employees did not care to rejoin their work and the result was that the Company was forced to appoint new. Meanwhile three other persons mentioned in appendix A were discharged by the Company on 7th July 1950. It appears that several abstained from rejoining work by way of protest against the discharge of 22 workmen on 23rd June 1950 and 7th July 1950. The persons mentioned in appendix B belong to this category. They failed to return to work in response to the Company's invitation, and were obviously in combination to bring about a cessation of work by a body of persons as a mark of protest against certain orders of discharge of other workmen passed by the Company. Apart from the question as to whether the orders of discharge were justified or not, the position was that those workmen abstained from work in spite of the lock-out having been lifted and knowledge launched a second strike after the lock-out. It will be seen that what I am going to say later on that most of the discharges were justified and there were errors of judgment on the part of the Company in a few cases. In that view of the matter there was no justification of the workmen going on a second strike after the lock-out was lifted for the purpose of raising a protest against certain orders of discharge. Apart from the position that the second strike with effect from 2nd July 1950 was unjustified, it was an illegal strike in so far as it was during the pendency of the original adjudication proceedings. It was argued on behalf of the workmen that the lock-out declared by the Company with effect from 7th June 1950 amounted to an alteration of the conditions of service to the prejudice of the workmen within the meaning of section 33(a) of the Act. Without going into the question as to whether a lock-out may amount to a prejudicial alteration of the conditions of service within the meaning of section 33(a), I have no hesitation in coming to the conclusion that there is no substance in the contention, under the circumstances of our particular case, that the lock-out amounted to any prejudicial alteration of the conditions of service. The real question in this particular case is that there was a contravention of the provisions of section 33(b) of the Act, by reason of the orders of dismissal which were passed on 23rd June 1950 and 7th July 1950 during the pendency of the original adjudication proceedings.

5 I shall now proceed to deal with the cases of discharge of each of the 22 persons mentioned in appendix A to this award. The question in each particular case is whether the discharge was justified. The difficulty in coming to the conclusion that each of the 22 persons was guilty of going on an illegal strike on 6th June 1950. The Company has copies of notices of discharge setting forth the charges against the 22 persons who were discharged with effect from 23rd June 1950. Out of the 22 persons shown in appendix A, No. 7 Ramlal, No. 10 Abdul Sukkur and Dharam Singh were discharged on 7th July 1950, and others were discharged on 23rd June 1950. The Company has stated that the charges prepared in respect of the 19 persons discharged on 23rd June 1950 were offered to the respective persons, who however did not accept the question of offering charge-sheets and getting explanations from the workmen is not of great consequence at the present stage, when this Commission is examining the whole matter in the light of the facts and circumstances. As regards the offence of going on an illegal strike on 6th June 1950, it appears that many other workmen, possibly all workmen, committed the same offence. It must, therefore, be ascertained with regard to each of the 22 persons, whether his case can justifiably be put on a higher plane of misconduct than going on an illegal strike. In other words, more than the general act of going on an illegal strike should be established in justification of the order of discharge in each particular case.

nce it may be shown that a particular person was one of the ring-leaders in the matter of launching the illegal strike, or it may be shown that a person of his past wrongful conduct and bad antecedents a particular person's misconduct should be placed on a higher level than the ordinary of going on an illegal strike. It is in evidence that on 26th April 1950 Assistant Labour Commissioner brought about a settlement between the Management and the workmen, and both sides agreed to do their best to get smoothly in the future. In consequence of the agreement the orders of suspension in respect of 11 workmen, some of whom happened to be subsequently discharged, were withdrawn, and certain pending criminal cases against individual workmen were abandoned by the Management. In the Management dated 26th April 1950, the workmen solemnly agreed to adopt a policy of increasing the production and to put an end of all kinds of indiscipline. It was on this basis that the Company agreed to withdraw the orders of suspension and the criminal cases. Some workmen, however, did not follow the agreement and began to create troubles again in the month of June. The previous conduct and antecedents of individual workmen who lent themselves again to the creation of trouble, and who took part in the illegal strike on 6th June 1950 must be taken notice of in connection with the assessment of the gravity of the offence subsequently committed by them in going on an illegal strike. I agree that by virtue of the settlement arrived at on 26th April 1950, punishment in respect of previous conduct of individual workmen could not be justified, and previous acts of misconduct cannot be raked up for the purpose of inflicting punishment with regard to those previous acts. The contention raised on behalf of the workmen to the effect that all previous misconduct should be treated as having been wiped out by reason of the agreement, dated 26th April 1950, is correct only to a limited extent, as indicated above. I do not think that previous conduct and antecedents cannot be taken into consideration at the present stage for the purpose of ascertaining the habits and tendencies of individuals and for assessing the gravity of a subsequent misconduct in individual cases. A person who has committed previous acts of misconduct and has subsequently committed another misconduct may be punished for the subsequent misconduct which would be considered to be a new offence in his case, although a person who commits a similar subsequent misconduct for the first time may not necessarily be held to be guilty of a grave offence. I am definitely of opinion that the previous conduct and antecedents of individuals, prior to the agreement, dated 26th April 1950, cannot be treated as wiped out for all purposes. I shall now proceed to deal with the evidence in respect of each of the 22 persons under appendix A, and in reaching a conclusion as to whether the discharge in each case was justified.

Sisir Kumar Adhikary.—No. 1 Sisir Kumar Adhikary was discharged on 6th June 1950. He took a prominent part in stopping the work of the factory against the orders of the Management on 21st February 1950, as stated by the Manager, D.W. 9. He similarly took a prominent part in stopping the work of the factory on 6th March 1950, as stated by D.W. 9. He took a prominent part in creating trouble on 17th April 1950 in unjustifiably demanding Provisional Fund Pass Books, and threatened to compel the Management to yield to the demand. In consequence of the trouble created in the factory was stopped for some time. He was one of the persons who were suspended in consequence, the order of suspension being issued subsequently. He took part in the illegal strike on 6th June 1950. From the evidence of the Manager, D.W. 9, it is clear that Sisir Kumar Adhikary incited other workmen to go on strike in the weaving shed. He was clearly one of the ringleaders in launching the illegal strike. I reach the conclusion that the discharge in his case was justified.

Sachindra Nath Ghose.—No. 2 Sachindra Nath Ghose who was discharged on 23rd June 1950 took a prominent part in wrongfully confining Managing Director in the Preparatory Department for a few hours. Managing Director, D.W. 5, has identified him as one of the culprits. His name was mentioned in the report of the Police, dated 24th April (Exhibit E). It appears from the evidence of the Manager, D.W. 9, on the following day 25th April 1950 this workman rushed into Manager's office after beating the durwans with regard to some complaint about bad tea in the canteen. With these antecedents this workman part in the illegal strike on 6th June 1950. I consider that he was a hal breaker of discipline and used methods of force and intimidation against Management. I hold that his discharge was justified.

Sudhangsu Kumar Mukerjee.—No. 3 Sudhangsu Kumar Mukerjee was discharged on 23rd June 1950 took a prominent part in wrong confining the Managing Director, D.W. 5, in the Preparatory Department on 24th April 1950 and was mentioned as one of the culprits in the report of the Police (Exhibit E). He was also one of the violently inciting workmen who rushed into the Manager's office after beating the durwans on 25th April 1950 with regard to a complaint about bad tea in the canteen. He also took part in the illegal strike on 6th June 1950. The Manager, D.W. 9, has related another serious incident at Kotrung on 31st July 1950 when the Manager's motor van was proceeding from Calcutta to Serampore. The Manager has stated that some workmen including Sudhangsu K. Mukerjee stopped the motor van and roughly handled the Manager and a durwan and looted some eatables from the van. A criminal case has been filed with the Police about this incident is still pending. It is true that this incident took place after the date of discharge on 23rd June 1950, but it is, however, open to this Tribunal to consider the fact of assault in view of the gravity of the other misconduct committed by the particular workman. On a consideration of all the facts and circumstances I am of opinion that the discharge of Sudhangsu Kumar Mukerjee was justified.

Adhir Chandra Deb.—There was a complaint against No. 4 Adhir Chandra Deb made by the Weaving Supervisor, D.W. 2, in his report dated 3rd May 1950 (Exhibit D), to the effect that the workman was guilty of negligence and indiscipline. This workman was discharged on 23rd June 1950. This workman took a prominent part in the illegal strike on 6th June 1950, and the evidence of the Manager, D.W. 9, shows that he was inciting others to go on strike in the weaving shed. He was obviously one of the ringleaders in launching the illegal strike. I hold that his discharge was justified.

Ramani Mohan Deb.—No. 5 Ramani Mohan Deb who was discharged on 23rd June 1950 took a prominent part in creating trouble about Profit Fund Pass Books on 17th April 1950, and he was one of the 11 workmen who were suspended in consequence, the suspension order being subsequently withdrawn. D.W. 2 made a complaint against him alleging negligence and indiscipline in his report, dated 3rd May 1950 (Exhibit D). This workman took a prominent part in the illegal strike on 6th June 1950 and from the evidence of the Manager, D.W. 9, it is clear that he was one of the ringleaders and was inciting other workmen to go on strike in the weaving shed. I hold that his discharge was justified.

Sarada Prasad Chatterjee.—There is no evidence of any previous misconduct in respect of No. 6 Sarada Prasad Chatterjee who was discharged on 23rd June 1950. The only evidence against him is that he took part in the illegal strike on 6th June 1950 along with many others. There is no evidence to indicate that he was one of the ringleaders in launching

ral strike. I consider that the evidence against Sarada Prasad Chatterjee is insufficient, and the Management committed an error of judgment in charging him.

Ram Lal.—No. 7 Ram Lal who was discharged on 7th July 1950, took part in the illegal strike on 6th June 1950. The subsequent occurrence of an assault on the Manager on 31st July 1950 at Kotrung should be taken into account in this case for the purpose of judging the tendencies of the workman and assessing the gravity of his misconduct in going on an illegal strike. The Manager, D.W. 9, has stated that Ram Lal took a prominent part in stopping the motor van of the Manager and he struck the durwan with a stick. The criminal case in this connection is still pending. As I have reason for disbelieving the Manager, I consider that the subsequent assault involving violence exercised by the workman should be taken into account. I hold that the discharge of Ram Lal was justified.

Jadunath Roy.—No. 8 Jadunath Roy who was discharged on 23rd June 1950 has been identified by the Managing Director, D.W. 5, as one of the workmen who took part in wrongfully confining him in the Preparatory Department on 24th April 1950. This workman took a prominent part in the illegal strike on 6th June 1950. D.W. 9, the Manager, has stated that Jadunath Roy was inciting other workmen to go on strike in the spinning section. I find that he was one of the ringleaders in launching the illegal strike and in my opinion the discharge was justified.

Kartick De.—No. 9 Kartick De who was discharged on 23rd June 1950 took a prominent part in the illegal strike on 6th June 1950. D.W. 9, the Manager, has stated that Kartick De was inciting other workmen to go on strike in the spinning section. I find that he was one of the ringleaders in launching the illegal strike, and in my opinion the discharge was justified.

Abdul Sukkur.—No. 10 Abdul Sukkur who was discharged on 7th July 1950 took part in the illegal strike on 6th June 1950. He took a prominent part in the incident of assault on the Manager at Kotrung on 31st July 1950, and he was actually the person who struck the Manager with a lathi. Subsequent conduct should be taken into account in judging his case. I hold that the discharge of Abdul Sukkur was justified.

Ackowri Bose.—No. 11 Ackowri Bose who was discharged on 23rd June 1950 went to beat the Manager and pushed him in connection with the complaint regarding Provident Fund Pass Books on 17th April 1950. He was one of the 11 workmen who were suspended in consequence, the order of suspension being subsequently withdrawn. D.W. 8 submitted a report to the Manager (Exhibit 1a) on 22nd April 1950 stating that Ackowri Bose threatened and insulted him in order to prevent him from doing work. A criminal case started in this connection was subsequently withdrawn in consequence of the agreement, dated 26th April 1950. Ackowri Bose was one of the workmen who rushed into the Manager's office after beating the Manager on 25th April 1950 in connection with a complaint about bad tea. D.W. 2, a Weaving Supervisor, made a complaint about negligence and discipline against this workman in his report, dated 3rd May 1950 (Exhibit 1b). With these antecedents this workman took part in the illegal strike on 6th June 1950. I hold that the discharge in his case was justified.

Shyama Pada Patra.—No. 12 Shyama Pada Patra who was discharged on 23rd June 1950, took a prominent part in the illegal strike on 6th June 1950. The evidence of the Manager, D.W. 9, shows that he was inciting other workmen to go on strike in the weaving shed, and he was obviously one of the ringleaders. I hold that the discharge in this case was justified.

Gour Ch. Saha.—No. 13 Gour Ch. Saha who was discharged on 2 June 1950 took part in the illegal strike on 6th June 1950. There is other evidence against him. I consider that the evidence against workman is insufficient and the Management committed an error of judgment in discharging him.

Kartick Pado Sen Gupta.—No. 14 Kartick Pado Sen Gupta too prominent part in the affair of wrongfully confining the Managing Director in the Preparatory Department on 24th April 1950 and he was specifically mentioned as one of the culprits in the report of the Police (Exhibit With this antecedent this workman took part in the illegal strike on 6th June 1950. I hold that his discharge was justified.

Dharam Singh.—No. 15 Dharam Singh who was discharged on 7th June 1950 took part in the illegal strike on 6th June 1950. There is no evidence against him, and I consider the evidence in this case to be sufficient. I am of opinion that the Management committed an error of judgment in discharging Dharam Singh.

Jaydev Ch. Jana.—No. 16 Jaydev Ch. Jana took a prominent part in creating trouble with regard to Provident Fund Pass Books on 17th April 1950, and he was one of the 11 workmen who were suspended in that connection, the order of suspension being subsequently withdrawn. He took a prominent part in the illegal strike on 6th June 1950, and the evidence of the Manager, D.W. 9, shows that he was inciting other workmen to go on strike in the Preparatory Department, and was evidently one of the ringleaders. I hold that the discharge in his case was justified.

Suvash Ch. Banerjee.—No. 17 Suvash Ch. Banerjee who was discharged on 23rd June 1950, was accused by D.W. 8 in his report, dated 22nd April 1950 (Exhibit I), alleging that he threatened and insulted him to prevent him from doing work. A Police case started in this connection was withdrawn in consequence of the agreement, dated 26th April 1950. On 26th April 1950 Suvash Ch. Banerjee was one of the workmen who rushed to the Manager's office after beating the durwans in connection with a complaint about bad tea. This workman took part in the illegal strike on 6th June 1950. I hold that the discharge in this case was justified.

Sanat Kumar Chatterjee.—No. 18 Sanat Kumar Chatterjee who was discharged on 23rd June 1950, was one of the 11 workmen who were suspended in connection with the incident on 17th April 1950 regarding Provident Fund Pass Books, the order of suspension being subsequently withdrawn in consequence of the agreement, dated 26th April 1950. This workman took a prominent part in the illegal strike on 6th June 1950 and the evidence of the Manager, D.W. 9, shows that he was inciting other workmen to go on strike in the weaving shed and evidently he was one of the ringleaders. I hold that the discharge in this case was justified.

Shyamadas Bairagi.—No. 19 Shyamadas Bairagi who was discharged on 23rd June 1950 took a prominent part in the trouble about Provident Fund Pass Books on 17th April 1950 and he was one of the men who pushed the Manager. He took part in the illegal strike on 6th June 1950 and the evidence of the Manager, D.W. 9, shows that he was one of the ringleaders inciting other workmen to go on strike in the Preparatory Department. The evidence of the Manager, D.W. 9, further shows that on 31st July 1950 Shyamadas Bairagi took a very prominent part in assaulting the Manager inasmuch as he struck him on the face and pulled him down from the motor van. I hold that the discharge in this case was justified.

Kalipado Gope.—No. 20 Kalipado Gope who was discharged on 23rd June 1950, took part in the illegal strike on 6th June 1950. There is no evidence against him. I consider that the evidence in this case is sufficient and the Management committed an error of judgment in discharging him.

Anil Kumar Barik.—No. 21 Anil Kumar Barik who was discharged on 6th June 1950, took part in the illegal strike on 6th June 1950. There is other evidence against him. I consider that the evidence in this case is insufficient and the Management committed an error of judgment in discharging him.

Sunil Kumar Mukherjee.—No. 22 Sunil Kumar Mukherjee took a prominent part in the trouble in connection with Provident Fund Pass Books 17th April 1950 and went to beat the Manager and pushed him. He was one of the 11 workmen who were suspended in that connection, the order of suspension being subsequently withdrawn in consequence of the agreement. The Supervisor, D.W. 2, brought charges of negligence and discipline in his report, dated 3rd May 1950 (Exhibit D). This workman took a prominent part in the illegal strike on 6th June 1950 and the evidence of the Manager, D.W. 9, shows that he was one of the ringleaders inciting workmen to go on strike in the weaving shed. I hold that the discharge in his case was justified.

7. In the light of the above findings I decide that the orders of discharge in respect of the 17 workmen other than No. 6 Sarada Prasad Chatterjee, No. 13 Gour Ch. Saha, No. 15 Dharam Singh, No. 20 Kalipado Gope and No. 21 Anil Kumar Barik as mentioned in appendix A, should be interfered with. I hold that the orders of discharge in respect of 5 persons just named were not justified, and these orders should be set aside. I direct that No. 6 Sarada Prasad Chatterjee, No. 13 Gour Ch. Saha, No. 20 Kalipado Gope and No. 21 Anil Kumar Barik be reinstated with effect from 23rd June 1950 and be paid all wages, allowances, bonuses and other benefits which they would be entitled to if they had been in service on and from 23rd June 1950 up to the date of reinstatement. I further direct that No. 15 Dharam Singh be reinstated and be paid all wages, allowances, bonuses and other benefits which he would be entitled to if he had been in service on and from 7th July 1950 up to the date of reinstatement.

8. Having thus disposed of the case of the persons under appendix A, I proceed to deal with the list of 39 persons under appendix B. There is a clear distinction between the discharged persons under appendix A and the persons shown in appendix B. The services of the discharged persons were terminated by the action of the Company, and in the cases in which the Company's action has been found to be unjustified an order of reinstatement and compensation has been passed. The cases of the persons under appendix B stands on an entirely different footing, in so far as they are barred from returning to their jobs although they were invited by the Company to do so, and they went on a second illegal strike. Practically all the persons under appendix B discharged themselves by their own action, as distinguished from any action taken by the Company. The Company has now taken new recruits in the vacancies created in consequence of the second illegal strike. It will not be just and fair to the new recruits to let them be discharged for making room for the old employees who did not return to work in time. The Company has stated that a few of the persons under appendix B have already been taken in and has given an undertaking that the others as and when vacancies may arise. I direct that these persons under appendix B, who have not already been taken in, shall be engaged by the Company as and when vacancies may arise.

APPENDIX A.

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| 1. Sisir Kumar Adhikary. | 12. Shyama Pada Patra. |
| 2. Sachindra Nath Ghose. | 13. Gour Ch. Saha. |
| 3. Sudhangsu Kumar Mukerjee. | 14. Kartick Pado Sen Gupta. |
| 4. Adhir Ch. Deb. | 15. Dharam Singh. |
| 5. Ramoni Mohan Deb. | 16. Jaydev Ch. Jana. |
| 6. Sarada Prasad Chatterjee. | 17. Suvash Ch. Banerjee. |
| 7. Ram Lal. | 18. Sanat Kumar Chatterjee. |
| 8. Jadunath Roy. | 19. Shyamadas Bairagi. |
| 9. Kartick De. | 20. Kalipado Gope. |
| 10. Abdul Sukkur. | 21. Anil Kumar Barik. |
| 11. Ackowri Bose. | 22. Sunil Kumar Mukherjee. |

APPENDIX B.

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| 1. Rabindra Nath Ghorui. | 21. Muneswar Chamar. |
| 2. D. N. Adhikary. | 22. Bishnu Pada Maiti. |
| 3. Satyendra Chakrabutty. | 23. Upendra Nath Nandi. |
| 4. Madan Mohan Bhattacharjee. | 24. Birendra Nath Ghose. |
| 5. Badal Ch. Das. | 25. Kunan Behari Parui. |
| 6. Nirmal K. Sarkar. | 26. Renupada Pramanik. |
| 7. Rajendra Nath Ganguly. | 27. Jagadish Ch. Maity. |
| 8. Santosh Kumar Dey. | 28. Kartick Mondal. |
| 9. Bhulua Rajbhar. | 29. Manik Banerjee. |
| 10. Rambharan Kairi. | 30. Madan Gopal Das. |
| 11. Naresh Ch. Mukerjee. | 31. Sribal Ch. Ghose. |
| 12. Sukumar Banerjee. | 32. Anil Kr. Mukerjee. |
| 13. Baleswar Pundit. | 33. Mohan Ch. Adhikary. |
| 14. Biman Majumdar. | 34. Fatick Ch. Jana. |
| 15. Indu Bhusan Chakrabutty. | 35. Sudhangsu Das. |
| 16. Motor Roy. | 36. Baliram Gor. |
| 17. Jiban Ch. Srimany. | 37. Tarak Srimani. |
| 18. Durga Pado Bhattacharjee. | 38. Lakshmi Kanta Ghose. |
| 19. Anil Das. | 39. Gobardhan Pakre. |
| 20. Sachindra Nath Mondal. | |

S. N. MODAK,*Chairman, Industrial Tribes**The 5th January 1950.*

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 486Lab.—24th January 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6406Lab., dated the 10th November 1950, the industrial dispute between Messrs. Nasco, Ltd., Prince War Shah Road, Tollygunj, Calcutta, and their workmen represented by Nasco Mazdoor Congress, 14, Girish Chandra Basu Road, Entally, Calcutta, referred for adjudication to Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Sri Palit, District Judge, Nasco Mazdoor Congress, on behalf of the workmen Messrs. Nasco, Ltd., made a complaint in writing before the said Tribunal alleging that the said company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri G. Palit, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of an application under section 33A of the Industrial Disputes (Appellate Tribunal) Act of 1950 filed by Sri Sujit Kumar Dhar, Secretary, Nasco Mazdoor Congress, against Messrs. Nasco, Ltd., Tollygunge, Calcutta.

BEFORE THE INDUSTRIAL TRIBUNAL.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

For the Union: Sri Sujit Kumar Dhar, Secretary, Nasco Mazdoor Congress.

For the Company: Sri Santosh Dutt, Manager of the Company.

AWARD.

By an order No. 6406Lab., dated 10th November 1950, the Government of West Bengal referred the dispute between Messrs. Nasco, Ltd., and their workmen represented by Nasco Mazdoor Congress for adjudication. As the adjudication proceeding is yet pending, the above workers reached this Tribunal with an application under section 33A of the Industrial Disputes Act complaining of certain prejudicial alteration of the service conditions existing immediately prior to the said dispute. On the 4th January 1951, the date to which this case was adjourned for hearing, the parties settled the matter amicably and filed a compromise petition as per annex. The case is accordingly disposed of and I direct that the compromise contained in the Appendix will form part of my award.

G. PALIT,

Chairman of the Tribunal.

4th January 1951.

APPENDIX.

Terms of Agreement between the management of Messrs. Nasco, Ltd., 41, Prince Anwar Sha Road, Tollygunge, Calcutta, and their workmen represented by Nasco Mazdoor Congress, regarding delay in payment of wages for the month of October 1950.

1. That the management will pay the wages of November 1950 to workmen by the 15th of January 1951.

2. That the wages of December 1950 and January 1951 will be paid 15th and 28th of February 1951, respectively.

3. That the wages of February 1951 and afterwards will be paid by 7th of the following months (as per Government Factory Act).

4. That henceforth the Company will issue ration on credit to the workmen against the wages of the respective months by way of advance.

5. That the above clause No. 4 may be discontinued after discussion between the representatives of the Company and the Union from March 1951, when the date of payment will be regularised per clause No. 3.

We pledge ourselves to be bound by the above agreement effective from the 4th day of January 1951.

For Nasco, Limited,
SANTOSH DUTT,
Manager.
4-1-51.

For Nasco Mazdoor Congress,
SUJIT KR. DHAR,
Secretary
4-1-51
G. PALIT

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 487Lab.—24th January 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4901Lab., dated the 1st September 1950, as amended by order No. 6316Lab., dated the 6th November 1950, the industrial dispute between Messrs. Britannia Building & Ice Co., Ltd., and Holmes Wilson & Co., Ltd., Stephen House, 4, Dalhousie Square East, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd floor, 2, Netaji Subhas Road, Calcutta, regarding the matters specified in the schedule to the said order, dated the 1st September 1950, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Britannia Building and Iron Co., Ltd., and Holmes Wilson & Co., Ltd., Stephen House, 4, Dalhousie Square East, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta.

PRESENT :

SRI G. PALIT, *District Judge, Industrial Tribunal.*

sent for the Company : Sri M. K. Kalani, Secretary of the Company.

sent for the Association : Sri Jiten Banerjee, Joint Secretary, Association of Employees' Unions.

AWARD.

1 Acting under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of West Bengal, by its order No. 4901Lab., dated the 1st September 1950, referred the aforesaid dispute to Sri S. C. Bhattacharya, District Judge, for adjudication. As, after a time, his services were no longer available, the dispute was referred to me for adjudication by my order No. 6316Lab., dated the 6th November 1950, under section 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

2 The case was received here on the 14th November 1950. It was fixed for the 24th November 1950 for appearance. Then the hearing date was fixed for the 18th December 1950. On that date Sri M. K. Kalani, Secretary of the Company, produced a copy of letter No. 10/50, dated 20th November 1950 from the Assistant Secretary of the Union addressed to the Association of Employees' Unions, requesting the latter to drop the case of Sri Sudhir Chandra Mahtta, Sri Jiten Banerjee, Secretary of the Association of Employees' Unions, admitted before me the receipt of the said letter but asked the Tribunal for an adjournment to enable the employee to represent the case before the Tribunal. Accordingly the case was adjourned to 28th December 1950, for hearing. None of the parties did appear on that day, and no prayer for adjournment been filed. So it may very well be presumed that no adjudication is called for. A "no-dispute" award is accordingly filed. I have not referred to the issues in the case as unsuitable.

G. PALIT,

Chairman of the Tribunal.

8th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



The Calcutta Gazette



सत्यमेव जयते

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স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৩২৭জি,এ।

No. 327G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

নং ২৪-পরগনা-মিদিনীপুর।—নং ২৬০জি,এ। ১৪এস-৩১। ৩০।—৩০শে জানুয়ারী ১৯৫১।—২৪-পরগনা জেলার মিদিনীপুরের অধীন উপ-শাসক ও প্রিন্সিপাল নাথ বন্দ্যোপাধ্যায়, ২৪-পরগনা জেলার বারাকপুরে নিযুক্ত হইবেন।

24-Parganas.—No. 260G.A./4S-31/30th January 1951.—Sri Bhupendra Nath Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, Ghatal, Midnapore, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Ghatal subdivision of that district.

২৪-পরগনা-মিদিনীপুর।—নং ২৬১জি,এ। ১৪এস ৩১। ৩০।—৩০শে জানুয়ারী ১৯৫১।—২৪-পরগনা জেলার বারাকপুরের অধীন উপ-শাসক ও সমাহর্তা প্রিন্সিপাল নাথ সেন মিদিনীপুর জেলার অন্তর্গত ঘাটালে নিযুক্ত হইবেন।

24-Parganas-Midnapore.—No. 261G.A./4S-31/50.—30th January 1951.—Sri Bhupendra Nath Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, Barrackpore, 24-Parganas, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Midnapore district and is posted to the Ghatal subdivision of that district.

আরক্ষা।

Police.

নং ২৫০জি,এ। ১০পি-৬। ৩০।—৩০শে জানুয়ারী ১৯৫১।—সহ-জিরদাফা টি ডি, ধর, আই, সি. ২৭শে ডিসেম্বর ১৯৪৮ তারিখ হইতে আই, পির উত্তরক্রমে স্থায়ীভাবে নিযুক্ত হইবেন।

No. 250G.A./3P-6/51.—30th January 1951.—Sri D. Dhar, I.P., Assistant Superintendent of Police, is appointed substantively to the Senior Scale of the Indian Police, with effect from the 27th December 1948.

মিদিনীপুর।—নং ২৬২জি,এ। ১০পি-৭। ৩০।—৩০শে জানুয়ারী ১৯৫১।—অবকাশভাজী উপ-জিরদাফা প্রিন্সিপাল বন্দ্যোপাধ্যায় কাব্যতার গ্রন্থের তারিখ হইতে পুনরাবৃত্তি পদবর্তী অধ্যক্ষের পদে মিদিনীপুরের অধীন আরক্ষা নিযুক্ত হইবেন।

Midnapore.—No. 265G.A./3P-7/51.—31st January 1951.—Sri Broja Gopal Mukharji, Deputy Superintendent of Police, on leave, is appointed to act, until further orders, as Additional Superintendent of Police, Midnapore, with effect from the date of his joining the post.

কলিকাতা-মালদহ।—নং ২৬৬জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—চার শাখার অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রীহরিশঙ্কর কুমার রায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে মালদহের আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Calcutta-Malda.—No. 266G.A./3P-7/51.—31st January 1951.—Sri Himangsu Kumar Roy, officiating Deputy Superintendent of Police, Intelligence Branch, is appointed to act, until further orders, as Superintendent of Police, Malda, with effect from the date of his joining the post.

মেদিনীপুর-হুগলী।—নং ২৬৭জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—মেদিনীপুর জেলার চার শাখার অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রীমহীতলা কুমার মুখোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে হুগলীর অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Midnapore-Hooghly.—No. 267G.A./3P-7/51.—31st January 1951.—Sri Mahitosh Kumar Mukherji, officiating Deputy Superintendent of Police, D.I.B., Midnapore, is appointed to act, until further orders, as Additional Superintendent of Police, Hooghly, with effect from the date of his joining the post.

মালদহ-হাওড়া।—নং ২৬৮জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—মালদহের অস্থায়ী আরক্ষাধ্যক্ষ শ্রীধরজহারী দত্ত কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে হাওড়ার অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Malda-Howrah.—No. 268G.A./3P-7/51.—31st January 1951.—Sri Dhajadhar Datta, officiating Superintendent of Police, Malda, is appointed to act, until further orders, as Additional Superintendent of Police, Howrah, with effect from the date of his joining the post.

বর্ধমান-নদীয়া।—নং ২৭০জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—আসানসোলার অস্থায়ী অপর আরক্ষাধ্যক্ষ শ্রীতারকনাথ বন্দ্যোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে নদীয়ার আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Burdwan-Nadia.—No. 270G.A./3P-7/51.—31st January 1951.—Sri Tarak Nath Banarji, officiating Additional Superintendent of Police, Asansol, is appointed to act, until further orders, as Superintendent of Police, Nadia, with effect from the date of his joining the post.

কলিকাতা-বর্ধমান।—নং ২৭১জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—পশ্চিমবঙ্গ শিল্পাঙ্গল সংচিতিবলের অস্থায়ী অধিনায়ক শ্রীকণীন্দ্র নাথ বন্দ্যোপাধ্যায় আই. পি. এস. কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে আসানসোলের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Calcutta-Burdwan.—No. 271/1-G.A./3P-7/51.—31st January 1951.—Sri Phandira Nath Banarji, I.P.S., officiating Commandant, I.A.R.F., West Bengal, is appointed to act, until further orders, as Additional Superintendent of Police, Asansol, with effect from the date of his joining the post.

হুগলী-বীরভূম।—নং ২৭২জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—হুগলীর অস্থায়ী অপর আরক্ষাধ্যক্ষ শ্রীঅমল্যরতন সমালমার কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে বীরভূমের আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Hooghly-Birbhum.—No. 272G.A./3P-7/51.—31st January 1951.—Sri Amulya Ratan Samal, officiating Additional Superintendent of Police, Hooghly, is appointed to act, until further orders, as Superintendent of Police, Birbhum, with effect from the date of his joining the post.

২৪-পর্গনা-মেদিনীপুর।—নং ২৭৩জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—২৪-পর্গনা জেলা নির্বাহন শাখার অপর আরক্ষাধ্যক্ষ শ্রীশ্যামপদ কবিরাজ কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে মেদিনীপুর জেলা নির্বাহন শাখার উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

24-Parganas-Midnapore.—No. 273G.A./3P-7/51.—31st January 1951.—Sri Shyama Pada Kabiraj, officiating Additional Superintendent of Police, District Enforcement Branch, 24-Parganas, is appointed, until further orders, to be Deputy Superintendent of Police, District Enforcement Branch, Midnapore, with effect from the date of his joining the post.

হাওড়া-২৪-পর্গনা।—নং ২৭৪জি.এ।ওপি-৭।৫১।—৩১শে জানুয়ারী ১৯৫১।—হাওড়ার অস্থায়ী অপর আরক্ষাধ্যক্ষ শ্রীসুধীর কুমার রায় (২নং) কার্যে যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত ২৪-পর্গনা জেলার উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইয়া ডায়মন্ড হারবার মণিকুমার রায় কার্যের ভারপ্রাপ্ত হইলেন।

Howrah-24-Parganas.—No. 274G.A./3P-7/51.—31st January 1951.—Sri Sudhir Kumar Ghosh, officiating Additional Superintendent of Police, Howrah, is appointed, until further orders, to be Deputy Superintendent of Police, 24-Parganas, and is placed in charge of the police work of the Diamond Harbour subdivision, with effect from the date of his joining the post.

ছুটি।

Leave.

সাধারণ।

General.

বীরভূম।—নং ২৪৪জি.এ।এজ-২৯।৫০।—৩০শে জানুয়ারী ১৯৫১।—বীরভূম জেলার রামপুরহাটের উপ-শাসক ও সমাহতী প্রসঙ্গতঃ বেল মুখোপাধ্যায়কে বর্ধমান কার্যভার হুত হওয়ার তারিখ হইতে পূর্ণ বঙ্গ কৃত্যক নিয়মাবলীর (প্রথম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়ম অনুবিধি অনুসারে পূরা গড় বেতনে চারি মাসের ছুটি প্রদত্ত হইল।

Birbhum.—No. 254G.A./2L-29/50.—30th January 1951.—Sri Sudhindra Mohan Mukharji, Deputy Magistrate and Deputy Collector, Ranpur, Birbhum, is allowed leave on average pay for 18 months, under the proviso to rule 181(b) of the West Bengal Service Rules, Part I, with effect from the date on which he may be relieved of his present duties.

কুচবিহার।—নং ২৪২জি.এ।এজ-২৫।৫০।—৩০শে জানুয়ারী ১৯৫১।—কুচবিহার মহাকরণের অস্থায়ী সহসচিব শ্রীতারাপ্রসন্ন রায় পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর ১ম খণ্ডের ১৬৭(২) নিয়মানুযায়ী তারিখ হইতে তিনি ছুটিতে বহিবে, সেই তারিখ হইতে একত্রিশ দিন অর্জিত ছুটি শুল্ক করা হইল।

Cooch Behar.—No. 262G.A./2L-25/50.—31st January 1951.—Sri Tara Prasanna Lahiri, officiating Assistant Secretary, Secretariat, Cooch Behar, is allowed earned leave for thirty-one days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the date on which he avails himself of it.

Cooch Behar.—No. 285G.A./J3L-2/50.—1st January 1951.—Sri Himadri Ballav Biswas, Civil and Sessions Judge, Cooch Behar, granted privilege leave for one day, viz., 29th January 1949, under article 246 of the Civil Regulations, in extension of the privilege of twenty-one days, with effect from the 8th January 1949, which had already been granted when Chief Commissioner of Cooch Behar.

আবস্থা।

Police.

২৫১৬.এ.১৫এল-২৬১০০।—৩০শে জানুয়ারী ১৯৫১।—
মহাশয় প্রিন্সিপাল সেনকে এই বিভাগের ১৭ই নভেম্বর ১৯৫০
০১০৭ভি.এ. নং প্রত্যাপনে মজবুত হুজুর সহিত সি. এস.
২৫(এ) সংখ্যক নিয়মানুসারে ২৮শে অক্টোবর ১৯৫০ তারিখ
নভেম্বর ১৯৫০ তারিখ পর্যন্ত অবসর গড় বেতনে “ফার্মেট”
করা হয়েছিল।

2516A/51-26/50.—30th January 1951.—
Sri Himadri Ballav Biswas, Deputy Superintendent
of Police, was allowed furlough, on half average
pay, for the period from the 28th October 1950 to
November 1950, under rule 325(a) of the
Civil Regulations, in extension of the leave
granted to him under orders contained in this
department notification No. 3107G.A., dated the
28th October 1950.

ADDENDA.

287G.A. 8P-124/50.—1st February 1951.—
Notification No. 4013G.A., dated the 11th
January 1950, published at page 2513 of the
Calcutta Gazette, dated the 21st December 1950
for the words “Special Officer for
Majpura in the Birbhum district and is posted
at headquarters station of that district”
and “Special Officer for Aborigines in the
Burdwan districts and is posted to
headquarters station of the Birbhum district”.

287G.A./8P-124/50.—1st February 1951.—
Notification No. 4014G.A., dated the 11th
January 1950, published at page 2513 of the
Calcutta Gazette, dated the 21st December 1950
for the words “is appointed to be Special
Officer for Aborigines and Barind Area of that
division” please read “is appointed to be Special
Officer for Aborigines and Circle Officer of Barind
Area of that division”.

By order of the Governor,

S. N. RAY, Chief Secy.

Development

NOTIFICATIONS.

84/CB E-121/50.—30th January 1951.—
Sri Prasad Mukharjia, temporary Assistant
Engineer, Ranaghat Subdivision under the North
Division of the Construction Board, is in the
charge of public service, transferred from Rana-
Bahadur Subdivision and is posted to the charge of
Majpura Subdivision under the same Division.

84/CB E-20/50.—30th January 1951.—
Sri Kumar Basu Roy, temporary Assistant
Engineer, Dhubulia Subdivision under North
Division of the Construction Board, is in the
charge of public service, transferred to the Habra-
Baigachi Subdivision under the same
Division.

No. 196/CB/E-51/51.—30th January 1951.—
Sri Saurindra Mohan Deb, B.E., son of Sri
Manindra Mohan Deb, is appointed, with effect
from the actual date of joining, to a temporary
gazetted post of Assistant Engineer under the
Construction Board under this department and is
posted to the Birbhum Subdivision under the
South Division of the Construction Board, *vice*
Sri N. Majumdar, resigned.

No. 197/CB/E-51/51.—30th January 1951.—
Sri Parimal Chandra Majumdar, B.E., son of Sri
Abinash Chandra Majumdar, is appointed, with
effect from the actual date of joining, to a tempo-
rary gazetted post of Assistant Engineer under
the Construction Board under this department and
is posted to the Dhubulia Subdivision under the
North Division of the Construction Board, *vice*
Sri Sujit Kumar Basu Ray, transferred.

No. 198/CB/E-51/51.—30th January 1951.—
Sri Sudhir Kumar Das, B.E., son of Sri Satyewar
Das, is appointed, with effect from the actual date
of joining, to a temporary gazetted post of Assis-
tant Engineer under the Construction Board under
this department and is posted to the Ranaghat
Subdivision under the North Division under the
Construction Board, *vice* Sri R. P. Mukherji,
transferred.

By order of the Governor,

S. N. RAY, Chief Secy.

Commonwealth Relations Section

NOTIFICATIONS.

No. 836C.R./I.D.M.42/50.—1st February 1951.
—Whereas by notification No. 4001.D., dated the
10th February 1949, Janab Mantaz Ali Mandal was
appointed as a member of the District Minorities
Board, Birbhum;

And, whereas, a vacancy has arisen on account
of the said Janab Mantaz Ali Mandal, having
ceased to be a member of the said Board due to his
not having attended the meetings thereof for a
period exceeding two months;

Now, therefore, the Governor is pleased to
appoint Janab Kazi Abdul Jabbar as a member of
the District Minorities Board, Birbhum, in place
of Janab Mantaz Ali Mandal.

No. 837C.R./I.D.M.42/50.—1st February 1951.
—Whereas by notification No. 4001.D., dated the
10th February 1949, Janab Abdul Alim was
appointed as a member of the District Minorities
Board, Birbhum;

And, whereas, a vacancy has arisen on account
of the said Janab Abdul Alim having ceased to be
a member of the said Board due to his not having
attended the meetings thereof for a period exceed-
ing two months;

Now, therefore, the Governor is pleased to direct
that Janab Chowdhury Huzurul Huq shall be a
member of the District Minorities Board, Birbhum,
in place of Janab Abdul Alim.

By order of the Governor,

S. N. RAY, Chief Secy.

Jails

NOTIFICATION.

Murshidabad-Bankura.—No. 194H.J.—31st January 1951.—Sri Radha Prasad Gupta, officiating whole-time Superintendent, Borstal School, Berhampore, was confirmed in the post of whole-time Superintendent, Borstal School, Bankura, with effect from the 26th August 1949.

By order of the Governor,
R. GUPTA, Secy.

Special Section

ORDER.

No. 493H.S.—31st January 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, at Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Ambika Chakraborti, son of the late Nanda Kumar Chakraborti of Dewapur, police-station Raozan, district Chittagong, and of 10, Rawdon Street, Calcutta.

By order of the Governor,
L. A. D'OSTA, Asst. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—No. 1043A.—30th January 1951.—**West Bengal, Calcutta - Midnapore - Howrah - Burdwan.**—The following Inspectors of the districts of West Bengal Police, noted against each but on temporary transfer to the Calcutta Police, are permanently transferred to the Calcutta Police, with effect from the dates noted against each, to fill four of the option vacancies in the rank of Inspector in the Calcutta Police in terms of Government order No. 1771PL, dated 2nd May 1950:—

- (1) Sri Jogesh Chandra Mukharji of Midnapore (now acting as Assistant Commissioner of Police in the Calcutta Police)—With effect from 15th August 1947.
- (2) Sri Jatindra Mohan Maulik of Howrah—With effect from 15th August 1947.
- (3) Sri Sudhendu Bikash Mitra of Burdwan (now acting as Assistant Commissioner in the Calcutta Police)—With effect from 18th September 1947.
- (4) Sri Sailendra Nath Basu of Midnapore (now acting as Assistant Commissioner in the Calcutta Police)—With effect from 15th August 1947.

Calcutta.—No. 2035A.—31st January 1951.—**I.B., West Bengal-Hooghly.**—Sri Mati Lal Bal, officiating Inspector, Intelligence Branch, West Bengal, is, in the interest of the public service, transferred to Hooghly, *vice* Sri Jibananda Mukharji, Inspector, Hooghly, confirmed in the rank of Deputy Superintendent of Police. He is posted to Western Range office to perform the duties of Crime Inspector.

H. N. SIRCAB, Insp.-Genl.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৩২৮জি.এ(জি.এ)

No. 328G.A. (Judicial).

স্বত্ব।

Powers.

২৪-পারগানা।—নং ২৫৬জি.এ। ২৫-১৯। ৫০।—৩০শে জানুয়ারী ১৯৫১।—২৪-পারগানা জেলার ডায়মন্ডহারবারের অবস্থিত প্রকৃতিক চন্দ্র মল্লিককে প্রথম শ্রেণীর ম্যাজিস্ট্রেটের ক্ষমতা দেওয়া।

24-Parganas.—No. 256G.A./2P-19-50.—January 1951.—Sri Kartik Chandra Mallick, Deputy Magistrate, Diamond Harbour, 24-Parganas, is vested with the powers of a Magistrate the first class.

By order of the Governor,
S. N. RAY, Chief S.

Judicial

NOTIFICATION.

Calcutta.—No. 525J.—1st February 1951.—In exercise of the power conferred by sub-section of section 4 of the West Bengal Criminal Amendment (Special Courts) Act, 1949 (Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, case specified in the schedule hereto annexed.

The Schedule.

Serial No.	Name of accused persons.	Offences charged against the accused
1	(i) Hemanta Kumar Bhattacharjee, Post Master, Mission Row Post Office, Calcutta.	Section 120B of the Penal Code read with sections 262 and 489 of the Indian Penal Code, (Act XLV of 1908) and section (2) of section 1 of the Prevention of Corruption Act, 1947 (Act XLV of 1947); section 2 of the Indian Penal Code, 1860 (Act XLV of 1860) and sub-section 2 of section 5 of the Prevention of Corruption Act, (Act II of 1947)
	(ii) Suriya Kumar Chatterjee, Money Order Clerk, Mission Row Post Office, Calcutta.	
	(iii) Mahadeo Singh, Registration Clerk, Mission Row Post Office, Calcutta.	

By order of the Governor,
A. S. RAY, S.

Registration

NOTIFICATIONS

Birbhum-Cooch Behar.—No. 33Regn.—January 1951.—Janab Chaudhuri Absan Sub-Registrar of Nalhati, Birbhum, is appointed to act as District Sub-Registrar, Cooch Behar *vice* Sri Kali Pada Basu Roy, transferred.

24-Parganas.—No. 39Regn.—1st February 1951.—In exercise of the power conferred by section 2 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act 1876), the Governor is pleased to appoint Md. Yaqub temporarily to be a Muhammadan Registrar within the police-station of Nalhati in the district of the 24-Parganas during the absence of Janab Md. Yusuf or until further orders.

24-Parganas.—No. 40Regn.—1st February 1951.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Yaqub temporarily to be the Kazi for the celebration of marriages and the performance of rites and ceremonies within the police-station of Nalhati in the district of the 24-Parganas during the absence of Janab Md. Yusuf or until further orders.

Burdwan.—No. 44Regn.—1st February 1951.—
In exercise of the power conferred by section 3 of
Bengal Muhammadan Marriages and Divorces
Station Act, 1876 (Bengal Act I of 1876),
the Governor is pleased to appoint Janab Kazi
Hasnat temporarily to be a Muhammadan
Kazi within the police-station of Mangolkote
in the district of Burdwan during the absence, on
leave, of Janab Kazi Md. Abul Kasem or until
further orders.

Burdwan.—No. 45Regn.—1st February 1951.—
In exercise of the power conferred by section 2 of
Kazis Act, 1880 (Act XII of 1880), the Gov-
ernor is pleased to appoint Janab Kazi Abul Hasnat
temporarily to be the Kazi for the celebration of
marriages and the performance of other rites and
ceremonies within the police-station of Mangolkote
in the district of Burdwan during the absence, on
leave, of Janab Kazi Md. Abul Kasem or until
further orders.

Burdwan.—No. 49Regn.—1st February 1951.—
In exercise of the powers conferred by section 3 of
Bengal Muhammadan Marriages and Divorces
Station Act, 1876 (Bengal Act I of 1876),
by section 2 of Kazis Act, 1880 (Act XII of
1880) the Governor is pleased to revoke, with
effect from the 14th October 1950, the license and
deed of appointment issued in favour of
Md. Sayeed, Muhammadan Registrar and
within the police-station of Burdwan in the
district of Burdwan, resigned.

Burdwan.—No. 50Regn.—1st February 1951.—
In exercise of the power conferred by section 3 of
Bengal Muhammadan Marriages and Divorces
Station Act, 1876 (Bengal Act I of 1876),
the Governor is pleased to appoint Janab Md.
Abdur Rabb temporarily to be a Muhammadan
Kazi within the police-station of Burdwan in
the district of Burdwan until further orders.

Burdwan.—No. 51Regn.—1st February 1951.—
In exercise of the power conferred by section 2 of
Kazis Act, 1880 (Act XII of 1880), the Gov-
ernor is pleased to appoint Janab Md. Abdur Rabb
temporarily to be the Kazi for the celebration of
marriages and the performance of other rites and
ceremonies within the police-station of Burdwan
in the district of Burdwan until further orders.

Howrah.—No. 55Regn.—1st February 1951.—
In exercise of the power conferred by section 3 of
Bengal Muhammadan Marriages and Divorces
Station Act, 1876 (Bengal Act I of 1876),
the Governor is pleased to appoint Janab Md.
Abdur Rob temporarily to be a Muhammadan
Kazi within the police-stations of Uluberia,
Bachchan and Svampur in the district of Howrah
during the absence, on leave, of Janab Md. Abdul
Rob or until further orders.

Howrah.—No. 56Regn.—1st February 1951.—
In exercise of the power conferred by section 2 of
Kazis Act, 1880 (Act XII of 1880), the Gov-
ernor is pleased to appoint Janab Md. Abdur Rob
temporarily to be the Kazi for the celebration of
marriages and the performance of other rites and
ceremonies within the police-stations of Uluberia,
Bachchan and Svampur in the district of Howrah
during the absence, on leave, of Janab Md. Abdul
Rob or until further orders.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATIONS.

No. 219F./F/2E/1(31)/50.—22nd January 1951.
—In exercise of the power conferred by the
proviso to clause (3) of article 320, read with
article 372, of the Constitution of India and para-
graph 26 of the Adaptation of Laws Order, 1950,
the Governor is pleased to make the following
amendment in the Bengal Public Service Commis-
sion Regulations, 1937, as subsequently amended,
namely:—

Amendment.

In Schedule B to the said regulations, the
following entry shall be added after entry 12,
namely:—

“13. Accounts Officer, West Bengal Secre-
tariat, in the Bengal General Service when
appointed by promotion from the superior
staff in the Accounts Branch, namely,
Accountant, Additional Accountant or
Treasurer.”

No. 285F./F/2E/1(31)/50.—29th January 1951.
—In exercise of the powers conferred by proviso
to article 309 of the Constitution of India the
Governor is pleased to prescribe the method of
recruitment and qualifications as detailed below for
the post of Accounts Officer, West Bengal
Secretariat:—

Method of recruitment.

(a) Ordinarily by promotion from the superior
staff in Accounts Branch, viz., Accountant, Addi-
tional Accountant or Treasurer.

(b) By selection.

Qualifications.

(a) The candidate must be a graduate of a
recognised University, preference being given to
a Commerce Graduate with Advanced Accountancy
and Auditing as one of the subjects.

(b) He must possess a detailed knowledge of
the rules regulating pay, allowances (including
travelling allowance), leave and service conditions
generally and of the account and treasury rules
relating to cash transactions, maintenance and
submission of proper accounts and custody of cash
and valuables.

(c) He must have administrative ability in
order to be able to control a large office and should
have tact when dealing with different departments.

2. This supersedes Finance Department noti-
fication No. 360F., dated the 25th January 1950.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation.

NOTIFICATIONS.

No. 187 F.T.—24th January 1951.—Sri
Gajendra Nath Kar, retired Superintendent of
Excise, is reappointed as such for a period of
six months from the 2nd January 1951.

No. 188F.T.—24th January 1951.—It is hereby notified for general information that the charge of the Assistant Commissioner of Commercial Taxes noted below shall be revised as follows with effect from the 1st January 1951:—

Name of Charge.	Jurisdiction.	Station.
Assistant Commissioner, Commercial Taxes, Burdwan and Presidency Divisions.	Areas included in the jurisdiction of the Commercial Tax Offices, Howrah, Serampore, Burdwan, Midnapore, Asansole, Krishnagar, Jalpaiguri, Darjeeling and Cooch Behar.	19A, British Indian Street, Calcutta.

No. 189F.T.—24th January 1951.—It is hereby notified for general information that the Commercial Tax Officer, Cooch Behar, will have jurisdiction over the district of Cooch Behar with effect from the 1st January 1951.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

No. L.S.-G.1B-29/50.—29th January 1951.—In exercise of the power conferred by section 5 of the West Bengal District Boards Act, 1947 (West Bengal Act III of 1947), read with section 7 of that Act, the Governor is pleased to make the following amendment in notification No. L.S.-G.-1388/47/1B(2), dated the 26th November 1947, published in the *Calcutta Gazette, Extraordinary*, dated the 26th November 1947, as subsequently amended:—

Amendment.

In the said notification in paragraph 3, for the words "three years, eight months and fourteen days" substitute the words "three years, ten months and fourteen days".

No. L.S.-G.1B-30/50.—1st February 1951.—In exercise of the power conferred by section 6 of the 24-Parganas District Board Dissolution (Temporary Provisions) Act, 1948 (West Bengal Act XXIII of 1948), read with section 9 of that Act the Governor is pleased to make the following amendment in notification No. L.S.-G.1B-27/48(2), dated 10th May 1948, published in the *Calcutta Gazette, Extraordinary*, dated the 10th May 1948, as subsequently amended:—

Amendment.

In the said notification as amended, in paragraph 3 of paragraph 1 for the words "for the period from the 10th May 1948 to the 30th April 1951" substitute the words "for the period from the 10th May 1948 to the 30th June 1951".

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

24-Parganas.—No. Medl. 454/DHS/1B-14/50, KW(2).—27th January 1951.—Dr. B. K. Das M.B., Additional Civil Surgeon, 24-Parganas, is granted earned leave for twenty days with effect from the 29th January 1951, under rule 168(i) of the West Bengal Service Rules (Part I).

Cooch Behar.—No. Medl. 465/DHS/1K-33/50, 29th January 1951.—Dr. K. R. Sarkar, M.B., Civil Assistant Surgeon, Grade I, Maharaj Jitendra Narayan Hospital, Cooch Behar, is granted earned leave for fourteen days with effect from the 22nd February 1950, under rule 168(i) of the West Bengal Service Rules (Part I).

Howrah.—No. Medl. 466/DHS/Ref/15/HC, 5/51.—29th January 1951.—Dr. Phanindra Nath Banerjee, B.Sc., M.B., D.T.M., is appointed temporarily to act, until further orders, as Medical Officer-in-Charge of the Thana Health Centre at Goalpota in the district of Howrah with effect from the date on which he joins the post.

Jalpaiguri.—No. Medl. 496/DHS/1B-9/50, 30th January 1951.—Temporary Assistant Surgeon Dr. B. K. Ray Chaudhuri, Medical Officer, Buxa Special Jail, Jalpaiguri, is granted earned leave on medical certificate for forty-two days with effect from the 29th November 1950 under rule 168(i) of the West Bengal Service Rules (Part I).

Jalpaiguri-Calcutta.—No. Medl. 49, DHS/1B-9/50(11).—30th January 1951.—On the expiry of his leave temporary Assistant Surgeon Dr. B. K. Ray Chaudhuri, Medical Officer, Buxa Special Jail, Jalpaiguri, is placed on supernumerary duty at the Medical College Hospitals, Calcutta, with effect from the 10th January 1951.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDING

Establishment

NOTIFICATIONS.

No. 7.—29th January 1951.—Sri Suresh Nath Banerjee, Assistant Engineer, is transferred, in the interest of public service, from the Bahgunj Subdivision of the West Dinajpur Construction Division under the Road Construction Circle No. II and appointed to act temporarily as Additional Executive Engineer in the Malda Construction Division under that Circle with effect from the date on which he assumes charge of the post and until further orders.

No. 8.—29th January 1951.—Sri Barada Chatterjee, temporary Assistant Engineer, transferred, in the interest of public service, to the office of the Superintending Engineer, Construction Circle No. II, and posted to charge of the Bahgunj Subdivision of the Dinajpur Construction Division under that Circle until further orders.

No. 9.—29th January 1951.—Sri Mukul Bhattacharya, temporary Assistant Engineer, is transferred, in the interest of public service, from the office of the Superintending Engineer, Construction Circle No. I, and posted to the office of the Additional Executive Engineer of the Malda Construction Division in Construction Circle No. II until further orders.

By order of the Governor,
S. K. MASUMDAR, Jt. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

Certificate of Approval.

467M P—27th January 1951.—With reference to rule 5 of the Indian Mineral Concession Act, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), relating to the grant of prospecting licenses for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Kotbani Co., 7, Karbala Mohd. Street, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the said rules to whom such licenses or leases may be granted in West Bengal.

A sub-rule (1) of rule 9 of the aforesaid rules shall expire at midnight on 31st of December 1951.

Certificate of Approval.

339M P—30th January 1951.—With reference to rule 5 of the Indian Mineral Concession Act, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), relating to the grant of prospecting licenses for minerals other than petroleum and natural gas, it is hereby certified that Messrs. J. S. Das & Co., 117, Ashutosh Mukherjee Road, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the said rules to whom such licenses or leases may be granted in West Bengal.

A sub-rule (1) of rule 9 of the aforesaid rules shall expire at midnight on 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

NOTIFICATION.

128M P—29th January 1951.—Whereas C. Datta, Managing Proprietor of the Suri Supply Company, the licensee of the Suri License, 1939, has made an application for certain further temporary amendments in the conditions of the said license as recently amended so as to suitably reduce the amounts contained in clause 9 thereof for making a continuous supply of energy throughout the year; whereas in the opinion of the State Government the public interest permits the making of further temporary amendments in the said conditions;

therefore, in exercise of the power conferred by clause (b) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased after consultation with the authority concerned, namely, the Commissioner of Suri Municipality to direct that during the continuance in force of this notification, the said license shall have effect as if for clause 9 thereof the following clause had been substituted.

"From 1st February 1951 to 30th April 1951 (both days inclusive), the licensee shall make a continuous supply of energy from 4.30 Ante Meridien every day to 4.30 o'clock Ante Meridien of the following day."

This notification shall have effect and shall be always to have effect from 1st February 1951 and shall remain in force up to 30th April 1951.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

LABOUR DEPARTMENT

ORDERS.

No. 588Lab.—29th January 1951.—In exercise of the power conferred by clause (c) of sub-section (2) of section 7 of the Payment of Wages Act, 1936 (IV of 1936), the Governor is pleased to authorise the factory, namely, the Kalimpong Arts and Crafts, to make deductions for contribution to the medical fund and the sports fund at the rates specified in the schedule below from the employed persons of the said factory as specified in the said schedule for the amenities and services by way of medical aid and sporting facilities supplied by the said factory:—

Schedule.

Rates of deductions and employed persons from whom such deductions are to be made.

- (1) One anna and six pies only from the wages of each adult worker per month for contribution to the medical fund; and
- (2) One anna only from the wages of each adult male worker for contribution to the sports fund.

No. 591Lab.—29th January 1951.—Whereas the Governor is satisfied that the leave rules applicable to workers in the factories mentioned in the schedule below provide benefits which, in the opinion of the Governor, are not less favourable than those for which Chapter VIII of the Factories Act, 1948 (LXIII of 1948), makes provision;

Now, therefore, in exercise of the power conferred by section 84 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to exempt the said factories from the provisions of the said Chapter VIII.

Schedule.

- (1) Industrial Training Centre, St. Alphonsus' Industrial School, Kurseong.
- (2) Industrial Training Centre, Calcutta Technical School, Calcutta.
- (3) Industrial Training Institute, Tollygunge.
- (4) Industrial Training Institute, Garabata.
- (5) Industrial Training Centre, Howrah Homes, Santyagachi, Howrah.
- (6) Industrial Training Centre, B. P. Chowdhury Technical School, Krishnagar.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

NOTIFICATIONS.

No. 589Lab.—29th January 1951.—Whereas there is a public emergency which requires that the factory known as Darjeeling-Himalayan Railway Locomotive, Carriage and Wagon Workshops, situated at Tindharia, Darjeeling, with the exception of the Motor Repair Shop, should be exempted from the provisions of Chapter VI, other than section 59 of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the power conferred by section 5 of the said Act, the Governor is pleased hereby to exempt the said factory, with the exception of the Motor Repair Shop, from the provisions of Chapter VI, other than section 59 of the said Act, up to the 31st March 1951, subject to the conditions hereinafter following, namely:—

- (1) No worker shall be employed in the factory for more than 10 hours on any day;
- (2) no worker shall be employed for more than 60 hours in any one week;

- (3) no worker shall be allowed to work for more than six hours before he has had an interval for rest of at least half an hour; and
- (4) a copy of this notification shall be displayed in a conspicuous position at or near the main entrance of the factory.

No. 739Lab.—2nd February 1951.—In exercise of the power conferred by clause (c) of sub-section (2) of section 7 and section 11 of the Payment of Wages Act, 1936 (IV of 1936), and in supersession of order No. 2320Cm., dated the 26th July 1939, the Governor is pleased hereby to authorise Messrs. Bata Shoe Company, Limited, Batanagar, 24-Parganas (hereinafter referred to as the employer company), to make deductions from the wages of their employees on account of contributions payable by the employees in accordance with the rules of the Bata Workers' Sickness Benefit Society, as members of the said Society for the amenities and services supplied by the employer company under the said rules subject to the following conditions, namely:—

- (1) that no substantial amendment shall be made in the said rules of the Bata Workers' Sickness Benefit Society without obtaining the previous approval of the State Government; and
- (2) that the authority hereby granted shall remain in force so long as the provisions of the Employers' State Insurance Act, 1948 (XXXIV of 1948), are not extended to the establishment of the employer company.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 29(12)/48/51W.C.—24th January 1951.—The name of "Mr. F. W. Stott", a member nominated by the employers to the Works Committee in the Union Jute Co., Ltd. (North Mill), 12, Convent Lane, Entally, Calcutta, as published in this Labour Directorate notification No. 29(448)L.C., dated 31st March 1949, at page 595, Part I of the *Calcutta Gazette*, dated 7th April 1949, is hereby cancelled and the name of "Sri N. C. Banerjee" is published in his place for general information.

No. 62(4)/49/51W.C.—24th January 1951.—In partial modification of this Labour Directorate notification No. 62L.C., dated 29th April 1949, published at page 794, Part I of the *Calcutta Gazette*, dated 12th May 1949, the name of "Mr. J. Stewart", a member nominated by the employers to the Works Committee in the Lothian Jute Mills Co., Ltd., Budge Budge, 24-Parganas, is hereby cancelled and the name of "Mr. A. B. P. Martin" is published as a member to the above Works Committee in his place, for general information.

No. 85(4)/49/51W.C.—24th January 1951.—The name of "Mr. W. Shepherd" as published in this Labour Directorate notification No. 85(2)/49W.C., dated 6th June 1950, at page 1163, Part I of the *Calcutta Gazette*, dated 15th June 1950, as a member nominated by the employers to the Works Committee in the Reliance Jute Mills, Co., Ltd., Kankinara, 24-Parganas, is hereby cancelled and the name of "Mr. W. C. Lowden" is published in his place for general information.

No. 29(5)/49/51W.C.—25th January 1951.—In partial modification of this Labour Directorate notification No. 29L.C., dated 7th April 1949, published in Part I at page 646 of the *Calcutta*

Gazette, dated 21st April 1949, as amended notification No. 29(2)49W.C., dated 29th April 1950, published in Part I at page 1082 of the *Calcutta Gazette*, dated 8th June 1950, the names of "Mr. W. H. Low" and "Mr. G. Low" members nominated by the employers to the Works Committee in The National Co., Ltd., office Sankrail, Howrah, are hereby cancelled and the names of "Mr. J. Johnston" and "Mr. Davidson" are published in their places for general information.

No. 51(2)/50/51W.C.—25th January 1951.—The name of "Sri A. K. Chatterjee", a member nominated by the employers to the Works Committee in the Indian Standard Wagon Company Limited (Santa Works), Burnpur, Burdwan, published in this Directorate notification No. 51(1)/50W.C., dated 22nd November 1950, Part I at page 2456 of the *Calcutta Gazette*, dated 7th December 1950, is hereby cancelled and the name of "Sri P. Gupta" is published in his place for general information.

No. 52(1)/50/51W.C.—29th January 1951.—In partial modification of this Labour Directorate notification No. 52W.C., dated 12th July 1950, published in Part I at page 1531 of the *Calcutta Gazette*, dated 3rd August 1950, the names of "Mr. V. D. Talwar" and "Sri A. P. Banerjee" members nominated by the employers to the Works Committee in the Steel Corporation of Bengal (Napuria Works), Burnpur, Bardhaman, are hereby cancelled and the names of "Mr. E. Drake" and "Sri A. Das" are published in their places for general information.

No. 62(5)/49/51W.C.—31st January 1951.—In partial modification of this Labour Directorate notification No. 62L.C., dated 29th April 1949, published in Part I at page 794 of the *Calcutta Gazette*, dated 12th May 1949, the names of "Mr. D. Nicholson", "Mr. E. W. Robb" and "Sri H. D. Chatterjee" members nominated by the employers to the Works Committee in Lothian Jute Mills Co., Ltd., Budge Budge, 24-Parganas, are hereby cancelled and the names of "Mr. J. Humble", "Mr. D. Morrison" and "Sri G. L. Guha" are published in their places respectively for general information.

S. K. HALDAR,
Labour Commissioner

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 29th January 1951.

In the matter of the Indian Companies Act (VII of 1913), and in the matter of Co Crushing and Refineries, Ltd.

Notice is hereby given that the name of Co Crushing and Refineries, Ltd., has been struck off the register and that the company is dissolved.

B. P. ROY, Rd

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 746F.D./D.C.S./FD/1L/23/48.—24th January 1951.—Sri Santosh Nath Sen, Sub-Controller, Asansol, was granted earned leave for twelve days from 14th November 1950 to 1st November 1950 under rule 168(2) of the Bengal Service Rules, Part I.

854F.D./FD/1L/19/50.—27th January
—Sri Gour Chand Banik, W.B.J.C.S. (tem-
porary), Rationing Officer, Howrah II and IV, was
granted earned leave for seven days with effect
from the 10th December 1950 under rule 167(ii)
of the West Bengal Service Rules, Part I, in
exercise of the leave already granted to him
by department notification No. 11764F.D., dated the 4th
January 1950.

894F.D./FD/1L/30/50. — 30th January
—Sri Jatindra Nath Roy, Chief Accounting
Officer (Rationing), was granted earned leave for
10 days with effect from 10th January 1951
under rule 168(I) of the West Bengal Service
Rules, Part I.

Department notification No. 162F.D., dated
January 1951, granting earned leave for
10 days with effect from 6th January 1951 is
issued.

By order of the Governor,
A. ROSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

1198 D /S.D./5C-31/50.—29th January 1951.—In exercise
of power conferred by clause (b) of paragraph
the West Bengal Cotton Cloth and Yarn
Control Order, 1950, and in super-
addition of the Department of Civil Supplies order
1100 C.S., dated the 19th July 1948, the
Government is pleased to exempt the Relief Commis-
sion from the Government of West Bengal from the
operation of sub-paragraph (2) of paragraph 4 of
the order.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

CORRIGENDUM.

4848 D /S.D./5C-31/50.—2nd February
In the preamble to notification No. 1838.D.,
dated the 16th January 1951, on page 53, Part I
of the *Calcutta Gazette, Extraordinary* of the 16th
January 1951, for the figures "20915" read the
figures "20195".

By order of the Governor,
S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

1030L.R.—No. 1030L.R.—29th January 1951.
In exercise of the power conferred by clause (2)
of the Bengal Tenancy Act, 1885
(of 1885), as subsequently amended, the
Government is pleased to appoint Sri Sudhir Chandra
Chatterjee, Sub-Deputy Magistrate and Sub-
Collector and Special Officer for Aborigin-
es, Midnapore, to discharge in the dis-
trict of Midnapore, the functions of a Collector
under sections 49F, 49H, 49J and 49K of the said
Act.

This cancels this department notification
1004L.R., dated the 25th September 1950,
issued at page 2041, Part I of the *Calcutta*
Gazette, dated the 5th October 1950.

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex-officio*).

Land Acquisition

NOTIFICATIONS.

Hooghly.—No. 1032L.A.—29th January 1951.—
The following agreement is published under
section 42 of the Land Acquisition Act, I of 1894,
for general information.

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue and
Secy. to the Govt. of West Bengal (*ex-officio*)

Agreement.

MEMORANDUM OF AGREEMENT made this 25th day
of January 1951 BETWEEN INDIAN WOOLLEN AND
SILK MILLS, LTD., registered under the Indian
Companies Act, 1882 and having its registered
office at 81-82, Stephen House, Dalhousie Square
East, Calcutta (hereinafter called "the Company")
of the One Part AND THE GOVERNOR OF THE STATE
OF WEST BENGAL (hereinafter called "the
Governor") of the Other Part.

WHEREAS for the purpose of building a factory
with all its incidental sheds, staff quarters, for the
purpose of manufacturing woollen and worsted
materials and also to weave and print silk, art silk
fabrics under Government Post-War Industrial
Scheme, the Company has applied to the Govern-
ment of West Bengal for the acquisition under the
provision of the Land Acquisition Act, 1894, of the
piece or parcel of land containing 15.005 acres or
thereabout situate in the villages of Chak Bans-
beria and Bansberia, thana Mogra, in the district
of Hooghly and more particularly described in the
schedule hereto and delineated in the plan*
hereunto annexed.

AND WHEREAS the said Government of West
Bengal, being satisfied by an enquiry held under
section 40 of the said Act that the proposed
acquisition is needed for the aforesaid purpose and
that the said work is likely to prove useful to the
public, has consented to acquire on behalf of the
Company the piece or parcel of land hereinbefore
described.

AND WHEREAS the said Government of West
Bengal has required the Company under the provi-
sions of section 41 of the abovementioned Act to
enter into the agreement with the Governor here-
inafter contained. NOW THIS INDENTURE WITNES-
SETH that it is hereby agreed and declared as
follows:—

1. On demand the Company shall and will pay
to the said Government of West Bengal all and
every compensation in respect of the said land
tendered, paid or awarded or to be tendered, paid
or awarded by the Collector under the Land
Acquisition Act, 1894, or by the Court to which a
reference under Part III of the said Act may be
made, or by the Court of Courts to which an appeal
from the award of the said Court may be pre-
ferred and all costs, charges and expenses of the
proceedings in the aforesaid Courts, or otherwise
incidental to the proposed acquisition or payable in
respect thereof under the provisions of the said
Act.

2. On demand made by the said Collector the
obligation of the Company under the last preced-
ing clause not being thereby limited, the Company
shall and will deposit with the said Collector such
sum or sums of money as in his discretion the said
Collector may in anticipation estimate to be neces-
sary for the purposes mentioned in the preceding
clause.

*Not printed but may be inspected in the office
of the Special Land Acquisition Collector,
Hooghly.

3. On payment by the Company of all demands under the foregoing first clause or in the discretion of the said Government of West Bengal (on deposit by the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purpose of such a factory as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said constructions shall be completed (and fully equipped in all respects ready for use) within three years from the date on which possession of the said land shall have been given to the Company.

6. Should the said constructions not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings are erected before or after transfer of the land to the Company, and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Company the market value as on the day of re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor shall, after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company together with the sum received from the Company in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

8. The public shall be entitled to use the factory by the purchase of articles manufactured

by the Company and the Company shall comply with the following terms and conditions:—

- (i) The Company shall take in four apprentices, three of whom shall be trained in technical operations and one in administrative and commercial work.
- (ii) The selection of the apprentices shall be made jointly by the Company and Directorate of Industries on such terms and conditions as may be agreed upon.
- (iii) The apprentices shall be absorbed in services of the Company on completion of their training.
- (iv) The three technical apprentices shall be taken in from the time of installation of the machinery, while the fourth one shall be recruited when the mills start production.
- (v) Progress report of the work of all apprentices shall be maintained by the Company and the records shall be made available for inspection to the authorised officer of the Directorate of Industries, whenever required.

9. Should any dispute or difference arise touching or concerning the subject-matter of agreement or any covenant, clause or thing herein contained the same shall be referred to the Government of West Bengal and the opinion or decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

All that piece and parcel of land containing an area of 15.005 acres or thereabouts situate in villages of Chak Bansberia and Bansberia, in subdivision Ist Nos. 52 and 53, respectively, in Magra, pargana Arsha, district Hooghly, comprising cadastral survey plot Nos 1108, 11122-1124, 1129 and portion of cadastral survey plot No. 1109 in mauza Chak Bansberia and cadastral survey plot Nos. 1806, 1807, 1808, 1814, 1842-1858, 1863-1865, 1867-1869, 1881 portion of cadastral survey plot No. 1815 in Bansberia.

IN WITNESS WHEREOF the Indian Woollen Silk Mills, Ltd., has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal this day and year first above-written.

The common seal of the above-named Company was hereto affixed in the presence of—

Witnesses—

Dhrubendra Deb Roy, Director, Brindaban Chandra Sinha, Paikpara Raj Bati, 59, Barrackpore Trunk Road, post office Cossipore, Calcutta 2.

For and on behalf of Indian Woollen Mills, Ltd.—

M. C. Ghosal,
J. C. Sinha
Managers

Signed, sealed and delivered by the Member, Board of Revenue and (ex officio) Secretary to the Government of West Bengal in the Land and Revenue Department on behalf of the Governor of the State of West Bengal.

Witness—

S. N. Mitra, Assistant Secretary, Department of Land and Revenue.

S. Banerjee, Member of Revenue and Secretary to the Government of West Bengal

Calcutta.—No. 1142L.A.—1st February 1951.—
Hem Chandra Pathak, Sub-Deputy Magis-
trate and Sub-Deputy Collector (retired), now
employed as Additional Land Acquisition
Officer, Calcutta, was granted leave for the period
from the 14th September 1950 to the 2nd
January 1951, as detailed below:—

1. Earned leave for eight days under
rule 168(I) of the West Bengal Service
Rules, Part I.

2. Extraordinary leave for the remaining
period under rule 174(I)(a) of the said
Service Rules.

Burdwan.—No. 1184L.A.—1st February 1951.—
It appears to the Governor that land is
to be required to be taken by Government
at the expense of the Jaipuria Kujora Collieries,
for extracting the coal lying directly beneath
the tank, in the village of Dakshinkhanda, juris-
diction list No. 36, thana Ondal, pargana Shergrah,
district Burdwan, it is hereby notified that for the
purpose a piece of land comprising cadastral
plot No. 1522, and measuring, more or less,
acres, is likely to be required within the afore-
mentioned village of Dakshinkhanda.

This notification is made, under the provisions
of section 4 of Act I of 1894, to all whom it may
concern.

A plan of the land may be inspected in the office
of the Special Land Acquisition Officer, Burdwan.
In exercise of the powers conferred by the afore-
mentioned section, the Governor is pleased to authorize
officers for the time being engaged in the
taking, with their servants and workmen, to
go upon and survey the land and do all other
required or permitted by that section.

Any person interested in the above land, who has
objection to the acquisition thereof, may,
within thirty days after the date on which public
notice of the substance of this notification is given
in the locality, file an objection in writing before
the Collector of Burdwan.

Baranagar.—No. 1248L.A.—3rd February
1951.—The Governor is pleased to cancel the
notification No. 992L.A., dated the 3rd February
1951, under section 4 of Land Acquisition Act, I
of 1894, published at page 230, Part I of the
Calcutta Gazette of the 9th idem, in respect of
proposed acquisition of 0.81 of an acre of
land for a Harijan Colony in the village of
Baranagar, jurisdiction list No. 9, thana Bara-
nagar, pargana Calcutta, district 24-Parganas.

Nadia.—No. 1250L.A.(P.W.).—3rd February
1951.—The Governor is pleased to cancel so much
of the notice No. 2392L.A.(P.W.), dated the 8th
January 1950, under section 4(I) of the West
Bengal Land (Requisition and Acquisition) Act,
(West Bengal Act II of 1948), published at
page 402, Part I of the *Calcutta Gazette* of the
14th January 1950, as relates to a piece of land
measuring, more or less, 0.10 of an acre, as
detailed below, out of the total area of 10.21
acres of land notified for permanent acquisition
for the purpose of providing facilities for trans-
port and communication, namely, for the con-
struction of Krishnagar-Karimpur-Shikarpur
District Road, in the district of Nadia:—
Garibpur, jurisdiction list No. 97, police-
station Tehatta, district Nadia.

Cadastral survey plots in part—Nos. 881 and

NOTICES.

Howrah.—No. 1062L.A.—29th January 1951.—
1.26 acres, more or less, of land situated
in the village of Deulpur, described below, have
been requisitioned by the Collector of Howrah, for
the purpose of maintaining supplies and services
essential to the life of the community, namely, for
the construction of a Health Centre, under section
4 of the West Bengal Land (Requisition and
Acquisition) Act, 1948 (West Bengal Act II of

1948). Now, therefore, notice is hereby given that the
Governor has decided to acquire the said land in
pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-
section (I) of section 4 of the West Bengal Land
(Requisition and Acquisition) Act, 1948 (West
Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office
of the Collector, Howrah.

Description of land.

Cadastral survey plot Nos. 4229 and 4230 in the
village of Deulpur, jurisdiction list No. 12, thana
Panchla, district Howrah.

Birbhum.—No. 1186L.A.(P.W.).—1st
February 1951.—Whereas 153.93 acres, more or
less, of land situate in or near the villages of
Mayureswar, Purbapanchberia, etc., described
below, have been requisitioned by the Collector of
Birbhum for the purpose of providing facilities
for irrigation, namely, for the construction of the
Mor-Dwarka Branch Canal from chainage 776.00
to chainage 1212.45 and chainage 1245.35 to
1299.45 in connection with the Mor Irrigation
Scheme under section 3 of the West Bengal Land
(Requisition and Acquisition) Act, 1948 (West
Bengal Act II of 1948);

Now, therefore, notice is hereby given that the
Governor has decided to acquire the said land in
pursuance of section 4 of the said Act.

This notice is given, under the provisions of
sub-section (I) of section 4 of the West Bengal
Land (Requisition and Acquisition) Act, 1948
(West Bengal Act II of 1948), to all whom it may
concern.

A plan of the land may be inspected in the
office of the Collector of Birbhum as well as in
that of the Executive Engineer, Mor Construction
Division No. 1, Rampurhat.

Description of land.

*Mauza Mayureswar, jurisdiction list No. 138,
thana Mayureswar, district Birbhum.*

Cadastral plots in full—604, 610, 828, 846,
1078, 1084, 1085, 1086, 1100, 1590.

Cadastral plots in part—601, 602, 603, 605, 606,
607, 608, 609, 611, 612, 613, 614, 653, 655, 656,
759, 808, 825, 827, 829, 831, 832, 833, 834, 835,
838, 842, 843, 844, 845, 847, 849, 936, 937, 938,
939, 940, 942, 943, 944, 1068, 1069, 1070, 1072,
1073, 1074, 1075, 1076, 1077, 1079, 1080, 1081,
1082, 1083, 1087, 1088, 1089, 1091, 1092, 1101,
1102, 1107, 1142, 1143, 1144, 1145, 1146, 1149,
1150, 1151, 1152, 1153, 1154, 1155, 1321, 1323,
1324, 1328, 1344, 1329, 1567, 1568, 1569, 1570,
1571, 1572, 1573, 1583, 1585, 1586, 1587, 1588,
1589, 1591, 1607, 1609, 1610, 1611, 1613, 1614,
1869.

*Mauza Purbapanchberia, jurisdiction list No. 135,
thana Mayureswar, district Birbhum.*

Cadastral plot in full—198

Cadastral plots in part—80, 81, 82, 87, 88, 89,
93, 96, 97, 98, 162, 163, 175, 176, 177, 178, 182,
183, 184, 285, 187, 189, 190, 191, 192, 193, 194,
195, 196, 197, 199, 284, 486, 487, 286

*Mauza Chhota Turigram, jurisdiction list No. 134,
thana Mayureswar, district Birbhum.*

Cadastral plot in full—201.

Cadastral plots in part—69, 70, 71, 72, 73, 74,
75, 76, 84, 166, 167, 172, 173, 174, 176, 177, 178,
179, 193, 197, 200, 202, 203, 206, 208, 212, 223,
224, 229, 230, 231, 239, 240, 241, 251, 252, 253,
259, 260, 261, 263, 264, 267, 471, 472, 473, 474,
478, 479.

*Mauza Kazipur, jurisdiction list No. 143, thana
Mayureswar, district Birbhum.*

Cadastral plots in part—28, 29, 30, 31, 32, 33,
45, 47, 48, 49, 50, 51, 53, 75, 76, 77, 78.

Mauza Tilpara, jurisdiction list No. 144, thana Mayureswar, district Birbhum.

Cadastral plots in part—5, 8, 9, 12, 13, 22, 23, 30, 31, 32, 34, 35, 36, 37.

Mauza Arjuni, jurisdiction list No. 145, thana Mayureswar, district Birbhum.

Cadastral plot in full—129.

Cadastral plots in part—11, 12, 13, 14, 127, 130, 131, 142, 144, 146, 147, 545, 547.

Mauza Shibagram, jurisdiction list No. 147, thana Mayureswar, district Birbhum.

Cadastral plots in full—1631, 1681, 1680.

Cadastral plots in part—854, 872, 873, 874, 875, 1237, 1238, 1572, 1583, 1585, 1590, 1591, 1593, 1594, 1595, 1608, 1609, 1612, 1613, 1614, 1615, 1620, 1621, 1622, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1632, 1633, 1635, 1640, 1642, 1669, 1670, 1671, 1676, 1677, 1678, 1687, 1691, 1692, 1693, 1694, 1695, 1699, 1700.

Mauza Tonsua, jurisdiction list No. 180, thana Mayureswar, district Birbhum.

Cadastral plots in full—9, 15.

Cadastral plots in part—5, 8, 10, 11, 13, 14, 16, 17, 18, 34, 33, 35, 39, 40, 41.

Mauza Uttarbhagabatipur, jurisdiction list No. 173, thana Mayureswar, district Birbhum.

Cadastral plots in full—230, 231, 233, 248, 249, 251, 389.

Cadastral plots in part—16, 17, 18, 19, 21, 22, 23, 33, 34, 35, 37, 38, 39, 40, 41, 42, 70, 73, 74, 75, 77, 78, 110, 111, 112, 113, 118, 119, 120, 121, 122, 126, 207, 213, 214, 216, 221, 223, 222, 228, 229, 232, 235, 234, 236, 238, 247, 250, 252, 266, 388.

Mauza Banashpur, jurisdiction list No. 171, thana Mayureswar, district Birbhum.

Cadastral plots in part—264, 265, 266, 267, 268, 269, 279, 280, 281, 282, 283, 284, 285, 286, 345, 365, 369, 370, 371, 375, 380, 381, 382, 383, 384, 385, 399, 401, 402, 403, 422.

Mauza Sanakpur, jurisdiction list No. 172, thana Mayureswar, district Birbhum.

Cadastral plots in part—85, 87, 88, 93, 98, 99, 100, 134, 136, 137, 138, 139, 140, 144, 145, 146, 147, 148, 149, 152, 153, 154, 155, 169, 251, 254, 255, 256, 257, 258, 291, 307, 313, 314, 315, 316, 321, 322, 323, 324, 327, 328, 329, 337, 338, 339, 340, 341, 347, 348, 363, 364, 372, 375, 378, 379, 380, 382, 381, 383, 384, 385, 428, 429, 431, 432, 747, 750, 753, 97.

Mauza Baratarigram, jurisdiction list No. 169, thana Mayureswar, district Birbhum.

Cadastral plots in full—5339, 5772.

Cadastral plots in part—4807, 4808, 4809, 4810, 4846, 4847, 4848, 4849, 4853, 4866, 4867, 5300, 5301, 5302, 5334, 5335, 5336, 5337, 5338, 5340, 5342, 5346, 5347, 5348, 5349, 5350, 5352, 5353, 5369, 5370, 5371, 5372, 5373, 5470, 5472, 5475, 5476, 5477, 5481, 5482, 5530, 5531, 5532, 5533, 5555, 5556, 5558, 5559, 5569, 5570, 5579, 5580, 5581, 5582, 5584, 5585, 5587, 5602, 5603, 5604, 5605, 5606, 5609, 5610, 5641, 5642, 5643, 5644, 5645, 5646, 5728, 5748, 5752, 5758, 5759, 5763.

Mauza Ghoshgram, jurisdiction list No. 166, thana Mayureswar, district Birbhum.

Cadastral plots in part—2613, 2614, 2641, 2642, 2643, 2645, 2646, 2647, 2648, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2662, 3323, 3324, 3325, 3453, 3452, 3455, 3456, 3457, 3458, 3459, 3460, 3461, 3462, 3464, 3465, 3466, 3468, 3469, 3470, 3487, 3490, 3491, 3493, 3494, 3499, 3496, 3500, 3501, 3508, 3509, 3510, 3511, 3516, 3518, 3519, 3520, 3522, 3523, 3524, 3525, 3528, 3529, 3530, 3533, 3626, 3681.

Birbhum. — No. 1190L.A.(P.W.). — February 1951.—Whereas 0.6325 of an acre, more or less, of additional land situate in or near the village of Lohabazar, described below has been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, namely, for the construction of the Dwarka Branch Canal in connection with the Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as that of the Executive Engineer, Mor Construction Division No. I at Rampurhat.

Description of land.

Mauza Lohabazar, jurisdiction list No. 126, thana Mahammadbazar, district Birbhum.

Cadastral survey plots in part—378, 431, 433, 436, 457, 458, 468.

Murshidabad.—No. 1222L.A (P.W.) February 1951.—Whereas 17.01 acres, more or less, of land situate in or near the village Balagachhi, Sinheswari Gauripur, Jam described below have been requisitioned by the Collector of Murshidabad for the purpose of irrigation and drainage, under the Damush Bill Drainage Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Balagachhi, jurisdiction list No. police-station Sagardighi.

Cadastral survey plot in part—764

Mauza Sinheswari Gauripur, jurisdiction list No. 153, police-station Sagardighi.

Cadastral survey plot in full—1201

Cadastral survey plots in part—1, 2, 13, 14, 15, 16, 17, 18, 19, 23, 25, 68, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 96, 97, 98, 99, 100, 101, 102, 103, 106, 107, 108, 109, 139, 464, 465, 466, 483, 498, 1150, 1152, 1153, 1183, 1184, 1186, 1187, 1191, 1192, 1194, 1195, 1199, 1200, 1202, 1203.

Mauza Jamalmati, jurisdiction list No. police-station Sagardighi.

Cadastral survey plots in part—41, 51, 308, 329, 399, 402, 404, 405, 406, 407, 410, 413, 414, 415, 416, 417, 419, 420, 423, 424, 425, 426, 427, 428, 429, 430, 432.

mauza Char Sutesnagar, jurisdiction list No. 144, police-station Sagordighi.

Cadastral survey plots in part—1, 2, 3, 4, 5, 7, 9, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 22, 25, 26, 28, 29, 31, 34, 35, 36, 37, 38, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 52, 53, 54, 55, 56, 57, 58, 59, 60, 68, 69, 71, 74, 75, 76, 77, 78, 79, 80, 84, 85, 86, 227, 232, 233.

DECLARATIONS.

West Dinajpur.—No. 1192L.A.—1st February 1951.—Whereas it appears to the Governor that it is required to be taken by Government at the expense for a public purpose, viz., for the construction of the West Dinajpur District Headquarters at Balurghat, in the village of Bara Raghunathpur, jurisdiction list No. 139, thana Balurghat, district West Dinajpur, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 247, 251, 260, 284, 304, 305, 307, 308, 312, 318 and part of cadastral survey plot No. 367 and measuring, more or less, 9.15 acres, is required in the aforesaid village of Bara Raghunathpur.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, West Dinajpur.

Birbhum. No. 1028L.A.(P.W.).—29th January 1951.—Whereas it appears to the Governor that it is required to be taken by Government at the expense for a public purpose, viz., for the construction of the Mor-Dwarka Main Canal (from a depth of 60-00 feet to chainage 541.31 feet), Mor-Dwarka, in the villages of Sankarpur and Maladanga, jurisdiction list Nos. 115 and 112, respectively, thana Mahammadbazar, district Birbhum, it is hereby declared that for the above purpose two pieces of land together measuring, more or less, 0.04 of an acre, and comprising cadastral plot No. 1369 of Sankarpur and part of cadastral plot No. 97 of Maladanga, are required in the aforesaid villages of Sankarpur and Maladanga.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

Hooghly.—No. 1034L.A.—29th January 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of Indian Woollen and Silk Mills, Ltd., for the purpose of manufacturing silk and silk fabrics under Government Industrial Scheme in the villages of Bansberia and Bansberia, jurisdiction list Nos. 52 and 53, respectively, in thana Magra, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising entire cadastral survey plot Nos. 1108, 1122-1124, 1129, and portion of cadastral plot No. 1109 in mauza Chak Bansberia,

and entire cadastral survey plot Nos. 1806, 1807, 1809, 1810, 1814, 1842-1858, 1863-1865, 1867-1869, 1883, and portion of cadastral survey plot No. 1815 in mauza Bansberia, and measuring, more or less, 15.005 acres, is required within the aforesaid villages of Chak Bansberia and Bansberia.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

Burdwan.—No. 1040L.A.—29th January 1951.

Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Bengal Coal Co., Ltd., for the construction of colliery buildings, pit-head baths, baby crèches, staff quarters, stores, workshop, screening plant and coal stocking gantry for the development of coal production at the Company's Girmunt Colliery in the village of Kankhaya, jurisdiction list No. 18, thana Asansol, pargana Shergarh, district Burdwan, it is hereby declared that for the above purpose three pieces of land comprising cadastral survey plot Nos. 653, 689, 690, 692 to 701, 703 to 707, 800, 801, 805, 807 to 813, 1132, 1133, and parts of cadastral survey plot Nos. 1134 and 1262, and measuring, more or less, 10.79 acres, are required within the aforesaid village of Kankhaya.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*)

Land Reforms

NOTIFICATION.

Midnapore.—No. 956L.Ref.—25th January 1951.—In exercise of the power conferred by section 11 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the officer mentioned in column I of the schedule hereto as Appellate Officer in respect of appeals against awards or orders of Bhag (Thas) Conciliation Boards within the areas specified opposite such officer in column 2 of the schedule:—

The Schedule.

Officer.	Area.
1	2
Subdivisional Officer, Ghatal	Unions No. IV and No. VII of Daspur police-station.
	Unions No. VII and No. VIII of Chandrakona police-station.

By order of the Governor.

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

Nadia.—No. 922L.Dev.—24th January 1951.
—Whereas it appears to the Governor that land is likely to be needed for public purposes, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for establishment of a model village in the villages of Beharia, jurisdiction list No. 50, and Sukpukuria, jurisdiction list No. 58, police-station Santipur, district Nadia, it is hereby notified that for the above purposes, a piece of land comprising cadastral survey plots as detailed below, and measuring, more or less, 156.51 acres, is likely to be required within the aforesaid villages of Beharia and Sukpukuria.

Beharia jurisdiction list No. 50, police-station Santipur, district Nadia.

Cadastral survey plot No. 7 and part of cadastral survey plot No. 1 = 51.02 acres.

Sukpukuria, jurisdiction list No. 58, police-station Santipur, district Nadia.

Cadastral survey plot Nos. 2 to 48, 54, 60 and part of cadastral survey plot No. 1 = 105.49 acres.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Howrah.—No. 7581L.Dev.—19th January 1951.
—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Banupur, jurisdiction list No. 32, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 18.72 acres, is likely to be required within the aforesaid village of Banupur:—

Schedule.

Mauza Banupur.—Cadastral survey plots Nos. 371, 373 to 378, 380 to 383, 399 to 403, 407, 410, 413, 416 to 418, 420, 421, 438, 446 to 447, 450, 451, 461 to 463, 468 to 473, 520, 521, 522, 524, 552, 577 to 580, 584, 592, 599 to 601, 606.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Howrah.—No. 812L.Dev.—20th January 1951.
—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Hatgacha, jurisdiction list No. 33, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1, 2, 7, 9, 10, 11, 17, 19, 20-22, 24, 25, 28, 29, 36-70, 123, 132, 133, 137-143, 146 and part of cadastral survey plots Nos. 144 and 145, and measuring, more or less, 19.62 acres, is likely to be required within the aforesaid village of Hatgacha.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 816L.Dev.—20th January 1951.
Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Aishtala, jurisdiction list No. 114, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 138, 155-158, 164, 248-251, 253-258, 260-264, 266-268, 279, 286, 307, 326-328, 332, 359-375, 392, 505, 506, 509, 515-519, 523, 847, 854 and parts of cadastral survey plots Nos. 274, 275, and measuring, more or less, 75.03 acres, is likely to be required within the aforesaid village of Aishtala.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Howrah.—No. 824L.Dev.—20th January 1951.
—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Manikpur, jurisdiction list No. 19, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1517, 1531, 1534, 1535, 1543, 1547, 1548-1550, 1558, 1559, 1563, 1569-1579, 1590-1593 and measuring, more or less, 40.64 acres, is likely to be required within the aforesaid village of Manikpur.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Howrah. No. 828L.Dev.—20th January 1951. Whereas it appears to the Governor that land is needed for a public purpose, viz., for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bagachha, jurisdiction list No. 33, police-station Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the Schedule below and measuring, more or less, 20·16 acres, is required within the aforesaid village of Bagachha:—

Schedule.

Cadastral survey plots Nos. 457 to 461, 515 to 518, 530, 536, 539 to 554, 559, 560, 562 to 578, 589 to 594, 596 to 605

A notification is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Parganas.—No. 1096L.Dev.—30th January 1951. In exercise of the power conferred by section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of an area of land comprising cadastral survey plots Nos. 1301-1315, 1351-1381, 1386-1393, 1397-1413, 1416-1452, 1766, 1767, 1454-1610, 1613-1626 and measuring, more or less, 69·82 acres, is required within the aforesaid village of Kanyagar.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Howrah.—No. 822L.Dev.—20th January 1951. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Alampore, jurisdiction list No. 25, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 190 to 192, 194, 195 and 199 and measuring, more or less, 7·01 acres, is required within the aforesaid village of Alampore.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

24-Parganas.—No. 834L.Dev.—20th January 1951. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kanyagar, jurisdiction list No. 32, police-station Bishnupur, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 1301-1315, 1351-1381, 1386-1393, 1397-1413, 1416-1452, 1766, 1767, 1454-1610, 1613-1626 and measuring, more or less, 69·82 acres, is required within the aforesaid village of Kanyagar.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Burdwan.—No. 838L.Dev.—20th January 1951. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baliadanga, jurisdiction list No. 35, police-station Burdwan, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 85, 86, 102-109, 120, 131-137, 157-172, 175-179, 181-183, 185, 248-250, 254-255, 256-258, 260-261, 263, 264, 304, 305, 338-340, 345, 347, 374, 375, 388, 390-398, 413-418, 419(P), 424-430, 481-484, 497-499, 501, 504-509, 565, 576-583, 587P, 588, 589, 591(P), 592-594, 749P, 750, 754P, 755P, 792, 794P, 800, 841, 842, 879-881, 885, 886, 889, 932, 938, 950, 951, 973, 979, 980-982, 1011, 1019, 1021, 1023-1040, 1044-1057, 485/1079, 986/1087, 1333, 1342, 1343, 1345, 1346, 1371, 1376-1379, 1381-1386, 1388-1391, 1388/1447, 1388/1448 and measuring, more or less, 91·50 acres, is required within the aforesaid village of Baliadanga.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Burdwan.

DECLARATIONS.

Manikpore.—No. 756L.Dev.—19th January 1951. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Manikpore, jurisdiction list No. 19, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 2004, 2005, 2008, 2010, 2049, 2051, 2052, 2053-2060, 2070-2113, 2118, 2119, 2125, 2126-2127, 2262, 2264, 2131-2136, 2138-2144, 2151, 2160, 2220-2222 and measuring, more or less, 10·15 acres, is required within the aforesaid village of Manikpore.

Howrah.—No. 760L.Dev.—19th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Banupur, jurisdiction list No. 32, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral plots as mentioned in the schedule below and measuring, more or less, 18·72 acres, is required within the aforesaid village of Banupur:—

Schedule.

Mauza Banupur.—Cadastral survey plots Nos. 371, 373 to 378, 380 to 383, 399 to 403, 407, 410, 413, 416 to 418, 420, 421, 438, 446, 447, 450, 451, 461 to 463, 468 to 473, 520, 521, 522, 524, 552, 553, 577 to 580, 584, 592, 599 to 601, 606.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Howrah.—No. 814L.Dev.—20th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Hatgacha, jurisdiction list No. 33, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1, 2, 7, 9, 10, 11, 17, 19-22, 24, 25, 28, 29, 36-70, 122, 123, 132, 133, 137-143 and 146 and parts of cadastral survey plots Nos. 144 and 145, and measuring more or less, 19·62 acres, is required within the aforesaid village of Hatgacha.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 818L.Dev.—20th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Aishtala, jurisdiction list No. 114, police-station Ranaghat, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 138, 155-158, 164-166, 248-251, 253-258, 260-264, 266-268, 279, 296, 301-307, 326-328, 332, 359-375, 392, 505, 506, 509-512, 515-519, 323, 847, 854 and parts of cadastral survey plots Nos. 274 and 275 and measuring, more or less, 75·03 acres, is required within the aforesaid village of Aishtala.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Nadia.

Howrah.—No. 826L.Dev.—20th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into

the State of West Bengal on account of circumstances beyond their control in the village Manikpur, jurisdiction list No. 19, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1517, 1531, 1535, 1542, 1543, 1547, 1548-1550, 1558-1559, 1565, 1569-1559 and 1590-1593 and measuring, or less, 40·64 acres, is required within the said village of Manikpur.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Howrah.—No. 830L.Dev.—20th January 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Hatgacha, jurisdiction list No. 33, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 20·16 acres, is required within the aforesaid village of Hatgacha:—

Schedule.

Cadastral survey plots Nos. 457 to 461, 452, 521, 528 to 530, 536, 539 to 554, 559, 560, 562, 576, 578, 589 to 594, 596 to 605.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Burdwan. No. 920L.Dev.—24th January 1951.—Whereas it appears to the Governor that land is needed for public purposes, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the creation of better conditions in the villages of Jorebari, Bara Jitpur, Uttarrampur, Ghiadoba, Kalia Kirtansala, Kalya, Seakulberia and Malh jurisdiction list Nos. 46, 47, 55, 56, 57, 58, 59, 61 and 67 respectively, thana Salanpur, and the village of Kansuli, jurisdiction list No. 4, Barabani, parganas Pandra and Shergath, respectively, in the district of Burdwan, it is hereby declared that for the above purposes several pieces of land comprising cadastral survey plots Nos. 569, 570 and 1016 of mauza Jorebari, cadastral survey plots Nos. 576, 873, 909, 910, 1124, 1144, part of cadastral survey plot No. 575 of mauza muri, cadastral survey plots Nos. 160, 220, 225, 232, 233, 240, 241, 243-246, 249, 278-281, 315, 322, 323, 360-369, 371, 379, 384, 395, 401-404, 414, 447, 448, 451-456, 613, 634, 640, 750-787, 808, 813-819, 821, 101, 1028, 1060, 1071, 1072, 1154, 1156, 1171, 1191-1195, 1202, 1217, 1218, 1231, 1284, 1347, 1364 and parts of cadastral survey plots Nos. 49, 75, 213, 234, 237, 242, 247, 248, 350, 370, 405, 407, 630, 633, 812, 1061, 1065, 1067, 1070, 1098, 1153, 1196, 1198, 1269 and 1696 of mauza Jitpur, cadastral survey plots Nos. 2, 3, 6, 7, 24, 32, 33, 35, 36, 39, 90, 108, 109, 116, 187, 234, 266-268, 271, parts of cadastral survey plots Nos. 5, 8, 21, 28, 29, 45, 75, 77, 88, 107, 110, 114, 147, 177 and 191 of mauza Uttarrampur, and cadastral survey plots Nos. 48, 53-61, 64, 65, 67, 1

361-371, 373, 374, 378, 380-389, 392, 789, 790, 798, 801, 803-805, 947, 948, 1198, and parts of cadastral survey plots Nos. 51, 130, 338, 341, 346, 349, 350, 353, 354, 357, 358, 372, 375, 471, 644, 791, 793, 799, 806, 949, 953 and of mauza (Ghiadoba, cadastral survey plots Nos. 24, 35, 37-39, 41-49, 55-59, 65, 80, 81, 84, 112, 124, 131-135, 137-139, 246, 249-252, 611-650, 689-710, 865-884, 886-889, 936-989, and parts of cadastral survey plots Nos. 5, 14-16, 25, 50, 54, 60, 603, 663 and 664 of mauza sanko, cadastral survey plots Nos. 2, 3, 21, 8, 29-32, 131, 132 and parts of cadastral survey plots Nos. 20, 27, 128 and 174, of mauza Kirtashala, cadastral survey plots Nos. 13, 37, 43, 46, 47, 55, 76, 78, 144, 155-157, 161, 162, 164, 169, 172, 194, 228-230, 232, 279 and parts of cadastral survey plots Nos. 77, 85, 88, 90, 93, 95, 163 and 322 of mauza Kalya, cadastral survey plots Nos. 7, 8, 21, 27-31, 34, 35, 74, 75, 79, 83, 85-89, 101, 120, 133-136, 146, 147, 152, 154, 157, 159, 160-164, 179-182, 209, 217-224, 233 and parts of cadastral survey plots Nos. 6, 32, 33, 38, 42, 80, 93, 94, 151, 153, 210, and 215 of mauza Seakulheria, cadastral survey plots Nos. 116, 467, 481, 485, 498, 507-510, 516 and parts of cadastral survey plots Nos. 398 and 489 of mauza Malladih and cadastral survey plots Nos. 126-129, 294, 296, 297, 405, 407, 419, 428, 429, 463, 676, 677, 687, 83, 835, 861, 969-976, 978, 979, 985, 992-994, 1016, 1019, 1021, 1022, 1024, 1031, 1039, 1042, 1061-1064, 1140, 1141, 1143, 1148, 1474, 1478, 1483, 1487, 1510, 1516-1518, 1527, 1568-1570, 1572, 1580, 1635 and parts of cadastral survey plots Nos. 42, 295, 381, 418, 422, 977, 980, 981, 984, 1018, 1038, 1051, 1112, 1147, 1486, 1490, 1491, 1472, 1515 and 1573 of mauza Kanskuli, and other, measuring, more or less, 1290.82 acres, required within the aforesaid villages of mauza, Baranuri, Jitpur, Uttarampur, Chak, Kalsanko, Kirtanshala, Kalya, Kheria, Malladih and Kanskuli.

A declaration is made under the provisions of clause 6 of the West Bengal Land Development Planning Act, 1948 (West Bengal Act XXI of 1948) to all whom it may concern.

The land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

ERRATUM.

Parganas.—No. 1076L.Dev.—29th January 1950. In line 25 of the declaration No. 1972, dated the 27th February 1950, published in Part I of the *Calcutta Gazette*, dated 1st March 1950—

and "read with section 7" after "section 6".

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and
to the Govt. of West Bengal (*ex-officio*).

Requisition

NOTIFICATION.

Parganas.—No. 982Reqn.—25th January 1951. Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

and whereas no agreement can be reached in respect of the amount of compensation payable on such requisition of the said premises; therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11

of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Muzumder, Additional District Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

L.A.R./67 of 49-50.

The Schedule.

Sm. Swarnarenu Das, c/o.	Rent for the requisitioned
Sr. H. N. Das of 44, Doctor	house at 22, Babubagan
Jogabandhu Lane, Calcutta.	Lane, Dhakuria.

By order of the Governor,

P. K. MUKHERJEE, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 298/50Reqn.

Calcutta, the 24th January 1951.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises

6, Lower Rowdon Street, Calcutta (Ground floor flat).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Mr. J. D. Ewing, occupant of the premises referred to in the Order above, is directed to place the above property at my disposal and control on and from the 19th February 1951 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 2nd February 1951.

ORDERS.

No. 167/50.

Calcutta, the 8th January 1951.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 167/50, dated the 20th February 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

70/2, Gouri Bari Lane, Calcutta (entire newly constructed tin-shed two-storied structure).

No. 35/51.

Calcutta, the 27th January 1951.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (7) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owners:—Sri Dilip Kumar Mitra, Sri Jagat Kumar Mitra, Sri Ajit Kumar Mitra, Sri Ranjit Kumar Mitra, 13, Beadon Street, Calcutta; tenant:—Sri Hirshikesh Roy, 7, Bhupen Roy Road, Behala; sub-tenants:—Sri Ananta Kumar Kanjilal and Sri Sunil Kumar Dutta, 34/A, Bethune Row, Calcutta, shall not without the permission of the State Government, in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.*Description of premises.*

34/A, Bethune Row, Calcutta.

No. 38/51.

Calcutta, the 30th January 1951.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (7) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner:—Maulvi Syed Kafiluddin Ahamed, village Dassar, post office Bokui, district Barisal, East Pakistan; tenant:—Mr. J. F. Jacob, 7/B, Congress Exhibition Road, Calcutta, shall not without the permission of the State Government, in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.*Description of premises.*

7/B, Congress Exhibition Road, Calcutta (flat No. 1, in the eastern portion of the ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 29th January 1951.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Janab Abdul Hamid, 4, Patwar Bagan Lane, Calcutta, or 2A, Kali Shome Street, Calcutta, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 10th February 1951:—

Schedule I.*Particulars of the premises.*

2, Chaku Khansama Lane, Calcutta.

Schedule II.*Particulars of the repairs.*

- (1) White-washing of the first floor and a room in ground floor (western side).
- (2) Revival of electric light connection and necessary repairs of the damaged switch box and wirings.
- (3) Fixation of some hooks on doors.
- (4) Repair of the damaged portion of the roof of the tiled shed kitchen on the back part of the premises is also to be repaired.
- (5) Repair of water taps which are damaged.
- (6) Hand pump (water tap) on the ground which is not in good condition is to be repaired.

S. N. MITRA,

First Land Acquisition Collector, Calcutta

NOTIFICATION UNDER RULE 12 OF THE WEST BENGAL LAND REVENUE, RENT AND CESS (APPORTIONMENT) RULE 1948.

No. 29AP.—31st January 1951.—The records of all lands in West Bengal forming parts of an estate bearing No. 1 in the roll of the district Nadia have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), the 31st January 1951.

Certified copy of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

H. ADHIKARI

Revenue Officer

Under Act XXXI of

**কৃষি, বন ও মৎস্য বিভাগ।
DEPARTMENT OF AGRICULTURE
FORESTS AND FISHERIES**

কৃষি।

Agriculture

জ্ঞাপনাবলী।

NOTIFICATIONS.

No. 523Agri.—20th January 1951.—In exercise of the powers conferred by clause 14 of the Products Order, 1948, the Governor is pleased to make the following amendment in notification No. 6066Agri., dated the 8th September 1948, namely:—

Amendment.

In the said notification for the words "Director of Agricultural Marketing" substitute the words "Assistant Director of Agricultural Marketing".

By order of the Governor
S. K. DEY,

নদীয়া—নং ৫৬৬কৃষি।—২৪শে জানুয়ারী ১৯৫১
উপায়ুক্তস্বাক্ষরিত, প্রকটকৃত চন্দ্র চান্দ, এস. এস. সি. এ.
সেক্রেটারীর স্বাক্ষরে নদীয়ার অতিরিক্ত কৃষি অধ্যক্ষের পক্ষে বিধিত

Nadia.—No. 566Agri.—24th January 1951
Sri Kunwar Chandar Bhan, M.Sc.,
Horticulturist, is appointed to act as
Superintendent of Agriculture, Nadia,
Sukumar Sengupta, transferred.

দ্বিতীয়-কলিকাতা।—নং ৫৬৭কৃবি।—২৪শে জানুয়ারী ১৯৫১।—
দ্র অধ্যক্ষী অতিরিক্ত কৃবি অধ্যক্ষ প্রিন্সিপাল সেন, এম. এ. (ব্যাংক),
প্রিন্সিপাল সেনের স্থানে সবার কৃবি অধ্যক্ষের পদে নিযুক্ত
ন।

India-Calcutta.—No. 567Agri.—24th January
1951.—Sri Sukumar Sengupta, M.S. (Maryland),
acting Additional Superintendent of Agri-
culture, Nadia, is appointed to act as Superinten-
t of Agriculture, Headquarters, *vice* Sri
Nava Sen, transferred.

কলিকাতা-মেদিনীপুর।—নং ৫৬৮কৃবি।—২৪শে জানুয়ারী ১৯৫১।
দ্র অধ্যক্ষী কৃবি অধ্যক্ষ প্রিন্সিপাল সেন, বি. এজি (বম্বে),
দ্র মোহন সেনের স্থানে মেদিনীপুরের কৃবি অধ্যক্ষের পদে নিযুক্ত
ন।

Calcutta-Midnapore.—No. 568Agri.—24th Janu-
ary 1951.—Sri Amitava Sen, B. Ag. (Bombay),
acting Superintendent of Agriculture, Head-
quarters, is appointed to act as Superintendent of
culture, Midnapore, *vice* Sri Sachindra Mohan
Sen, transferred.

কলিকাতা-নন্দীয়ারী।—নং ৫৬৯কৃবি।—২৪শে জানুয়ারী ১৯৫১।
দ্র অধ্যক্ষী কৃবি অধ্যক্ষ প্রিন্সিপাল মোহন সেন, বি. এজি,
দ্র চন্দ্র চানের স্থানে সহ-উদ্যোক্তাবিদ্যাবিদে পদে নিযুক্ত হইবেন।

রাজ্যপালের আদেশানুসারে,
মনোরঞ্জন সরকার,
উপ-সচিব।

Midnapore-Nadia.—No. 569Agri.—24th January
1951.—Sri Sachindra Mohan Sen, B. Ag. officiating
Superintendent of Agriculture, Midnapore, is
appointed to act as Assistant Horticulturist,
Cultural Station, Krishnagar, *vice* Sri
Var Chandra Bhau, transferred.

By order of the Governor,
M. SARKAR, Dy. Secy.

পশু চিকিৎসা।

Veterinary প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৪২৪পশু-চিকিৎসা।—১৭ই জানুয়ারী ১৯৫১।—
দ্র অধ্যক্ষী পশু-চিকিৎসা ও সমাহর্তা প্রিন্সিপাল নাথ বর্মণকে কার্যে
নয় জাতিতে পুনরাদেশ পর্যন্ত পশু-চিকিৎসা অধিকর্তার
সকলো পদে অস্থায়িতাবে নিযুক্ত করা হইল।

Calcutta.—No. 424Vety.—17th January 1951.—
Sri Manendra Nath Barman, Sub-Deputy Magis-
trate and Sub-Deputy Collector, on probation, is
appointed to act, until further orders, as Personal
Assistant to the Director of Veterinary Services,
Bengal, with effect from the date of joining.

কলিকাতা।—নং ৪৭৪পশু-চিকিৎসা।—১৯শে জানুয়ারী ১৯৫১।—
দ্র অধিকারের অস্থায়ী পশুরোগ গবেষণা আধিকারিক
জরুরীকৈ তাহার যোগদানের দিন হইতে অস্থায়িতাবে মে-
Sheep and Goats) পশুরোগ গবেষণা আধিকারিক পদে
নিযুক্ত হইল।

রাজ্যপালের আদেশানুসারে,
মৌর চন্দ্র মন্ডল,
উপ-সচিব।

Calcutta.—No. 474Vety.—19th January 1951.—
Sri Chowdhury, at present officiating as Disease
Investigation Officer in the Directorate of Veteri-
nary Services, is appointed to act as Assistant
Investigation Officer (sheep and goats) with
effect from the date of his joining the appointment.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

REFUGEE REHABILITATION DEPARTMENT

Establishment

NOTIFICATIONS.

Calcutta.—No. 9821Estt.—16th December 1950.
—Sri Shyamadas Bhattacharjee, Assistant Educa-
tion Officer in the Refugee Rehabilitation
Directorate, was allowed earned leave for eleven
days with effect from 7th November 1949, under
rule 168(7) of the West Bengal Service Rules,
Part I.

This cancels this department notification
No. 7446Estt., dated 14th September 1950.

By order of the Governor,
H. BANERJEE, Secy.

No. 410Estt.—16th January 1951.—Captain
Vishnu Mohan Mukherjee acted as Assistant Dis-
persal Officer for the period from 5th October 1950
to 28th October 1950 in addition to his own duties,
vice Lt. Paresah Chandra Banerjee temporarily
deputed for military duties.

By order of the Governor,
P. K. BHATTACHARJEE, Dy. Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

Calcutta.—No. 308Edn.—19th January 1951.—
It is hereby notified for general information that
in exercise of the powers conferred by section 6,
sub-section (1), clause (c) and section 10 of the
Indian Universities Act, 1904 (VIII of 1904), His
Excellency, the Chancellor of University, has been
pleased to re-nominate Professor Satyendra Nath
Bose, M.Sc., to be an Ordinary Fellow of the
Calcutta University.

Calcutta.—No. 309Edn.—19th January 1951.—
It is hereby notified for general information that
in exercise of the powers conferred by section 6,
sub-section (1), clause (c) and section 10 of the
Indian Universities Act, 1904 (VIII of 1904), His
Excellency, the Chancellor of University, has been
pleased to re-nominate Dr. Triguna Charan Sen,
Dr. Ing. (Munich), A.M.M.E. (B. Tech.),
M.I.E. (Ind.), M.A.E., to be an Ordinary Fellow
of the Calcutta University.

Calcutta.—No. 336Edn./2U-1/51.—22nd Janu-
ary 1951.—In exercise of the power conferred by
section 6, sub-section (3) of the Indian Universi-
ties Act, 1904 (VIII of 1904), the Chancellor of
the Calcutta University is pleased to approve of
the following election of Ordinary Fellows of the
University:—

Elected by the Registered Graduates.

The Hon'ble Dr. Bidhanbandha Roy, B.A.,
M.D., D.Sc., M.R.C.P. (Lond.), F.R.C.S.
(Eng.), M.I.A.,

The Hon'ble Justice Sri Ramaprasad Mooker-
jee, M.A., LL.B., and

Dr. Kalipada Biswas, M.A., D.Sc. (Edin.)
F.R.S.E., F.N.I., F.B.S.

By order of the

The Charitable Endowments Act (VI of 1890).

No. 293Edn./5F-38/50.—18th January 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890), upon the application made by the Administrators of the Manuel Girls' School, Budge Budge Fund created in terms of notification No. 638, dated the 17th March 1939, doth hereby order and direct that the security, particulars of which were contained in the First Schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947 vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal, upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 20,000 when and as the same became due and shall become due and payable and from time to time apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the Second Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

কলিকাতা।—নং ৩৭৮শিক্ষা/২এল/৩১৫১।—২৫শে জানুয়ারী ১৯৫১।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের ভূতত্ত্বের অধ্যাপক ডক্টর মনোমোহন চট্টোপাধ্যায়কে ওয়েস্ট বেঙ্গল সার্ভিস রুলস্, প্রথম ভাগের ১৭২(ক) ধারা অনুসারে ২৯শে নভেম্বর ১৯৫০ তারিখ হইতে ৩১শে ডিসেম্বর ১৯৫০ তারিখ পর্যন্ত ব্যক্তিগত প্রয়োজনে ছুটি দেওয়া হইয়াছিল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Calcutta.—No. 378Edn./2L-3/51.—25th January 1951.—Dr. Monomohan Chatterjee, Professor of Geology, Presidency College, Calcutta, in the West Bengal Senior Educational Service, was allowed leave on private affairs, for the period from the 21st November 1950 to 31st December 1950, under rule 172(a) of the West Bengal Service Rules, Part I.

Calcutta.—No. 422Edn./2L-5/51.—27th January 1951.—Janab Kazi Abdul Wadud, M.A., Secretary, Text-Book Committee and Registrar of Publications, West Bengal, in the West Bengal Educational Service, is allowed leave on average pay for four months, with effect from the date from which he avails of it, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, and thereafter leave on half average pay up to the 15th November 1951, under rule 184(d) of the said rules.

Calcutta.—No. 423Edn./2L-5/51.—27th January 1951.—Sri Srish Chandra Das Gupta, M.A., Professor of Bengali, Presidency College, Calcutta, of the West Bengal Educational Service, is appointed to act as Secretary, Text-Book Committee and Registrar of Publications, West Bengal, in that service, with effect from the date on which he joins the post, *vice* Janab Kazi Abdul Wadud, on leave, or until further orders.

By order of the Governor,
D. M. SEN, Secy.

**Office of the Accountant-General,
West Bengal****NOTIFICATIONS.**

Subject:—Instructions regarding bills payable the Accountant-General, West Bengal, with the current financial year.

No. TM/220.—19th January 1951.—In order to ensure payment before the close of the financial year, all travelling allowance, contingent and other bills payable within the year should, as far as practicable, be presented at the counter of this office by the 12th March 1951. The bills to be paid on or before the 31st March 1951 should be written prominently in red ink on top of each bill. In respect of charges actually incurred, or claims accruing on or after the 1st March, the bills should be presented with utmost expedition without losing even a single day. Please remember that during the last week of March this office is pre-occupied with the passing of monthly pay bills payable on the 1st working day of April.

2 Three clear days are required by this office to complete all processes connected with audit. On the fourth working day from the date of presentation of a bill, the payee or messenger should call at the delivery counter to demand payment. If for any reason payment cannot be obtained on that day, he should call on the next day, or on the second or third following day—should it become necessary. Any complaint regarding undue delay in payment should be lodged with the gazetted officer in charge of the section. No attempt should be made to come into direct touch with the sectional auditor.

3. It should be particularly borne in mind that unpassed bills are not returned by post. Bills are required to be received back at the counter on surrender of tokens.

4. Please take all possible care to ensure that bills presented are free from defects and irregularities. There may not be time for resubmitting the bills when once returned marked with audit objection.

5. It will facilitate the payment of bills if the following instructions are borne in mind—

- (a) If the appropriation for the current year is likely to be or has already been exhausted, an additional appropriation should be obtained in time to meet the requirements and the order sanctioning the additional appropriation attached to the bill.
- (b) If any charge requiring sanction of higher authority is claimed in a bill, sanction should be attached to it. As payment can be made on the production of copies of orders, the sanctioning authority should be requested to communicate the orders to this office in time.
- (c) If no distribution of any appropriated amount yet been made, formal orders of the competent authority sanctioning the distribution should be attached to the bill.
- (d) A bill extract giving particulars of the major, minor and detailed heads of account to which the amount of the bill is chargeable and the designation of the officer controlling the expenditure should invariably be attached to bills.

6. Between the 12th and the 31st March 1951 make it a point to check your Bill Register daily with a view to receive all payments in time.

7. As a special concession to payees, the Payment and Cheque Delivery Counter of this office will be kept open till 4-30 p.m. on the 31st March. No payment will be made after this hour.

Treasury Accountant.

Certificates.

Certified that I have satisfied myself that all sums included in bills in Form T.R.58A drawn 1 month/2 months/3 months previous to this date in favour of M/S..... Accounts Nos..... with the exception of those detailed below (of which the total has been refunded by deduction from this bill) have been disbursed to the proper persons, and that their acquittances have been taken and filed in my office with receipts stamp duly cancelled for every payment in excess of Rs. 20.

2. Certified that the balance at my credit/the credit of the subscriber on the date of withdrawal covers the sum drawn in the bill. The *Policy No.....with.....Company has already been assigned in favour of the President of India and submitted to the Accounts Officer (or the details of the policy proposed to be taken have been communicated to and accepted by the Accounts Officer in his letter No....., dated.....).

Signature.....

Designation.....

*Give details here if more than one policy has to be cited.

For use in Audit Office.

Admitted Rs.....

Objected Rs.....

Auditor.....

Accountant.

[C.A.G.'s endorsement No. 265-Admn./300-50, dated 21st December 1950.—Dy. India 7871/TM-2316-Ble. TM/23-3 of 49-50.]

Subject:—Amendments to Treasury Rules, Bengal.

No. TM/222.—20th January 1951.—All Treasury Officers in West Bengal are hereby informed that the following amendment has been made to the Treasury Rules, Bengal, Volume I:—

Page 51, S.R. 137.—For S.R. 137 substitute the following, viz:—

“S.R. 137.—A register in Bengal Form No. 2325 shall be kept in each treasury showing the names of all gazetted Government servants and the pay and allowances or leave salary drawn by them from that treasury. Separate page or pages of the register shall be allotted to each gazetted

Government servant and as each pay or leave salary certificate is received from the Treasury General the amount of pay and allowances or leave salary and other particulars shall be entered in the relevant column of the register. As each pay or leave salary bill is sent for payment this register shall be examined to see that the sanctioned rate is not exceeded. Columns 5 to 8 of the register shall be filled in and the bill duly examined along with the register submitted to the Treasury Officer for bill for payment.”

2. A copy of Bengal Form No. 2325 as is appended below. The existing manuscript correction made therein shall be so long as the new forms are not available.

Bengal Form No. 2325.

(See S. R. 137 of B. T. R.)

Register of salaries of Gazetted Officers payable/paid at the.....Treasury

Name of Gazetted Officers.	Designation.	No. and date of pay slip.	Monthly rate of emoluments (pay, allowances, etc., to be shown separately).	Date from which the rates shown in column 4(a) apply.	Month for which payment claimed.	Total emoluments.	Total deductions.	Net amount payable.	Total amount paid.
1	2	3	4(a)	4(b)	5	6	7	8	9

(Government of West Bengal, Finance Department, Audit Branch, memorandum No. 1R/15(24)/50, dated 2nd January 1951.—Dy. T.M.-2341-B1. TM/1-20 of 49-50.)

S. K. SARKAR,
Deputy Accountant-General

SHERIFF'S OFFICE

The 8th day of January 1951.

It is hereby given that the First Criminal Court of the year 1951 of the High Court at Calcutta in West Bengal for the town of Calcutta will hold at the Court House, in the town of Calcutta on Monday, the 5th day of February next, at 11 o'clock in the forenoon, and thenceforward from day to day until the said Sessions be over. It is hereby proclaimed that all persons who are guilty of any of the prisoners to be brought up at the said sessions be present then and answer to the charges and prosecute.

K. P. GOENKA, Sheriff.

সেফিক অফিস, ৮ই জানুয়ারী ১৯৫১ খ্রিষ্টাব্দ।

পূর্ণাঙ্গাধিকারক আদালত বাইতেছে যে, আগামী ১৯৫১ খ্রিষ্টাব্দের
১ম সাদর বেনা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত
কর্তব্য শেষ না হয় ততদিন প্রত্যহ দুবে পশ্চিম বঙ্গের অধীন
সদর আদালতের বিচার নিষ্পত্তি করা কলিকাতা হাইকোর্টের
পক্ষতঃ গৃহে ১৯৫১ খ্রিষ্টাব্দের প্রথম দায়রা বিচার বিভাগের আদালত
এ প্রকাবে আরও প্রচার করা যাব যে, যে সকল ব্যক্তি কোম
দৈর্ঘ্যে কোমরানী অভিযোগ করিবেন তাঁহারা উক্ত সময়ে উক্ত
বিঃ থাকেন। ইতি।

কে, পি, গোয়েন্কা,

সেফিক।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Parganas.—No. 522A.—29th January 1951.
Sri Prasad Chaturji, Munsif (on leave), is
ordered to act, until further orders, as Addi-
tional Subordinate Judge of 24-Parganas, *vice* Sri
D. K. Kishore Das.

Promotions and Confirmations.

1951A.—1st February 1951.—The following
promotions and confirmations are sanctioned in the
Bengal Civil Service (Judicial):—

Order to the Selection Grade of Subordinate Judges on Rs. 1,200.

Sri Sanjesh Chandra Chakrabatti, Subordi-
nate Judge and Assistant Sessions Judge (now
District and Sessions Judge, 24-Parganas), with
effect from the 15th August 1947, *vice* Sri Ashutosh
Gupta, confirmed in the Higher Judicial
Service.

Sri Charu Chandra Ganguli, Subordinate
Judge and Assistant Sessions Judge (now
Judge, Court of Small Causes, Calcutta), with
effect from the 25th August 1947, *vice* Sri
Chandra Chakrabatti, confirmed in the
Judicial Service.

Sri Sudhir Chandra Datta Gupta, Subordi-
nate Judge and Assistant Sessions Judge (now
Judge under the West Bengal Criminal
Mendment Act, 1949), with effect from the
1st November 1947, *vice* Sri Charu Chandra
Ganguli, confirmed in the Higher Judicial Service.

4. Sri Matish Chandra Banerji, Subordinate
Judge and Assistant Sessions Judge (now Judge,
Industrial Tribunal), with effect from the 15th
September 1947, *vice* Sri Sudhir Chandra Datta
Gupta, confirmed in the Higher Judicial Service.

5. Sri Manindra Nath Gan, Subordinate Judge
and Assistant Sessions Judge (now Commissioner,
Workmen's Compensation and President, Agricul-
tural Income-tax Appellate Tribunal), with effect
from the 1st October 1947, *vice* Sri Matish Chandra
Banerji, confirmed in the Higher Judicial Service.

6. Sri Sailesh Chandra Sen Gupta, Subordinate
Judge and Assistant Sessions Judge (now District
and Sessions Judge, Burdwan), with effect from
the 11th October 1947, *vice* Sri Manindra Nath Gan,
confirmed in the Higher Judicial Service.

7. Sri Panchkari Sarkar, Subordinate Judge
and Assistant Sessions Judge (now Special Judge
under the West Bengal Special Courts Ordinance,
1949), with effect from the 21st October 1947, *vice*
Sri Sailesh Chandra Sen Gupta, confirmed in the
Higher Judicial Service.

8. Sri Rebati Mohan Chaturji, Subordinate
Judge and Assistant Sessions Judge (now District
and Sessions Judge, Hooghly), with effect from
the 1st November 1947, *vice* Sri Panchkari Sarkar,
confirmed in the Higher Judicial Service.

9. Sri Santosh Kumar Neogi, Subordinate Judge
and Assistant Sessions Judge (now District and
Sessions Judge, Howrah, (on leave)), with effect
from the 1st December 1947, *vice* Sri Rebati Mohan
Chaturji, confirmed in the Higher Judicial Service.

10. Sri Nagesh Chandra Chakrabatti, Subordi-
nate Judge and Assistant Sessions Judge (now
Chief Presidency Magistrate, Calcutta), with effect
from the 1st March 1948, *vice* Sri Santosh Kumar
Neogi, confirmed in the Higher Judicial Service.

11. Sri Renupada Mukherji, Subordinate Judge
and Assistant Sessions Judge (now Registrar,
High Court, Appellate Side, Calcutta), with effect
from the 1st April 1948, *vice* Sri Nagesh Chandra
Chakrabatti, confirmed in the Higher Judicial
Service.

12. Sri Jagadish Chandra Majumdar, Sub-
ordinate Judge and Assistant Sessions Judge (now
Additional District and Sessions Judge, 24-
Parganas), with effect from the 1st July 1948, *vice*
Sri Renupada Mukherji, confirmed in the Higher
Judicial Service.

13. Sri Nripendra Kumar Ghosh, Subordinate
Judge and Assistant Sessions Judge (now District
and Sessions Judge, Bankura), with effect from
the 1st August 1948, *vice* Sri Jagadish Chandra
Majumdar, confirmed in the Higher Judicial
Service.

14. Sri Kalyan Kumar Das Gupta, Subordinate
Judge and Assistant Sessions Judge (now Addi-
tional Chief Presidency Magistrate, Calcutta), with
effect from the 22nd November 1948, *vice* Sri
Nripendra Kumar Ghosh, confirmed in the Higher
Judicial Service.

15. Sri Prasad Chandra Banerji, Subordinate
Judge and Assistant Sessions Judge (now District
and Sessions Judge, West Dinajpur-Darjeeling),
with effect from the 3rd January 1949, *vice* Sri
Kalyan Kumar Das Gupta, confirmed in the Higher
Judicial Service.

16. Sri Naresh Chandra Chakrabatti, Subordin-
ate Judge and Assistant Sessions Judge (now Dis-
trict and Sessions Judge, Nadia), with effect from
the 11th February 1949, *vice* Sri Prasad Chandra
Banerji, confirmed in the Higher Judicial Service.

17. Sri Rabindra Kumar Datta Gupta, Subordi-
nate Judge and Assistant Sessions Judge (now
District and Sessions Judge, Cooch Behar), with
effect from the 1st March 1949, *vice* Sri
Naresh Chandra Chakrabatti, confirmed in the
Judicial Service.

Confirmed in the grade of Subordinate Judges below the Selection Grades.

1. Sri Jogesh Chandra Lodh, officiating Subordinate Judge and Assistant Sessions Judge, Malda, with effect from the 15th August 1947, *vice* Sri Sailesh Chandra Chakrabatti, promoted.

2. Sri Rabindra Nath Ray, officiating Subordinate Judge and Assistant Sessions Judge, 24-Parganas, with effect from the 25th August 1947, *vice* Sri Charu Chandra Ganguli, promoted.

3. Sri Umadas Gupta, officiating Additional Subordinate Judge and Assistant Sessions Judge, 24-Parganas, with effect from the 5th September 1947, *vice* Sri Sudhir Chandra Datta Gupta, promoted.

4. Dr. Bimal Kumar Bhattacharji, officiating Subordinate Judge and Assistant Sessions Judge, 24-Parganas, with effect from the 15th September 1947, *vice* Sri Matish Chandra Banerji, promoted.

5. Sri Nirod Lal Som, officiating Subordinate Judge and Assistant Sessions Judge, Bankura, with effect from the 1st October 1947, *vice* Sri Manindra Nath Gan, promoted.

6. Sri Rajendra Kishore Das, officiating Subordinate Judge and Assistant Sessions Judge, 24-Parganas (on leave), with effect from the 11th October 1947, *vice* Sri Sailesh Chandra Sen Gupta, promoted.

7. Sri Malli Nath Mukharji, officiating Subordinate Judge and Assistant Sessions Judge (on leave), with effect from the 21st October 1947, *vice* Sri Panchkari Sarkar, promoted.

8. Sri Bilash Chandra Banik, officiating Subordinate Judge and Assistant Sessions Judge, West Dinajpur-Jalpaiguri, with effect from the 1st November 1947, *vice* Sri Rehati Mohan Chatterji, promoted.

9. Sri Niranjan Banarji, officiating Subordinate Judge and Assistant Sessions Judge, 24-Parganas, with effect from the 1st December 1947, *vice* Sri Santosh Kumar Neogi, promoted.

10. Sri Shih Chandra Datta, officiating Subordinate Judge and Assistant Sessions Judge, Howrah, with effect from the 1st March 1948, *vice* Sri Nagesh Chandra Chakrabatti, promoted.

11. Sri Jitendra Nath Maitra, officiating Additional Subordinate Judge and Assistant Sessions Judge, 24-Parganas, with effect from the 1st April 1948, *vice* Sri Renupada Mukharji, promoted.

12. Sri Upendra Narayan Majumdar, officiating Subordinate Judge and Assistant Sessions Judge, Howrah, with effect from the 1st July 1948, *vice* Sri Jagadish Chandra Majumdar, promoted.

13. Sri Hari Charan Ghosh, officiating Subordinate Judge and Assistant Sessions Judge, 24-Parganas, with effect from the 1st August 1948, *vice* Sri Nripendra Kumar Ghosh, promoted.

14. Sri Manindra Nath Mukharji, officiating Subordinate Judge and Assistant Sessions Judge (on leave), with effect from the 22nd November 1948, *vice* Sri Kalyan Kumar Das Gupta, promoted.

15. Sri Amalendu Nath Lahiri, officiating Subordinate Judge and Assistant Sessions Judge, Asansol, in the district of Burdwan, with effect from the 3rd January 1949, *vice* Sri Prasad Chandra Banarji, promoted.

16. Major Bikash Chandra Ghosh, officiating Subordinate Judge [now Deputy Relief and Rehabilitation Commissioner (Camps)], with effect from the 11th February 1949, *vice* Sri Naresh Chandra Chakrabatti, promoted.

17. Sri Hrishikesh Ganguli, officiating Subordinate Judge and Small Cause Court Judge, Sealdah, in the district of 24-Parganas, with effect from the 1st March 1949, *vice* Sri Rabindra Kumar Datta Gupta, promoted.

NOTIFICATION.

No. 567G.—31st January 1951.—The following amendments which have been made by the High Court at Calcutta in the "Rules of the High Court, Appellate Side, 1936 (Seventh Edition)" are published for general information:—

Amendments.

I

Page 101, Chapter IX—

(i) In rule 36, substitute "Rs. 20,000" for "Rs. 10,000" in line 5;

(ii) In the footnote substitute "Rs. 20,000" for "Rs. 10,000".

II

Page 105, Chapter IX—

(i) In the heading "B" substitute "Rs. 20,000" for "Rs. 10,000".

(ii) In rule 46(I), substitute "Rs. 20,000" for "Rs. 10,000" in line 2.

III

Page 109, Chapter IX—

(i) In the heading "C" substitute "Rs. 20,000" for "Rs. 10,000";

(ii) In rule 50, substitute "Rs. 20,000" for "Rs. 10,000" in line 1.

IV

Page 110, Chapter IX—

(i) In the heading "D" over rule 55, substitute "Rs. 20,000" for "Rs. 10,000";

(ii) In rule 55 substitute "Rs. 20,000" for "Rs. 10,000" in lines 3 and 4.

V

Pages 114 and 115, Chapter IX—

In rule 64 (as renumbered by correction No. 72) substitute "Rs. 20,000" for "Rs. 10,000" in lines 2 and 3.

R. P. MUKHERJI, Registrar

Original Side

NOTIFICATIONS.

Calcutta, the 30th January 1951

It is ordered by the High Court at Calcutta with effect from 13th February 1951, Rule Appendix 7 of the Rules of the Original Side of the High Court, be recasted as follows:—

"The petitioner or his attorney shall, not less than three days before the date fixed for the hearing, make and file an affidavit annexing thereto copies of the advertisements and stating that the directions as to advertisements have been observed. In default of compliance with the directions as to advertisements the appointment for the hearing of the petition shall be cancelled and the petition removed from the file. The Judge, if satisfied, as to the reasons for default shall fix a fresh date for the hearing of the petition and it shall thereupon be advertised in accordance with Rule 54."

It is ordered by the High Court at Calcutta with effect from 13th February 1951, Form of Appendix D at page 702 of the Original Side Rules be amended by inserting the words "Registrar" in place of "Judge" at the foot of the form.

By order of the Full Bench

P. K. ROSE, Registrar

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

is hereby notified for general information:—

date of order issued by authority	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation
Election to Union Boards.				
CORRIGENDUM				
dated 11.1.1951	Jagdolla union board, police-station Bankura, Sadar subdivision, district Bankura.	Ward No. I—Sri Goloke Behari Goswami Ward No. II—Sri Fakir Chandra Mukhopadhyay and Sri Nutechhari Bandyopadhyay. Ward No. III—Sri Khudram Choudhury, Sri Ban Pal and Sri Gora Chand Sen Ward No. IV—Sri Prafulla Kamal Choudhury, Sri Nalinaksha Mukhopadhyay and Sri Fakir Chandra Choudhury.	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji, District Magistrate, Bankura.
	Parandarpur union board, police-station Bankura, Sadar subdivision, district Bankura.	Ward No. I—Sri Jyothindra Nath Mukhopadhyay and Sri Premchand Ghosh Ward No. II—Sri Dharmaudus Chatteraj, Sri Krishna Chandra Chatteraj and Sri Srihari Charan Chatteraj. Ward No. III—Sri Satya Kumar Bandyopadhyay and Sri Haridas Bandyopadhyay. Ward No. IV—Sri Bidya Nath Mukhopadhyay and Sri Kala Chand Samanta (Bera).	Ditto	Ditto.
	Kantabari union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Bibhuti Bhushan Mandal, Sri Rajendra Nath Mandal and Sri Mahabir Singh. Ward No. II—Sri Phakir Chandra Chatteraj, Sri Niranjan Roy and Sri Jugal Sen. Ward No. III—Sri Ratan Chandra Pal, Sri Kishugobinda Das and Sri Upendra Ghose.	Ditto	Ditto.

by the Deputy Inspector-General of Police,
Western RangeNo. 1018.—27th January 1951.—
mentioned postings and transfers are
in the interests of the public service:—Sub-Inspector Sushil Chandra Chaturji of
Hooghly is appointed to act as Inspector,
Sri Hem Chandra Chaudhuri,
Inspector, Howrah, temporarily trans-
ferred to the Control Room of the West
Bengal Police Directorate.(2) Sub-Inspector Anil Kumar Sen (I) of
Hooghly who was appointed to act as
Inspector in the above vacancy is
appointed to act as Inspector in the
District Enforcement Branch, Midnapore,
to fill one of the posts of Inspectors
sanctioned in Government order
No. 823Pl., dated 20th March 1950.

The latter to start on relief by the former.

H. L. SAHA, Dy. Insp.-Genl.

Presidency Division—Calcutta

hereby notified for general information:—

date of order issued by authority	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
Election to Union Boards.				
CORRIGENDUM,				
S-G.	Purhat union board, police-station Bhagore, Sadar subdivision, district 24-Parganas.	Read Sri Natis Mondal in place of Shukh Natis Mondal published in the Calcutta Gazette, dated 10th March 1949, vide notification No. 24/40-4 V.B.-G.	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	P. C. Masumdar, Additional District Magistrate, 24-Parganas.
V-G.	Motiganj union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Surendra Nath Singha, Sri Sudhir Kumar Banerjee and Sri Amiya Gopal Halder. Ward No. II—Sri Sibendra Prasad Chakraborty, Sri Gurupada Tarafdar and Sri Nirmal Kumar Roy. Ward No. III—Sri Sashindro N. Bhattacharya, Sri Bijoy Kumar Prasad and Jambh Mathe Mondal.	Ditto	Ditto.

Presidency Division—Jalpaiguri
ORDER.

Malda, the 6th December 1950.

In exercise of the power conferred on me by the Director's order No 6176D.C.S., dated the 14th May 1948, published at page 640 of the *Calcutta Gazette*, dated 20th May 1948 (Part I), and in supersession of all my previous order, I do hereby fix up under paragraph 9 of the West

Bengal Kerosene Control Order, 1947, the maximum prices in column II of the table below to be charged by the different categories of dealers and also agents specified in the corresponding entries in column I of that table as noted against them in relation to sales of red and white kerosene oil within the district of Malda.

The order will be in force on and from 6 December 1950.

Table.

I					II	
Categories of dealers and agents.					Maximum sale price.	
					White kerosene oil.	Red kerosene oil.
					Rs. a. p.	Rs. a. p.
					Per tin.	Per tin.
Agent	6 4 9	6 3 0
Wholesalers.						
1. Panchanandapur	6 12 3 (Rajmohal)	6 10 6 (Rajmohal)
2. Gazole	7 2 3	7 0 6
3. Pokuahat	7 4 3	7 2 6
4. Aihoo	6 12 3	6 10 6
5. Shersahi	7 0 3 (Lalgola) 6 12 3 (Rajmohal)	6 10 6 (Rajmohal)
6. Baharal (Ratua police-station)	6 13 6 (Rajmohal)	6 11 3 (Rajmohal)
Retailers.					Per seer.	Per seer.
1. Whole of Ratua, Kharba, Harishchandrapur, Englishbazar, Makla and Habibpur police-stations and also Englishbazar Municipality and Old Malda Municipality.					0 7 9	0 7 3
2. Whole of Manikchak police-station and Kankribandha, Jhowbona, Panchanandapur, Parapur, Alnagar, Sadipur, Kaliachak, Gangaprosad, Mathabari, Jalalpur, Sujapur, Jalabadhal, Akundabaria, Bedrabad, Golapgunj Unions of Kaliachak police-station.					0 8 3	0 7 9
3. Whole of Gazole and Bamangola police-stations and Krishnapur, Kumbhira, Hamidpur and Birnagar Unions of Kaliachak police-station.					0 8 9	0 8 3
<i>N. B.</i> —Weight of empty container (tin)				 1 seer 3 chataks
Weight of white kerosene oil with tin				 15 seers 15 chataks
Weight of red kerosene oil with tin				 17 seers 4 chataks

In the case of bulk supply of kerosene oil, the agent and wholesalers will deduct the price of empty tins (container) according to the rate fixed by the kerosene oil companies.

R. GHOSH,
District Magistrate, Malda

**ORDERS AND NOTIFICATIONS OF THE
COMMISSIONER OF INCOME-TAX
WEST BENGAL**

No. 56964C.T./2F/13/50-51.—30th January 1951.—1. Mr. K. M. Mukherjee, 2nd Additional Income-tax Officer, Burdwan-Birbhum district, is transferred and posted as 1st Additional

Income-tax Officer, Midnapore-Bankura district, vice Mr. J. M. Das.

2. Mr. J. M. Das, 1st Additional Income-tax Officer, Midnapore-Bankura district, who has been holding the charge of Income-tax Officer's duties in addition to his own duties, on being relieved by Mr. K. M. Mukherjee, is posted as Income-tax Officer of the same district.

S. NARGOLWALA, Commissioner

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

NOTIFICATION.

No. 234 M P.—20th January 1951.—In pursuance of sub-rule (4) of rule 11 of the Indian Electricity Rules, 1937, framed under section 37 of the Indian Electricity Act, 1910 (IX of 1910), the following advertisement by Uhuberia Electric Supply Corporation, Limited, applicant for the Uhuberia Electric License, 1950, published in the "*Hindusthan Standard*" on 9th and 10th January 1951, is published for general information.

All objections which may be received by the State Government on or before 8th April 1951 from any person, company or local authority with respect thereto shall be duly considered by Government.

NOTICE.

For hereby notified for public information that Uhuberia Electric Supply Corporation Ltd., Uhuberia, Howrah, have applied under rule 11 of the Indian Electricity Rules, 1937, to the Secretary to the Government of West Bengal Commerce and Industries Department, Calcutta, for the grant of license under the Indian Electricity Act, 1910, for supply of electricity in town of Uhuberia. A copy of the draft license containing the terms and conditions is appended below:—

THE ULUBERIA ELECTRIC LICENSE, 1950.

License for the supply of electrical energy granted by the Government of West Bengal hereinafter referred to as "the Government" under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act, IX of 1910, and Electricity (Supply) Act, LIV of 1948, license is hereby granted to Uhuberia Electric Supply Corporation, Ltd., to supply electrical energy in town of Uhuberia, with the powers and upon the terms and conditions specified below.

SHORT TITLE.

This license may be cited as "The Uhuberia Electric License, 1950."

INTERPRETATIONS.

1. The several words, terms and expressions to which by the Indian Electricity Act, 1910, the rules thereunder, and by the Electricity (Supply) Act, 1948 meanings are assigned shall have in this license the same respective meanings provided that in this license—

(a) "Act" shall mean the Indian Electricity Act, 1910, and any amendments thereof;

(b) "the Government" shall mean the Government of West Bengal.

(c) The expression "the licensee" shall mean and include the said Uhuberia Electric Supply Corporation, Ltd., permitted assigns.

(d) The expression "deposited map" shall mean the plan of the area hereinafter specified, which has been deposited with the Government in pursuance of the rules under the Act, which plan is signed for the authentication, by the Secretary to the Government in the Department of Commerce and Industries and by the applicant.

(iv) The term "unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under the electro motive force of one volt during one hour.

(v) The expressions "First Annexure", "Second Annexure", "Third Annexure" and "Fourth Annexure", shall mean the first, second, third and fourth annexures to this license, respectively.

(vi) The expression "the commencement of this license" shall mean the date of the notification by the Government in the *Calcutta Gazette* by which this license is granted.

(vii) Unless otherwise stated, where roads or streets are mentioned as forming the boundary or part of the boundary of any area in this license the premises, properties or structures abutting upon either side of such road or streets are deemed to be within the area of supply.

SECURITY.

3. (i) The period within which the license shall show under sub-clause (a) of clause 1 of the Schedule to the Act that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(ii) Unless otherwise ordered by the Government under clause (d) of sub-section (3) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (a) of clause (1) of the Schedule to the Act, shall be Rs. 10,000 and such sum shall be so deposited or secured within thirty days from the commencement of this license:

Provided that if the work proceeds in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in four equal instalments and a final instalment of payment of interest, if any.

The whole of the amount repaid by Government shall be used by the licensee for carrying into effect the works for which the license is granted.

AREA OF SUPPLY.

4. The area above referred to within which the supply of energy is authorised by the licensee (the area of supply under the Act) is the whole of the area, the boundaries of which are described in the First Annexure and delineated in red colour on the deposited map.

SITUATION OF THE GENERATING STATION.

5. The licensee shall erect the generating or the mains receiving station within the area covered by the license.

LICENSEE'S WORKS.

6. (A) *Compulsory works.*—(i) The licensee shall within a period of 10 years from the date of grant of this license, provide and instal suitable and sufficient feeders and distributing mains and also execute works to the satisfaction of the Government for the purpose of supply of electrical energy throughout the streets, or parts of streets named in the Second Annexure and shown in blue colour on the deposited map, shall erect the generating station or the main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and shall do all other works necessary for the commencement of the supply of energy to the consumers.

The works aforesaid shall be in accordance with the scheme sanctioned and mentioned in the Third Annexure and with such modification as may be approved hereafter in writing by the Government.

(c) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports, stating all steps taken and the progress made in carrying into effect this license.

(B) *Provision of adequate plant and extension of distributing mains.*—Within twelve months of the receipt of applications and subject to the proviso of clause VI (1) of the Schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines and cables and distribution mains as may be required to give and supply adequate energy to every consumer within the area and shall provide and maintain adequate plant, which in the opinion of the Government may be considered necessary for regular, constant and sufficient supply of energy to consumers.

SUPPLY OF ENERGY.

(a) Subject to the provisions of this license, the Act, and the rules, made under the Electricity Supply Act (1948), the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(b) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and reported in writing that the supply of energy may commence.

(c) As soon as may be after the grant of this license and in any case within six months from the grant of this license the licensee shall submit to the Government for approval under sub-section (2) of section 21 of the Act a "Conditions of Supply" to regulate his relations with persons who are intended to become consumers.

(d) After such conditions have been approved by the Government with or without modification the licensee shall not supply energy unless—

(i) The person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government, and

(ii) Such person and the licensee shall have executed an agreement in a form approved by the Government.

(e) The amount of all miscellaneous charges, incidental to, and in connection with the supply of energy which the licensee proposes to make to consumers shall be subject to the previous approval of the Government.

(f) Provided that where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply the licensee shall proceed only with the express permission of the Government.

ADDITIONS TO GENERATING PLANT, TRANSMISSION AND DISTRIBUTING MAINS.

(a) After the supply of energy has commenced in accordance with clause (a) of this license, no major additions to the generating station, machinery, apparatus, transmission and distributing mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

ACCOUNTS.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee comply in full detail, the requirements required by the Act, rules thereunder and the Electricity Supply Act (1948), the working of the undertaking for which this license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government annually before 1st October, in every year, the accounts of the undertaking made up to 31st March of the same year.

STATISTICS.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in that behalf such statement and data as may be considered necessary for the purpose of compiling comprehensive statistics of electric supply undertaking in the Province.

HOURS OF SUPPLY.

11. The licensee shall not be bound to maintain a supply from 6-30 a.m. to 5 p.m. local time, during the months of November, December, January and February, until after 3 years have elapsed from the date of notification of the grant of this license. During this period and these months the supply may be discontinued daily for ten and half hours, viz., between 6-30 a.m. and 5 p.m., local time. On the expiration of these three years a continuous day and night supply shall be maintained throughout the year.

METHOD OF CONSTRUCTION

12. The feeders, distributing mains and service connection may be overhead or underground in whole or in part and subject to the provision of section 18 of the Act) shall be erected, constructed and maintained in strict conformity with the Act and the rules thereunder and the following provisions:—

(i) The licensee shall not erect overhead mains for use at any pressure higher than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitation as the Government may impose.

(ii) Aerial lines in the vicinity of a building or structure shall be erected to comply with the Indian Electricity Rules concerned and in no case shall an aerial line be at a less distance than 4 feet horizontally and 6 feet vertically from any building or structure whether permanent or temporary.

(iii) In narrow lanes, passages or streets where it would not be possible to maintain a horizontal clearance of 4 feet between aerial lines and buildings, underground cables shall be provided unless any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for any such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of any special aerial line.

(iv) Where any electric supply lines cross or run along the route of a *taboot*, temple-car or similar other religious processions, the supply lines shall be laid underground or placed at such height as will allow of the free and safe passage of those processions. In case of dispute such route and heights shall be determined by the District Magistrate to whom the licensee shall refer before running any such lines.

(c) The licensee shall remove or replace at his own expense any aerial which runs along or across any street if in the opinion of the Government it is considered necessary to do so.

(cc) For the purpose of rule 68(2) of the rules, the maximum wind pressure shall be taken as 15 pounds per square foot.

NATURE OF SUPPLY.

13 The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

(i) Three phase alternating current, three or four-wire supply at pressure 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.

(ii) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

(iii) A high pressure alternating current three phase supply at a pressure of 300 volts between phases at a frequency of fifty cycles per second for use and for supply to any large consumers for power purposes.

The pressure stated above shall be as measured at consumer's terminals shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other system or systems of supply or both for the purpose of this license.

LIMITS OF RATES TO BE CHARGED IN RESPECT OF SUPPLY OF ENERGY.

(i) The rates to be charged by the licensee for energy supplied by him shall not exceed those stated in that behalf in the Fourth Annexure, in the case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maximum rates the Government may fix on approving the method.

(ii) The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity Act, 1948.

PURCHASE OF UNDERTAKING.

(i) *Purchase by local authority or Provincial Government (where Provincial Electricity Board is not formed).—*(i) The option of purchase provided in section 7 of the Act shall be first exercisable on the expiration of five years from the commencement of this license and thereafter on the expiration of every subsequent period of ten years.

(ii) The purchase price payable on the exercise of the said option shall

(i) be the net expenditure on the capital account of the licensee in respect of buildings, works, machinery, mains, apparatus, appliances, fixtures, motor vehicles and other like property (including serviceable stand-by property owned and used by the licensee for the purposes of the undertaking) less the total depreciation thereon calculated [according to the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act of 1948].

The percentage of the value of the lands, buildings, works materials, plant of the licensee referred to in sub-section (1) of section 7 of the Act which shall be added to such value under the second proviso to that section on account of compulsory purchase shall be ten per centum;

(b) the value of the stores, spare parts and loose tools in use or available and suitable for use (for the purposes of the undertaking) at the date of purchase at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iii) In accordance with clause (d)(ii) of sub-section (2) of section 3 of the Act it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purposes of purchase under section 5 or section 7 provided that the power station has not have been abandoned by reason of the operation of clause 16 of the license.

(iv) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government after such notice shall have been given all extensions and outlays of the Government debitable to the capital account of the undertaking during the period of notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the Provincial Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the respective Schedule of the Electricity (Supply) Act, 1948.

BULK SUPPLY.

16. (i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area, so to direct, the licensee shall obtain their supply from such source.

The decision of the Government operation of this clause shall be final.

(ii) The licensee will take from the Provincial Electricity Board or from any Government generating station energy as required for this distribution at any time such Board of the Government is prepared to supply at a rate not more than the rate at which the opinion of Electrical Commissioner with the Government or both the Government, or the Provincial Electricity Board the licensee is generating at the time of the offer.

If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government its generating plant at depreciated book value, or if such Board or Government does not wish to purchase, the licensee will have full discretion to dispose of such plant.

MANAGEMENT EXPENSES AND INTEREST ON LOAN.

17. (i) If the license is granted to a limited company, the Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of such company and the Director so nominated shall be entitled to such remuneration payable by the said company as may be provided in the Memorandum and Articles of Association of such company in respect of other Directors. The Director so nominated by Government shall not be required to hold any qualification shares, nor shall he be liable to tender for or retirement. The Government shall, however, have a right to remove

son so nominated and appoint another person in his place. The Articles Association of the company shall make suitable provisions on the lines his clause

10. The licensee shall not enter into any agreement with the Managing Agents, if any, or make any modifications to such agreement already entered unless with the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between licensee and the Managing Agents, if any, and to require suitable modifications therein as a condition precedent to Government granting any consent as required by section 9(2) of the Act.

The rates of remuneration to be paid to the Managing Agents and members of the office of the Managing Agents shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule Electricity (Supply) Act of 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, etc., and any changes in such rates shall be subject to the prior approval of Government in each case.

VARIATIONS FROM THE SCHEDULE TO THE ACT.

In pursuance of clause (f) of sub-section (2) of section 3 of the Act, hereby expressly declared that—

Sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act shall for the purpose of incorporation in this license be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten hours, namely, between 6-30 a.m. and 5 p.m. for a period of three months from the date of notification of the grant of this license" after the words "shall continue to supply energy" occurring in sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act.

Clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in clause IV of the Schedule to the Act.

The following sentence shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act:—

and to comply with the conditions of supply made from time to time and with the previous sanction of the Government under section 21(2)".

Sub-clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act shall for the purpose of incorporation in this license be varied to the following extent, namely, that the licensee shall not be allowed to supply energy to any person for any period unless the person receiving such supply shall enter into an agreement as required by clause 10 of this license.

The following sub-clause shall be substituted for clause VI, sub-clause (1), namely:—

Every requisition under this clause shall be in a form approved by the Government and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant."

The first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of seven years for the period of seven years specified in that proviso.

(vii) The following sub-clause shall be substituted for sub-clause (2) of clause X, namely:—

“(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in the manner as shall be previously approved by the Government, the method by which they propose to charge for energy so supplied and the rates at which such energy will be supplied, and, if the licensee have given such notice, they shall not be entitled to change the method of charging or the rates at which energy shall be supplied without giving notice thereof by public advertisement in the manner aforesaid and given in writing one month before the change. The Government may deem proper to give notice of such change to the Government, to the local authority, if concerned, and to every consumer of energy who is supplied by the distributing main.”

SECURING CONTINUITY OF SUPPLY.

19. It shall be the duty of the licensee (which expression shall for the purpose of this clause and clause 20 following be taken to mean and include the licensee, their employees, servants and agents and their permanent assigns) to give the nearest Magistrate immediate and full information in any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or strike or lock-out of the nature specified in section 22 of the Industrial Disputes Act, 1947.

TRANSFER OF MANAGEMENT.

The licensee shall not employ or engage any other party to work on any undertaking or to carry out the work of supplying energy under this license except with the previous written consent of the Government wholly or partly in such extent as the Government may think fit.

REVOCATION.

20. (i) If the licensee shall in the opinion of the Government fail to give such immediate and full information as it required by clause 19 hereof or if at any time any interruption of the supply shall occur in the opinion of the Government is attributable to any wilful or negligent default or neglect on the part of the licensee or which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee or if the licensee shall in the opinion of the Government fail to comply with any of the provisions of this license or shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years, specified in clause 6 of this license, or if the direction and control of the licensee shall cease to be in the hands of a subject of the Indian Union, the license shall be liable to be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in sub-clause (i), the security deposit of Rs. 10,000 in accordance with clause 3 may in whole or in part be forfeited as the Government may decide and the decision of the Government as to both revocation and forfeiture shall be final and binding on the licensee.

TELEPHONE.

That the licensee shall with the previous sanction of the Government of India, have power to erect telephone lines between parts of the system and office or any other part for the use of the employees and officers of the licensee, provided such telephone lines when overhead are carried on the licensee's poles, and when underground alongside the licensee's cable.

FIRST ANNEXURE.

The boundaries of the area of supply referred to in clause 4 are as under:—

North—Sijberia Road; East—Banspati Khal; West—Nona F. P. School; South—Ferry Ghat.

SECOND ANNEXURE.

The list of streets or part of streets referred to in clause 6(i):—

1. Orissa Trunk Road from ferry ghat to Nona F. P. School. 2. North bank of Old Midnapur Canal. 3. Moyrapara Road. 4. Hospital Road. 5. School Road. 6. Uluberia-Dadpur Road up to Sijberia Road. Either bank of New Midnapur Canal.

THIRD ANNEXURE.

Technical details of the Scheme.—(1) The proposed generating station will be situated at the junction of Forest Bridge and Uluberia-Dadpur Road.

(2) The supply will be started with 2-50 K.W. Diesel generating set.

FOURTH ANNEXURE.

Rate to be charged by the licensee for energy supplied by them referred in clause 14 shall not exceed the maxima set out below (per unit), namely:—

Rate A—Domestic and Business Purposes.—(a) (i) Domestic and business purposes for lights and/or all types of table, ceiling, exhaust and ventilating fan:—

Gross As. 8; Rebate 6 pies; Net As. 7-6.

(ii) Domestic purposes for lift and pump motors, where the rating of lift motor does not exceed 4 H.P.—

Gross As. 6-6; Rebate 6 pies; Net As. 6.

(b) (i) Domestic purposes for lift and pump motors, where the rating of lift motor exceeds 4 H.P.—

Gross As. 6; Rebate 6 pies; Net As. 5-6.

(c) Domestic and business purposes for heating devices (heaters, cookers, etc.), radios, refrigerators, air conditioning apparatus and all other domestic appliances not mentioned in Rate A(a)—

Gross As. 4; Rebate nil; Net As. 4.

(d) All other domestic and business purposes not covered by any other

Gross As. 8; Rebate 6 pies; Net As. 7-6.

Minimum charge.—A minimum charge of Rs. 2 per month may be made in addition to meter hire whether energy to that extent has been consumed or not.

Rate B—Unmetered supply (at the option of the licensee).—Lights on street system for roadside stalls and bazar shops only, and use for not more than 1 hour daily from sunset, provided that the wattage of each lamp does not exceed 60 watts and the total number of lamps in one shop does not exceed three—

Gross Rs. 4-8; Rebate As. 8; Net Rs. 4.

Rate C—Public amusement purposes.—Cinematograph and for all such amusement purposes—

Gross As. 4-6; Rebate 6 pies; Net As. 4.

Rate D—Battery charging and Electrolysis—

Gross As. 4-6; Rebate 6 pies; Net As. 4.

Rate E—Industrial Purposes.—For motive power purposes and for purposes other than those mentioned in items (A) and (D) above—

A standing charge per month for service at Rs. 5 per H.P. of the connected load* for the supply of which licensee is required to make provision and in addition a charge for current determined by meter as follows:—

(i) For each installation having motors the aggregate rated horse-power of which does not exceed 4 H.P.—

Gross As. 6; Rebate 6 pies; Net As. 5-6.

(ii) Exceed 4 but not exceed 15 H.P.—

Gross As. 5-6; Rebate 6 pies; Net As. 5.

(iii) Exceed 15 but not exceed 50 H.P.—

Gross As. 4-6; Rebate 6 pies; Net As. 4.

Rate F—Large industrial and/or bulk supply purposes.—If the maximum demand exceeds 50 K.W. but not 500 K.W. and for maximum demand exceeding 500 K.W.

Rates to be ascertained by the licensee with previous approval of Government.

Rate G—Street Lighting.—The licensee may at any time enter into special contract with the Municipality or Union Board of Uluberia for supply of energy to the said Municipality or Union Board for public lighting upon such terms and conditions at such rates not exceeding the maximum charges specified above, as may for the time being be mutually agreed upon.

Meter rent.—The rent to be charged for the meter shall not exceed annas 8 per month for a single phase A.C. meter and annas 12 per month for polyphase A.C. meter.

*The term "connected load" occurring in this item shall mean the rated capacity of the motor or motors in H.P. connected to the installation.

Every local authority, company or person desirous of making a representation with reference to the application to the local Government to do so by letter addressed to the Secretary to the Government of West Bengal Department of Commerce and Industries, Writers' Buildings, Calcutta within three months from the date of issue of the newspaper containing the first advertisement.

Copies of the map referred to in the license showing the area of supply to be inspected at following addresses:—

- (1) Uluberia Electric Supply Corporation, Ltd., Uluberia.
- (2) Messrs. S. N. Sircar & Co., Managing Agents, for Uluberia Electric Supply Corporation, Ltd., at Uluberia.
- (3) The President, Uluberia Union Board, Fuleswar, Uluberia.
- (4) The Subdivisional Officer, Uluberia.
- (5) The Chairman, Howrah District Board, Howrah.

And the copy of the Draft license may be had from Uluberia Electric Supply Corporation, Ltd., post office Uluberia, district Howrah, on payment of Re. 1 per copy.

S. N. SIRCAR
for S. N. SIRCAR & Co.
Managing Agents
Uluberia Electric Supply
Corporation, Ltd.

The 28th December 1950.

By order of the Governor
S. C. DAS GUPTA, Dy. Secy

LABOUR DEPARTMENT**ORDER.**

4568Lab.—24th January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 4568Lab., dated the 17th August 1950, the industrial disputes between Messrs. J. K. Eastern Industries Limited, and their associated firms Messrs. Vita Supplies Corporation Limited, Messrs. Reform Flour Mills, Ltd., Messrs. Snow White Products Co., Ltd., all of 18, Netaji Subhas Road, Calcutta, and their employees employed at 18, Netaji Subhas Road, Calcutta, represented by Association of Employees' Union, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta, were referred for adjudication to Sri A. Das Gupta, District Judge; and whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial disputes; now therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of reference No. 4568Lab., dated the 17th August 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. J. K. Eastern Industries, Limited, and their associated firms, Messrs. Vita Supplies Corporation, Limited, Messrs. The Reform Flour Mills, Ltd., and Messrs. Snow White Food Products Co., Ltd., all of 18, Netaji Subhas Road, Calcutta, and their employees at 18, Netaji Subhas Road, Calcutta, represented by the Association of Employees' Union, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta.

PRESENT :

SRI A. DAS GUPTA, *District Judge.*

For employers: SRI S. C. Sen, Advocate, assisted by Sri N. M. Das Gupta, Pleader.

For employees: SRI Jitendra Nath Bannerji, Secretary of Association of Employees' Union.

AWARD.

The following points have been raised:—

1. Recognition of the Union, known as J.K.E.I. and V.S.C. Workers' Union, 78, Harrison Road, Calcutta.
2. Grades and scales of pay.
3. Dearness allowance.
4. Working hours and overtime.
5. Leave and holidays.
6. Medical aid.
7. Lifting.
8. Uniforms and umbrellas to the subordinate staff.
9. Bonus.
10. Recruitment Rules.
11. Retiring age and retiring benefits.
12. Service conditions.
13. Works Committee.
14. Continuity of service of 13 re-employed workmen.

Before I proceed to enter into the merit of the different points raised, I propose to discuss in brief the background against which the points involving financial commitments should be decided.

Messrs. J. K. Eastern Industries, Limited, are the Managing Agents of the Reform Flour Mills, Limited, and Messrs. Vita Supplies Corporation Limited, are the Managing Agents of Messrs. Snow White Food Products Co., Ltd. Practically only two concerns are involved in the dispute. The offices of these two concerns are situated in the same premises and the concerns run their business in co-operation with each other. The employees in the establishments in the Head Office filed by the Commission clearly show that none of the employees is earmarked for the work of a particular concern, although different employees are paid out of the funds of the different concerns. The employees do the office works of all the concerns in common division of the departments for all the concerns together. A member of the staff operating in the Pay Roll of a particular concern does all the works of both the concerns relating to the department in which he is attached. This scheme is in a way beneficial to the work of both concerns. When there is surplus in the staff on account of a fall in the business of a particular concern, retrenchment may not be necessary, if there is sufficient work for the other concern. Retrenchment is called for only when there is diminution in the business hence in the works of the two concerns together, and in such circumstances retrenchment affects the staff of both the concerns in their totality and is not limited to any group of work connected with any particular concern alone when sufficient work is wanting.

This aspect of an employment requires a uniformity in the grades, scales of pay and other service conditions of the employees employed by both the concerns, without which there is every possibility of discontent among the employees. In laying down such a uniformity for the employees of both the concerns, we must not prescribe anything which is absolutely beyond the reach of the concern which is financially weaker, having regard to the terms and conditions of service prevalent in commercial firms in the neighbourhood. The financial position of the concern which is a large profits should not be our sole guide when we revise the terms and conditions of service in the two concerns and lay down in single uniformity. It is hoped that with the fall in the business, hence a decrease in the work of any particular concern and with the rise in the business and increase in the work of the other concern, an adjustment will be conveniently made by the employers by a reduction of the strength in the Pay Roll of the losing concern and a corresponding increase in the strength in the Pay Rolls of the more prosperous concern by transfer of some employees from one to the other as they have been hitherto working without any division of labour for the two concerns.

Prior to the present reference there had been a previous award made in an industrial dispute between the parties over the retrenchment of employees. The award was given by my learned colleague Sri M. C. Banerji, District Judge, and it was published in the *Calcutta Gazette* on 11 November 1950, under Government of West Bengal, Labour Department, order No. 6048Lab., dated the 12th October 1950. From this award we get a picture of the industry.

The Companies have filed audited balance-sheets for the half year ending on 31st December 1948 for the Reform Flour Mills, Ltd., and for the half year ending on 30th April 1949 for the Snow White Food Products Ltd. The balance-sheet for the next half year ending on 30th June 1949 was also filed before Sri M. C. Banerji in the adjudication proceedings, already referred to. I had an opportunity to look into it. These balance-sheets show that the Reform Flour Mills, Ltd., earned some profit up to 30th June 1949 and paid dividend to the ordinary shareholders at 6 per cent. per annum. I admitted that the employees got two months' wages as bonus in two months in a year for at least the last three years. This works out to be

ent. of their yearly basic emoluments. The Reform Flour Mills, Ltd., appears to have been generous in the matter of payment of bonus. Snow White Food Products Co., Ltd., had an accumulated profit of Rs. 23,013-14-6 earned prior to the year ending on 30th April 1947. In the year ending on 30th April 1947 the Company sustained a loss of Rs. 20,354-0-3. After adjustment the Company had been left with Rs. 9,472-14-3 out of the accumulated profit of the past years. In the following year the Company earned a profit of Rs. 88,698-6-3. Out of this amount Rs. 5,660 was paid as commission to the Managing Agents. It may be noted that although the workmen were paid some bonus, no dividend was paid to the share-holders and the Managing Agents relinquished their claim for a good portion of their legitimate commission. Annexure A to this award is an abstract indicating the financial position of the two concerns as audited by the audited balance-sheets. The following extracts from the Managing Agents' report indicating the position of the business may be of some interest.

Particulars of the report.

Director's report.

Reform Flour Mills, Ltd., report for the year ending on 31st December 1948.

Supplies of wheat during the period under review showed an improvement as compared with the previous half year. Your mill continued to work under the scheme of West Bengal Government.

Reform Flour Mills' report for half year ending on 30th June 1949.

The supply of wheat and disposal of wheat product (excluding bran) continued under Government control and your mill worked 66 per cent. of its capacity during the half year under review.

Snow White Food Products Co., Ltd., report for the year ending on 30th April 1947.

Due to uneconomical price of manufactured product fixed by the Controller to which several representations were made to Government through the Vanaspathi Manufacturers' Association of which your Company is a member, and in spite of this adequate protection was not given, and your Company was compelled to close down the factory for 30 days during February and March 1947 for short supply of raw material and 30 days during April 1947 pursuant to the agreement reached by all the members of the Association. As a result of this the trading result of your Company was seriously affected.

Managing Agents have foregone Rs. 1,12,144-6-6, being their commission on sales due to them for the year.

Particulars of the Report.

Snow White Food Products Co., Ltd.,
for the year ending on 30th April
1948.

Directors' Report.

During the period under review trading result showed an improvement in spite of the difficulty in securing raw material at high prices prevailing then and increase in excise duty from Rs. 5 to Rs. 7 per cwt. from March 1948.

The Managing Agents have received Rs. 30,340, being their commission on the net profit and have accepted Rs. 5,000

The financial position of the Flour Mills is not bad but that of the concern is not very satisfactory. These reports of the Directors corroborated by the award of Sri M. C. Banerji to which I have now referred. I quote below some of the observations of Sri M. C. Banerji—

"There is evidence to show that this Company have been experiencing great difficulties in carrying on its manufacture of Vanaspathi, owing to the fact that price of finished products of Vanaspathi is controlled by Government while that of the raw materials, namely, ground-nut oil, used in manufacture of Vanaspathi was not controlled and was gradually rising. From this award we get that under the circumstances, the Snow White Food Products Co., Ltd., has no other alternative than to close down on more than one occasion in 1949 and 1950. The learned Adjudicator Sri M. C. Banerji referred to a representation by the manufacturers of Vanaspathi to the Hon'ble Acting Premier and Minister of Commerce, Industry and Finance, Government of West Bengal, praying for relief against the unreasonable fixation of the controlled price of finished product while the price of necessary raw material was not controlled and was rising in the market. The representation indicated the position of the industry in detail and invited the attention of the Government to the fact that in view of the heavy loss which the deputationists would suffer, they would not have any other alternative than to close down the factory if adequate relief by Government interference was not forthcoming. The learned Adjudicator also referred to a copy of the daily *Amrita Bazar Patrika*, dated 20th August 1949, in which the Director of Messrs. N. R. Sarkar & Co., Ltd., Managing Agent of Hindustan Development Corporation, Ltd., manufacturers of Rosogolla of Vanaspathi, made a statement to the press emphasising the difficulties represented by the manufacturers of Vanaspathi to the Government of West Bengal. Evidence was led before Sri M. C. Banerji to show that at existing state of things each ton of Vanaspathi involved a loss of Rs. 24. Then the learned Adjudicator observed: "From what has been discussed above, it is clear that the Snow White Food Products Co., Ltd., could not continue its manufacturing activities with effect from September 1949. I closure of the mills resulted in laying off a large number of menial workmen in the factory. The cessation of the manufacture of the product would necessarily affect the works of the Head Office. In these circumstances, it appears to me that the Company discharged the employees on 31st August 1949 by way of retrenchment of staff, which were surplus to its requirements and with a view to restore its financial equilibrium".

Against this background the disputes involving financial commitments should be settled. I shall now take up the different points raised before me by one by one.

Point No. 1.—Recognition of the Union.

different machinery has been prescribed by the amended Trade Unions or enforcing recognition of a registered trade union. Under the Act, recognised trade unions have the right to negotiate. This Tribunal, application, has no jurisdiction to enforce recognition of trade unions. Right to negotiate follows the recognition of the trade unions by the, as a matter of course. This Tribunal cannot and should not any claim for such a right, for that will be indirectly enforcing tion. This point is accordingly left undecided.

Points Nos. 2 and 3.—Grades and scales of pay and dearness allowance.

must be made clear at the very outset that only the employees of the office at 18, Netaji Subhas Road, are involved in the present adjudication. The Companies have no fixed grades and scales, but pay and dearness allowance according to the Bengal Chamber of Commerce Scheme. The members of the subordinate staff are paid a fixed dearness allowance of Rs. 52. It is desirable that all the mercantile firms in Calcutta shall have substantially similar scales and grades of pay and dearness allowance and our idea is to conform substantially to the grades and scales as laid down in the award for the Bengal Chamber of Commerce. Some have been made for some firms having regard to the existing conditions and scales and other service conditions in those firms as also to the demands of the workmen. The Union's demands have been detailed in the award. A to its written statement. The demands under heads "Basic and scales and dearness allowance" are as follows:—

employees should be given the basic salary, yearly increments and the time to be reached to the period of 20 years' service as follows:—

Group "A"—Rs. 80—10—150—12½—250 (clerical staff, typists, draftsmen)

Group "B"—Rs. 100—12½—200—15—350 (Stenographer, Comptometer, Draftsmen).

Group "A"—Rs. 30—2—50—3—80 (bearers and peons).

Group "B"—Rs. 45—2½—60—4—80 (durwans).

Group "C"—Rs. 70—2—90—3—120 (drivers).

Increment should be made to employees with a longer record of service, should be categorised and fixed in, annual increment should follow the grade of employees when not taken to higher grades shall be allowed increment of the grade.

Dearness allowance should be given according to the Bengal Chamber of Commerce Scheme to all categories of employees.

Many of the commercial firms in Calcutta were following the recommendation of the Bengal Chamber of Commerce about the basic salary and allowances of the clerical and subordinate staffs. The recommendation of the Bengal Chamber of Commerce prior to the award for the award was based on certain figures of the weekly periodical *Capital* about the pre-war cost of living for a middle class family and rise in the cost since then. We had an occasion to investigate the *Capital* on the point in the case of the Bengal Chamber of Commerce. *Capital* made no allowance for accommodation on the idea that clerks live mostly in their own houses. Even if they require periodical repairs and municipal taxes have to be paid.

In calculating a fair living wage, the cost of accommodation must be taken into account without reference to the private property of an employee, any, ancestral or self-acquired. We accordingly raised the minimum ~~minimum~~ on the wage-scales by adding Rs. 10 on account of the house allowance. Both parties have filed a detailed list about the basic wages, dearness allowance paid to the individual employees. These two lists do not agree with each other about the names of the personnel and the number. It may be noted that there is no discrepancy in the two statements about the basic salary and dearness allowance of the employees and names are found in both the lists. The list filed by the Companies shows that the lowest basic salary of the clerk is Rs. 60 and that of the mental is Rs. 16. The original and the revised grades and scales for Bengal Chamber of Commerce are given below:—

Original grades and scales.	Grades and scales as awarded
Special—Rs. 250 and above, ceiling and scales of increment left to the discretion of employers.	Rs. 260* and above, ceiling and scales of increment left to the discretion of employers
A Grade—Rs. 150—10—250 ..	Rs. 160—10—260.
B Grade—Rs. 100—7—170 ..	Rs. 110—7—180.
C Grade—Rs. 60—4—124 ..	Rs. 70—4—134.
Typists—Rs. 70—8—150—E.B.—10—250.	Rs. 80—8—160—E.B.—10—

The grades and scales as detailed in the right hand column were adopted for most of the firms. In the majority of the commercial firms stenographers and comptometers were directed to be placed not below Grade B and not below Grade C. I mention below the grades and scales for some firms where some deviations were made. Special grades were always at the discretion of employers.

Messrs. Gillanders Arbuthnot and Co., Ltd.

Grade A—Rs. 100—8—140—E.B.—8—180—10—260.

Grade B—Rs. 70—4—130—E.B.—5—150—E.B.—5—175

Messrs. Anderson & Wright Co., Ltd.

Rs. 70—4—130—E.B.—5—170—E.B.—10—260.

Messrs. Birmingre Brothers, Limited.

Rs. 70—5—100—E.B.—7—135—E.B.—10—205—E.B.—15—240

In all the firms typists were to begin with Rs. 70 and Stenographers Comptometers with Rs. 100. Consistent with the demands of the firm in the present case I lay down the following grades and scales for non-clerical staff. Special: One and more special grades starting at Rs. 260 or more may be created by the employers, the ceilings and scales of increments whereof shall be at the discretion of the employers:—

Grade A—Rs. 100—8—140—E.B.—8—180—E.B.—10—260

Grade B—Rs. 70—4—130—E.B.—5—150—E.B.—5—175

Stenographers and Comptometers shall be placed in Grade A and in Grade B. Increments within the grade up to the efficiency bar are automatic. Each and every employee shall, on proof of efficiency and satisfaction of the employers, be entitled to cross the efficiency bar. If any year an employee fails to cross the efficiency bar, he shall not be presently disqualified for further promotion. He shall be entitled to

agency bar on proof of efficiency in any subsequent year, and the employers will decide if the employee is entitled to get back the position he would have been entitled to if he had not been held up, in which case he shall be entitled to increments consistent with the total length of his service without retrospective claim.

Grading of the different categories of workmen depends upon proper job valuation which is the exclusive function of the employers. The scheme adopted by the employers should not be disturbed unless and until it is established that classifications adopted by the employers are arbitrary and badly laid out. The nomenclatures of the different jobs do not by themselves indicate the value of the job. The work-loads are not uniform throughout.

Proper adjustment of the value of a job, the work-load in the particular job must be known. The work-load for each and every individual workman in a particular concern can be ascertained only by a close study of skill, efficiency, intricacy, strain and volume of the works of each individual workman for a fairly considerable period of time. This is not the job of a Judge of the Industrial Tribunal. I accordingly leave the grading of different categories of workmen to the employers with the exception of Stenographers and Comptometers who shall be placed in Grade A or Grade B. It is however recommended that those employees whose present basic pay is higher than the maximum of any grade shall be placed in the next higher grade and that in grading the different categories of workmen, the practice obtaining in neighbouring concerns and the strain and skill involved in the works of the employees concerned shall be taken into account.

In view of the financial position of the Snow White Food Products Co., it will not be possible to adopt here wholly the scheme adopted in the majority of the commercial firms for fixing the employees into the graded grades and scales. I lay down a slightly modified scheme. I need only impress upon the workmen that the benefit which is extended to them is related to the conditions obtaining at the time when the benefit was given. It is absurd to think that whatever improvement is introduced the benefit of the employees should be given effect to 20 or 30 years.

If the benefit is to be extended with retrospective effect so far back as 20 or 30 years, most of the commercial firms will collapse.

I lay down the following rules for fitting the existing employees into the graded grades and scales:—

1. Those employees who are getting less than the minimum of their respective grades shall be pulled up to the minimum.

2. Those who are getting less than Rs. 130 but completed 4 years of service on or more on 1st January 1950 shall be given one increment in their respective grades. This rule shall not apply to the employees coming under rule 1 if they have been given more than Rs. 4 to pull them up to the minimum of their respective grades.

3. An employee whose basic salary was on the relevant date more than he would have been entitled to if he had been initially started with the minimum and had got the annual increment regularly, shall not be entitled to an increment provided under rule 2.

4. In all cases where the basic salary of a clerk does not reconcile with the minimum in his grade, he shall be placed at the next higher stage.

5. This adjustment shall not affect the right of any employee to get his annual increment which was to be due on 1st January 1951.

Annexure B will show the basic salary of the employees on 1st January 1950 after adjustment. If any workman has been left out, his pay shall be adjusted according to the aforesaid rules. I do not propose to award arrears of pay in favour of the employees beyond 1st January 1951. The basic salary on 1st January 1950 shall be fixed according to the direct rates given above and they shall be given the usual increment in their respective grades on 1st January 1951. This shall be the basic salary on 1st January 1951, and each and every workman shall be entitled to basic salary at that rate with effect from 1st January 1951. This is for the clerical staff. I shall also continue to get dearness allowance according to the Bengal Chamber of Commerce Scheme.

The minimum total emoluments of a member of the subordinate staff is Rs. 68, being composed of a minimum basic salary of Rs. 16 and a dearness allowance of Rs. 52. Our idea had been to fix the minimum total emoluments of a member of the subordinate staff at Rs. 60—Rs. 3 basic salary and Rs. 30 as dearness allowance. The cost of living in Calcutta having since gone up the minimum dearness allowance has been raised in some industrial firms to Rs. 36. Thus, the total emoluments of a member of the subordinate staff do not call for any revision, but the total emoluments shall be distributed for basic salary and dearness allowance in such a way that the minimum basic salary is not less than Rs. 30. I accordingly propose to increase the basic salary by Rs. 14 and reduce the dearness allowance by the same amount. Although I am not able to increase the total emoluments of a member of the subordinate staff, the scheme which I have proposed will bring in some positive benefit to them in respect of bonus and Provident Fund. I accordingly lay down the following scales and grades:—

Peons—Rs. 30—1—45.

Durwans—Rs. 40—1—55.

Drivers—Rs. 70—2—120.

If the basic salary of any member is in between two stages of his grade, he shall be placed at the next higher stage. The basic salary and dearness allowance of the existing members of the subordinate staff shall be detailed in Annexure B to this award. They shall be entitled to one increment in their respective grades on and from 1st January 1951. New entrants shall get basic salary according to the scales laid down in this award and dearness allowance at Rs. 38 per mensem.

The grades and scales laid down in this award are for full-time employees of the Companies and shall not apply to part-time employees, whose basic salary and dearness allowance shall be fixed by negotiations. Any workman whose duty is allied to engineering works, e.g., electrician, etc., shall get dearness allowance as laid down by the Major Engineering Tribunal. This award will avoid future trouble the basic salary and dearness allowance of an employee shall be separately indicated where dearness allowance has already been consolidated with basic salary.

Point No. 4.—Working hours and overtime.

The Association of Employees' Union does not press the demand for the working hours.

Overtime payments for works on Sundays and holidays and beyond scheduled hours on week-days shall be according to the Shops and Establishments Act. The Association has no objection if the leniency which has hitherto been shown for late attendance of employees is withdrawn.

Point No. 5.—Leave and holidays.

The demand for holidays is not pressed. The existing system shall continue. The Association demanded leave facilities similar to those which have been awarded for Messrs. Andrew Yule & Co., Ltd. The business

present firm specially of the Snow White Food Products Co., Ltd., not be compared with that of Messrs. Andrew Yule & Co., Ltd. The learned Advocate is however agreeable to adopt the following scheme of

Privilege leave for all employees less than one year's service—Nil.

From one year's service up to ten years' service—14 days for each completed year of service to be accumulated up to 28 days (full pay and dearness allowance).

Over ten years' service—28 days for each completed year of service to be accumulated up to 56 days (full pay and dearness allowance).

Casual leave on full pay—7 days per annum non-cumulative (full pay and dearness allowance).

Sick leave—14 days on half pay and half dearness allowance for each completed year of service cumulative up to 6 months in the entire service.

Point No. 6.—Medical aid.

Medical facilities of the people in general are responsibilities of the State. The employees of the Head Office of the present firms are employed in Calcutta. There is nothing to show that by reason of their employment they are denied the facilities offered by the State in common with other men. Employees are called upon to make special arrangements where there is risk of the employees contracting some disease peculiar to the industry. There is no sufficient material on the record to show if the workers of this industry have any risk of contracting any disease peculiar to the industry, or if there is any such risk what that disease is. If there is any such risk, action should be taken by the employers, according to the directions of the Chief Inspector of Factories and the Companies shall bear the entire cost of treatment of the worker for such occupational disease. If there is no such risk, the Association of the Employees' Union will do well to approach the Chief Inspector of Factories. In view of the financial position of the two concerns and in view of the fact that a very small number of employees are employed at the Head Office of the two concerns, it is not desirable to direct the employers to make any separate arrangement for medical treatment of the employees.

Point No. 7.—Tiffin.

A healthy pay scheme includes provision for tiffin. If any concern gives to the employees over and above a fair basic salary and dearness allowance, the concession is nothing but *ex gratia*, and is outside the scope of arbitration proceedings.

Point No. 8.—Uniforms and umbrellas.

Proper uniforms shall be provided to members of the subordinate staff. The management shall keep some umbrellas for use of the members of subordinate staff when they are sent outside the Head Office on duty. Members of the subordinate staff shall put on the uniforms that may be issued to them.

Point No. 9.—Bonus.

At Reform Flour Mills have been paying to the employees of the Head Office two months' basic salary as bonus in two instalments in a year. The Snow White Food Products Co., Ltd., could not, in view of the position of its employees, pay sufficient bonus to its employees. It is desirable that the conditions of the two concerns in the Head Office shall be uniform. The learned Advocate for the employers assures me, during the hearing, that one month's basic salary will be paid to the employees per annum as a bonus and prays that anything over and above one month's basic salary may be left to the discretion of the employers. I accept the assurance

of the learned Advocate and direct that one month's basic salary shall be paid as bonus every year. If the profits justify any further payment, no further payments may be made at the discretion of the employers according to the definite principle which shall be notified when the bonus is declared so that there may not be any ground for dissatisfaction on the part of any section of the employees. The existing conditions must be satisfied before a workman is entitled to bonus. These are as detailed below. Six months' permanent service on the date of declaration of bonus qualifies a workman for full bonus declared in the year, and an employee with less than six months' permanent service shall be entitled to proportionate bonus i.e., in the proportion of his total length of permanent service in the year up to the date of declaration of bonus to six months. Gross misconduct may disqualify a workman for bonus by way of punishment in which case the procedure laid down for punishment shall be gone through.

Point No. 10.—Recruitment Rules.

The following rules are laid down which shall guide the employers in making recruitments:—

- (1) Retrenched employees if qualified shall have the prior claim.
- (2) Other things being equal preference should be given to relations of employees retired or in service.

Between relations of employees, the appointment shall go to the most qualified.

- (3) In the matter of employment to the higher grades of clerical promotion from the lower grade shall be the rule. Recruitment from outside shall be made only when men of the required calibre are not available amongst the existing staff. There should not be any bar in the rules to the clerks from being promoted to an Officer's grade and I recommend that a clerk if found fit for a post in the Officer's grade should be given opportunity to fill up the post. This is expected to create a healthy atmosphere in the clerical staff. For promotion from the clerical grade to the selection grade and Officer's grade, I may lay down the principles for consideration of the Companies:—

- (1) Seniority should usually be respected.
- (2) Senior man should be passed over only when he is not considered suitable for such promotion.

- (3) Suitability of a man for such promotion depends upon—

- (i) present efficiency;
- (ii) past records of both about conduct and efficiency of work;
- (iii) health at the time of promotion;
- (iv) period he has yet to serve before retirement.

If a higher job has a long-term programme, a man nearing retirement cannot be expected to complete the programme.

- (v) Nature of the job. There may be some job which may need energetic youngman rather than old but experienced man.

There shall also be no bar to members of the subordinate staff being promoted to the clerical grade provided they are found fit for the work.

Point No. 11.—Retiring age and retiring benefits.

The age of retirement is fixed at 55 irrespective of the length of service. On the application of an employee, if he is physically fit, the employers shall have the discretion of granting an extension for one year at a time not exceeding five years. Those who are in service on this day may be permitted to continue in service till they complete the 58th year of their service provided they are still fit. They shall also be entitled to extension of service

they complete the 60th year of their age according to the principles stated above.

It has been the convention of the Industrial Tribunals to make some exceptions for old age of employees. This convention is based on equity. Reform Flour Mills, Limited, has a Provident Fund Scheme. This has not been recognised by the Income-tax Department. I direct that the Snow White Food Products Co., Ltd., shall also start a Provident Fund. The Provident Fund for the two concerns shall be extended to all employees of the concerns in the Head Office. Each and every member shall contribute 10 per cent of their basic salary and at the end of each year the employers shall make an equal contribution. The rules framed by the Government for industrial workers shall as far as practicable be adopted. The existing rules of the Reform Flour Mills, Limited, shall be amended to conform to the Model Rules framed by the Government as far as practicable. For the period of service of any employee prior to the introduction of the Provident Fund, each employee shall get gratuity at half month's basic pay for each year of service subject to a maximum of 15 months' pay. For the purpose of calculation of this gratuity the basic salary on the day just before the Provident Fund was introduced or is going to be introduced shall be taken as the basis. The Provident Fund for the Snow White Food Products Co., Ltd. shall be started and the rules for the Reform Flour Mills, Limited, shall be revised within six months from the date of enforcement of this order. Attempt shall be made as early as possible to get the Provident Fund of the two concerns recognised by the Income-tax Department. The demand for leave preparatory to retirement was not pressed.

Point No. 12.—Service conditions.

Probationary period.

Probationary period shall not ordinarily exceed six months, although termination may be made earlier if the candidate is found suitable. If, on expiry of six months, a candidate is not found suitable, the probationary period may be extended for a further period of six months on the non-application of the candidate. Probationers shall not be entrusted to temporary hands. A temporary hand may be employed for a limited period to execute work of an essentially temporary nature likely to be completed within a limited period. This shall be noted in the letter of appointment. If after completion of such work such employees are retained for the regular work, he shall be absorbed in the regular staff, either as a permanent employee or as a probationer, according to his skill and efficiency. If he is retained as a probationer, the period he has worked as a temporary hand shall be taken into account and credited against the period of probation necessary for confirmation. It is however made clear that such a worker may continue to be employed as a temporary hand to execute more temporary works after completion of the temporary work for which he was initially employed. The service of a temporary worker may be terminated without any notice or compensation on expiry of the term or on completion of the work for which he was employed.

Service Record.

Regular service records of the employees should be maintained properly. Remarks against an employee may be incorporated in the service record only after a proper notice has been given to the employee concerned and an explanation has been considered.

Retrenchment.

The matters of *bona fide* retrenchment "last come, first go" shall be the guiding principle. Deviation from this accepted principle is permissible in consideration of comparative efficiency of the employees, their conduct and

other factors. The Union demands that there should not be any retrenchment. It has not disputed the sufficiency of the notice or compensation which the Company allow to a retrenched worker.

Discharge, dismissal and punishment.

I lay down the following rules for enquiry into the misconduct of an employee and for punishment:—

(1) A written charge shall be framed against the employee in fault and it should be handed over to him specifying the facts on which the charge is based in good time to enable him to prepare his defence.

(2) Then a date shall be fixed for enquiry sufficiently ahead with due notice to the employee concerned. An opportunity should be given to him to defend himself either by himself or by official of the Union or by a *bona fide* lawyer. He should be given facilities to examine and cross-examine the witnesses.

(3) If the charge is disproved, no punishment shall be inflicted upon him except where the enquiring officer entertains a grave doubt about the honesty of the worker in which case he may be warned or discharged with usual notice and with usual compensation. If the charge is proved the employee shall be given such punishment as the offence proved justifies.

(4) The employee concerned may appeal against the recommendation of the head of the department who holds the enquiry both on merit and punishment to the local head, who shall pass the final orders after hearing the employee concerned and examining the materials on the record. In cases of punishment, previous record, if any, and other extenuating or aggravating circumstances shall be taken into account.

(5) Before an employee is awarded extreme punishment of dismissal the employers should consider whether a lighter punishment would have been sufficient in the circumstances of the case.

In case of grave misconduct and dishonesty affecting the interests of the industry, an employee may be suspended pending enquiry; but in no case before a specific charge is framed against him in writing. If he is exonerated of the charge, he shall be reinstated with full wages and other benefits he would have been entitled to during the period of suspension.

Point No. 13.—Works Committee.

Section 3 of the Industrial Disputes Act clearly indicates that the demand on this point cannot be entertained by an Industrial Tribunal. It is for the employees to move the Government on this point.

Point No. 14.—Continuity of service of 13 re-employed workmen.

In Annexure D to the written statement of the employees in Part I this demand has been detailed. With the exception of the first two employees mentioned in the list all employees appear to belong to the mill. The present reference relates only to employees of the Head Office. It is told that only Tarapada Sarkar, Harisankar Sarkar, Sarat Chandra Gul Roy and Lakshmi are employees attached to the Head Office and the Narendra Nath De was ordinarily a mill workman and was reappointed to the Head Office. The employers are agreeable to take into account the services of these five employees for the purpose of gratuity, Provident Fund and increments of pay. This assurance disposes of the employees' demand on this point.

A. DAS GUPTA
District Judge

The 15th January 1951.

ANNEXURE B.

Adjustment of the members of the existing staff with the revised grades and scales of pay.

Name, with dates of appointment.	Present salary.	Grade in which to be placed.	Length of service on 1st January 1950 for the purpose of adjustment of basic salary (a).	Rs.	
				Years.	Rs.
Head Clerks.					
1. Sri A. Chatterji (September 1942)	..	330 Special grade	5
2. Sri M. N. Roy (16th November 1944)	..	290 increment	2
3. Sri N. G. Bhattacharya	..	265 and ceiling to be fixed by the management.
Directors' Secretaries.					
4. Sri K. V. Sgyaswami	..	325
5. Sri S. Ramanthnam	..	195 A	..	200	..
6. Sri A. N. Dutta (7th October 1941)	..	145 A	..	8 148	..
Stenotypists.					
7. Sri P. L. Chowdhury	..	190 A	..	190	..
8. Sri I. B. Biswas (May 1943)	..	135 A	..	7 140 (Rule 4).	..
Comptometers.					
9. Sri B. M. Kundin (February 1945)	..	90 A	2	100 (Rule 1).	..
10. Sri M. R. Majumdar	..	80 A	..	100 (Rule 1).	..
Clerks.					
11. Sri N. C. Chatterjee (10th Dec 1941)	..	75 B	5	82 (Rule 2)	..
12. Sri B. N. Chatterjee (10th Dec 1941)	..	70 B	6	74 (Rule 2)	..
13. Sri N. C. Chatterjee (10th Dec 1941)	..	70 B	7	80 (Rule 2 and 4)	..
14. Sri N. C. Chatterjee (10th Dec 1941)	..	70 B	8	86 (Rule 2 and 4)	..
15. Sri N. C. Chatterjee (10th Dec 1941)	..	70 B	9	92 (Rule 2 and 4)	..
16. Sri N. C. Chatterjee (10th Dec 1941)	..	70 B	10	98 (Rule 2 and 4)	..

Sl. No.	Name	Month	Year	Remarks	Page	Section	Rule
1	Sri S. N. P. Chatterjee	May	1943	B	118 (Rule 1 and 4)
2	Sri S. N. P. Chatterjee	May	1943	B	5 98 (Rule 3 and 4)
3	Sri S. N. P. Chatterjee	May	1943	B	5 99
4	Sri H. K. Majumdar	November	1943	B	6 94 (Rule 2)
5	Sri D. K. Majumdar	November	1943	B	3 70 (Rule 1)
6	Sri M. C. Maiti	January	1945	B	5 70 (Rule 1)
7	Sri S. S. Majumdar	December	1949	B	70 (Rule 1)
8	Sri A. B. Chakrabarty	July	1945	B	4 70 (Rule 1)
9	Sri S. Mullick	December	1945	B	1 94 (Rules 3 and 4)
10	Sri H. Roy	B	70 (Rule 1)
11	Sri S. Mukherji	August	1942	B	7 106 (Rules 3 and 4)
12	Sri S. C. Bhattachary	July	1945	A	4 240 (Rule 4)
13	Sri S. N. Dutta	October	1944	B	5 90 (Rules 2 and 4)
14	Sri B. K. Banerji	May	1946	B	4 90 (Rule 3)
15	Sri T. P. Sarkar	January	1946	B	4 70 (Rule 1)
16	Sri M. K. Sarkar	May	1941	B	9 106 (Rules 2 and 4)
17	Sri L. C. Ganguly	October	1943	B	6 70 (Rule 1)
18	Sri H. S. Sarkar	July	1945	B	4 150 (Rule 3)
19	Sri A. K. Das	June	1950	B	140 (Rule 3)
20	Sri N. Chatterji	June	1946	B	4 74 (Rule 2)
21	Sri K. L. Choudhury	October	1944	B	5 70 (Rule 1)
22	Sri S. C. Ghosh	October	1944	B	5 70 (Rule 1)
23	Sri R. Mullick	December	1949	B	70 (Rule 1)
24	Sri P. Chakrabarty	April	1946	B	4 78 (Rule 4)
25	Sri R. P. Dasu	December	1949	B	70 (Rule 1)

(a) Part of a year less than 6 months has been ignored and part of a year, 6 months or more, has been taken as one full year.

Subordinate staff.

Name.

DRIVERS.						
1.	Sheopujan Roy	100	38
2.	Baynath Sarma	86	38
3.	Seonath Singh	84	38
4.	Panchanan Singh	86	38
DURWANS.						
5.	Satiprosad Singh	44	38
6.	Nimar Singh	42	38
7.	Parsunath Singh	53	38
8.	Lakshmi Narayan Tewari	44	38
9.	Jagadamba Singh	42	38
10.	Jagadamba Singh	51	38
11.	Atala Prosad	46	38
12.	Motilal Singh	42	38
13.	Ramasraj	42	38
14.	Mulchand Sarma	42	38
15.	Rajaram Jamadar	42	38
BEARERS.						
15.	Lachmi Das	30	38
16.	Ratnakar	30	38
17.	Ramchandra	30	38
18.	Haricharan Pande	43	38
19.	Ramkrishna Das	30	38
20.	Harikristo Das	30	38
21.	Sudhang-bu De	37	38
22.	Libaria	34	38
23.	K. lundh	34	38
24.	Narabari	31	38
25.	Santosh	30	38
26.	Rangduttar	30	38

ORDER.

No. 488Lab.—24th January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 2246Lab., dated the 5th May 1950, the industrial dispute between Mechpara Tea Estate, Kalchini post office, Dooars, Managing Agents: Messrs. McLeod & Co., Ltd., 3, Netaji Subhas Road, Calcutta, and their workmen represented by the Secretary, Tea Garden Indian Employees' Association, Hamiltonganj, post office, Jalpaiguri, in connection with the case of Sri S. C. Biswas, was referred for adjudication to Sri M. C. Banerji, District Judge;

and whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.**INDUSTRIAL TRIBUNAL, CALCUTTA.****PRESENT:**

By MATISH CHANDRA BANERJI, *District Judge, Tribunal.*

Industrial dispute between Mechpara Tea Estate, Kalchini post office, Dooars, Managing Agents: Messrs. McLeod & Co., Ltd., 3, Netaji Subhas Road, Calcutta, and their workmen represented by the Secretary, Tea Garden Indian Employees' Association, Hamiltonganj, post office, Jalchini, Jalpaiguri, in connection with the case of Sri S. C. Biswas.

AWARD.

The Government of West Bengal in the Department of Labour by order No. 488Lab., dated 5th May 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between Mechpara Tea Estate, Kalchini post office, Dooars, Managing Agents: Messrs. McLeod & Co., Ltd., 3, Netaji Subhas Road, Calcutta, and their workmen represented by the Secretary, Tea Garden Indian Employees' Association, Hamiltonganj, post office, Jalchini, Jalpaiguri, in connection with the case of Sri S. C. Biswas to me for adjudication.

Parties were issued on both parties and they filed written statements upon their respective cases.

The case of the Association is as follows:—

Sri S. C. Biswas, the discharged Garden-Babu of Mechpara Tea Estate, has been employed for over twelve years under the Company. As the Garden-Babu his duty is to supervise and allocate labour to various jobs including domestic work in bungalows and "basas". The bungalow and "basa" work comprising watering and cleaning the yard by men-labour and washing the tea-planting paddy, preparing fried rice, etc., by women-labour. It is a long standing custom obtaining in the tea gardens, both in the staff and Babu-employees get free services of garden labourers for domestic work as mentioned above and these labourers are employed on some regular garden work such as plucking of leaves, etc., in order to enable the Company to debit the wages of the labour so employed to the current expenses of the Company. The Garden-Babu by reason of his position in that garden, was not to receive day to day instructions from the Manager or any of his assistants in the matter of

allocation of labour to domestic work in the bungalows or "basas". On 19th of August 1949 Sri S. C. Biswas allocated two women-labour such domestic work to his own "basa" and put them in the register engaged on garden work and actually doing the work of plucking tea leaves. On 5th September 1949 Sri Biswas received a letter in the form of a circular sheet from Acting Manager Mr. Poulton charging him with cutting women-labour on the 19th August for his domestic work and falsifying record by showing the said labourers as employed on garden duties demanding explanation for such conduct. By another notice on the same day Mr. Poulton suspended Sri S. C. Biswas. Sri S. C. Biswas submitted his explanation by 7th September 1949 stating that he had taken two women-labour for his household work and adjusted them as usual, and that this employment did not require a prior permission of the Manager, and that if it was considered improper he would take previous permission of the Manager in the future and adjust such labour according to instructions. On the 26th of September 1949 Sri Biswas was finally discharged by order of the Acting Manager Mr. Poulton, whereupon he appealed to Head Office Management for reconsideration of his case. The Head Office Management upheld the decision of the garden Manager Mr. Poulton and dismissed the appeal. Sri Biswas then approached the Secretary of Employees' Association to take up the matter as he considered that his discharge was wholly wrong and an outcome of grudge. The Association wrote to Messrs. McLeod & Co. and also approached the Labour Director for intervention. The Labour Directorate failed to effect any settlement of the dispute and recommended adjudication of the dispute by a Tribunal. The Association prays for reinstatement of Sri S. C. Biswas to his post with compensation for the period of non-employment. The Association prays for adequate steps against Mr. Poulton, directions assuring security of employees and improvement of working and living conditions including increase of wages, improvement of housing and medical and educational facilities, fixation of hours of work, leave, holidays, pension and a guarantee of freedom of association and movement.

The case of the Company as appearing on the written statement follows:—

Sickly or weak labourers or old labourers, who are not fit to do field work are engaged in cleaning factory compound, when necessary, according to the prevailing practice and the knowledge of the Manager and other Executives of the Company, is permitted ever since the establishment of the Tea Industry in Jalpaiguri district nearly 70 years ago. On such occasions, such as marriage or other ceremonies or for any other reason, if the Mahalan Officer recommends, such labourers mentioned above are allowed by the Manager to work in the houses of Indian staff and so on. This is shown under the head "Jungle Cutting". It is altogether misleading to suggest that the attendance of labourers can be shown as "plucking" which involves a gross and serious falsification of accounts. A tea garden has to maintain under orders of the Government for Excise purposes. On 19th August 1949 Sri S. C. Biswas showed that of the two women-labour employed in his house on the head of "plucking" with regard to over 92 lbs. green-leaf, which amounted to a falsification of the Company's principal accounts of production. Sri S. C. Biswas occupies a position of responsibility in the tea garden and should not be a good plucking woman to be employed in any work other than plucking in the height of the plucking season, in the month of August. Sri Biswas was discharged for falsifying the Company's books for his own ends. The plea that Mr. Poulton, the Acting Manager, bore any grudge against Sri S. C. Biswas was untrue. Sri S. C. Biswas had to be discharged.

of a misconduct by the Company in the exercise of the normal administration of the garden. The Company, therefore, prayed that the claim of the Association should be rejected and that Sri S. C. Biswas should be directed to vacate the quarters of the Company which he was permitted to occupy in performance of his duties as an employee of the Company.

Issues were framed on 20th June 1950.

As it was represented to me by both the parties that it would be convenient to them if the actual hearing of the case including the examination of witnesses was made at Jalpaiguri, the case was heard for five days at Jalpaiguri. On the 5th day of the hearing the Association filed the petition praying for an adjournment of the case on the ground that they were to examine some women witnesses in the Mechpara tea garden, who could not be produced at Jalpaiguri and prayed for the hearing to be continued at Mechpara tea garden. As it was not possible for me to go to Mechpara garden from Jalpaiguri at that time owing to difficulties of communication from Jalpaiguri and it was also represented to me by both the parties that the labourers in question would not be available at the time for the Dash Puja festivities, the hearing of the case was adjourned to a future date in the month of December 1950 to be fixed in Calcutta and to be referred to the parties by me. No further hearing of the case has been necessary as it will appear below that the case has been amicably settled by both the parties.

The appearances for the parties were as follows:—

For the Company: Sri B. Banerji, Lawyer for the Company, Mr. C. Weale, Chief Personnel Officer of Messrs. McLeod & Co., and Mr. H. E. Tyndale

For the Association: Sri Shib Nath Banerji, M.L.A., Sri J. N. Mitra, President of Tea Garden Indian Employees' Association, and Sri N. C. Chatak, Pleader, Jalpaiguri.

The issues framed are as follows:—

Issues.

- (1) (a) Was the discharge of Sri Sarat Chandra Biswas an instance of unfair labour practice on the part of the Company?
- (b) Is he entitled to reinstatement?
- (2) Is Sri Sarat Chandra Biswas entitled to any compensation?
- (3) Has the Tribunal jurisdiction to entertain the claim of the Union in regard to Issue No. 4?
- (4) General security of service of employees.

Decision.

Issues Nos. 1 to 4.—The hearing of the case at Jalpaiguri continued for six days and during this period nine witnesses for the Association and three for the Company were examined. A number of documents were submitted on both sides. There was an attempt of settlement of the case at Jalpaiguri which did not materialise. After I came back to Calcutta the counsel of the Company and the Association met twice before me and thanks to the wisdom and the helpful attitude of both the parties the Company and the Association arrived at a mutually honourable amicable settlement and filed a compromise petition before me on 11th January 1951. In this compromise petition which is made Appendix A of the award, the parties

prayed for an award according to the terms embodied in it. I have perused the compromise petition and I am of opinion that the terms thereof should be accepted in settlement of the dispute referred to me and an award should be made accordingly. No decision of the issues is, therefore, called for and they are not answered.

I accept the terms of the compromise petition shown in Appendix and make my award accordingly. The compromise petition shall form part of the award.

M. C. BANERJI,

Tribunal, Industrial Disputes

The 16th January 1951.

APPENDIX A.

Presented by Mr. C. Weale, Chief
Personnel Officer of the Company,
and Sri J. N. Mitra, President of the
Association, today at 3 p.m. to me.

M. C. BANERJI,

Tribunal.

The 11th January 1951.

President's Office,
22B, Southern Avenue,
Calcutta-26;

2nd January 1951.

IN THE COURT OF SRI M. C. BANERJI, *Chairman, Industrial Tribunal,
Government of West Bengal, Calcutta.*

In the matter of industrial dispute between Messrs. McLeod & Co., Ltd. Managing Agents, Mechpara Tea Estate, and their employees represented by the Tea Garden Indian Employees' Association, and in the matter of the application of the Employees' Association praying for reinstatement of Sri S. C. Biswas with compensation and other remedies.

The joint petition of both the parties respectfully sheweth —

1. That the parties concerned on a suggestion by the Hon'ble Tribunal carried on talks with a view to arrive at a mutually honourable amicable settlement. The talks happily having ended fruitfully, a compromise formula has been arrived at, which is set forth in the following terms below :—

(a) That Sri S. C. Biswas be reinstated with retrospective effect to the date of his termination of service. He is posted as Garden-Raba Tasati Tea Garden (Empire of Indian and Ceylon Tea Co., Ltd. and the Agency of Messrs. McLeod & Co., Ltd.), in Western Doars.

(b) That the said Sri S. C. Biswas shall enjoy continuity of service at the period between 27th September 1949 to the date of his actual joining at Tasati shall be treated as special leave; and this period will be reckoned in his total service period except for purposes of leave.

(c) That the said Sri S. C. Biswas shall draw the same pay in the same pay scale and the same dearness allowance as he was drawing at Mechpara. He shall also get annual commission available at Tasati and for his salary.

which his total period of service dating from his appointment under Messrs. McLeod & Co., to the date of declaration of commission will be taken as the basis for calculation.

That Sri S. C. Biswas will enjoy rent-free quarter as is allotted to Chaitan-Babu of Tasuti and usual servant allowance and cheap grain etc.

That Sri S. C. Biswas shall get the usual Provident Fund benefit for which is understood to be different from that obtaining at Mechpara.

Messrs. McLeod & Co. kindly agrees to request the Trustees of the Provident Fund of Tasuti Garden to consider the case of Sri S. C. Biswas to contribute one and receive his accumulated Provident Fund in McLeod's Provident Staff Provident Scheme (his own contribution together with contribution of the Company) and grant him the benefit of sharing the benefit of the Company's contribution at Tasuti on the basis of the period of his continuous service.

That the Management of the Mechpara Tea Estate will pay Sri S. C. Biswas 50 per cent. of the total pay (salary, dearness allowance and other allowance available at Mechpara) from the date of his discharge to date of his joining at Tasuti. The Company also kindly agrees to pay full amount of the commission for 1949 and 1950, available at Mechpara Estate.

It is expected that there shall be no future recrimination by either on this issue and the Company kindly agrees to see that no discrimination is sought to be meted out to Sri S. C. Biswas by the authorities of the new garden; and the Association also kindly agrees that Sri S. C. Biswas will observe etiquette and a mode of conduct usual from an employee.

The both parties agreeing to the above clauses and principle pray to the Honorable Tribunal that the above compromise petition be granted and her hearing of the case be withdrawn and an award given incorporating above terms of amicable settlement.

J. N. MITRA,

President,

Indian Employees' Association.

11-1-51

MCLEOD & Co., LTD.,

[ILLEGIBLE],

Manager.

11-1-51.

M. C. BANERJEE,

Tribunal, Industrial Disputes.

24th January 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

149Lab-24th January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 6798Lab., dated the 27th March 1950, the industrial dispute between Messrs. Mahalaxmi Cotton Mills, post office Palta, 24-Parganas, and their workmen represented by Mahalaxmi Cotton Mills Workers' Union, post office Palta, 24-Parganas, referred for adjudication to Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Tribunal the President, Mahaluxmi Cotton Mills Workers' Union, post office Palta, 24-Parganas, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri G. Palit, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, made by the workmen represented by the Mahaluxmi Cotton Mills Workers' Union, post office Palta, 24-Parganas, against Messrs Mahaluxmi Cotton Mills, Ltd., post office Palta, 24-Parganas.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT :

SRI G. PALIT, District Judge, Industrial Tribunal.

Present for the Union: Sri D. L. Sen Gupta, Advocate.

Present for the Company: Sri A. K. Das, Secretary of the Company

AWARD.

1. By an order, No. 6798Lab., dated the 27th November 1950, Government of West Bengal referred the aforesaid dispute to me for adjudication. While the adjudication proceeding is in progress, the said workers approached the Tribunal with an application under section 33A of the Industrial Disputes Act, as amended in 1950, complaining that the said Company has not allowed the persons mentioned in Annexure B to the said petition to resume their duties though they had been reporting for duty since 4th December 1950. The employees mentioned in Annexure C had also not been allowed to resume their duties since 12th December 1950. They are said to have been either ill or out of the station when the lock-out was lifted on the 4th December 1950. The contention of the Union is that this must have been done by the Company with an ulterior motive—(1) to discredit the Union and (2) to victimise the workmen for resorting to a strike and for their agitation for Provident Fund money. The Union has prayed for an order to allow the workmen to join their duties and for reinstatement in their original posts and for full wages for the period of forced unemployment.

2. The Managing Director has, by his letter, dated the 26th December 1950, stated that the employees will be paid their salaries from the date they had reported for duty and who have not been allowed to join after the 4th December 1950.

Coming to the facts of the case, I find that there was a strike by the workers which was followed by a lock-out declared by the Company. The Company has, by its order, dated 30th November 1950, prohibited under section 10(2) of the Industrial Disputes Act the continuance of this strike, and the lock-out thereafter was lifted on the 4th December 1950. The Company applied under section 33 of the Act for permission to dismiss the workers who did not turn up to join after the lifting of the lock-out. The Union contended that many of the workers have left the station, and it wanted the Tribunal to enable the workers to join. The Tribunal disposed of the application under section 33 by refusing the permission for mass dismissal. The present application under section 33A has been filed in this context.

I must find that this application under section 33A is a totally misdirected one. It is the admitted case of both the parties that as yet there has been no discharge of any of the workers who had joined the strike. However, the Secretary of the Company represents before me that there has been a resolution to readmit into service all the workers who are still on the lock-out. Also I get that all the workers have been readmitted into service. I do not see that any of the workers has been punished. The order of the Managing Director, dated the 26th December 1950, promises to pay wages to the workers from the dates they reported themselves for duty up to the workers who were not allowed to join work after the 4th December 1950. I think the contention of the learned Advocate on behalf of the Union that every one of the workers should be paid his salaries after the 4th December 1950 because they must be supposed to have been not allowed to join is contradictory. He must have taken cue of this date from the Company's counsel's statement before the Court. But had he cared to refer to his written statement, he would have seen that such contention is contradicted. In paragraph 8 of the written statement he has definitely stated that the persons mentioned in Annexure C to the petition were not allowed to resume their duties since the 12th December 1950 because they were either ill or out of the station. So it does not certainly lie in his mouth to say that everybody should be supposed to have been reporting for duty on the 4th December or on the 6th December 1950. The Company cannot take a better stand than what it has taken in respect to the workers. If this is punishment, I must say that the concept of punishment is something different from what it really is. The learned Advocate for the Union contends that the service conditions of the workers have been totally altered. This seems to have been mentioned in paragraph 9 of his written statement. But if that paragraph is looked into, it will be found that there has been, in fact, no prejudicial alteration of the service conditions. What has been stated there is no more than a mere fear or an apprehension. That certainly cannot attract section 33(a).

So I find that neither section 33(a) nor (b) has been contravened in the present case. So I award that the application under section 33A of the Industrial Disputes Act, as amended in 1950, stands dismissed. I may only add that the application was absolutely a frivolous one, designed as a subterfuge to the application under section 33 preferred by the Company. I was half inclined to grant costs against the Union, but I refrain from doing the same because it was provoked to a certain extent by the Company under section 33 of the Act.

G. PALIT,
District Judge,

Chairman of the Tribunal.

15th January 1951.

ANNEXURE B.

Weaving Department.

1.	Mohon Basi Biswas	...	C
2.	Madhusudan Chakraborty	...	C
3.	Ananta Kr. Dey	...	C
4.	Abunash Bhattacharjee	...	B
5.	Chandra Mohon Deb Nath	...	C
6.	Adhir Kr. Dey	...	C
7.	Jogesh Deb Nath	...	C
8.	Siddinath	...	B
9.	Krushna Tarai	...	B
10.	Biren Roy	...	B
11.	Mayadhar	...	B
12.	Sachindra	...	B
13.	Maikhan Lal Ghose	...	B
14.	Kripasindhu	...	B
15.	Paramananda	...	B
16.	Kista	...	B
17.	Parsuram	...	B
18.	Siddhu Das	...	B
19.	Naresh Datta	...	B
20.	Fani Bose	...	C
21.	Nirmal Das	...	A
22.	Prafulla Das	...	A
23.	Dharani Das	...	A
24.	Bakul Majumder	...	A
25.	Doulat Rajvar	...	B
26.	Sudhamoy Sen	...	A
27.	Pramatha Datta	...	A
28.	Abani Banik	...	A
29.	Bhabesh Mukherjee	...	B
30.	Benov Bhuvan Saha	...	A
31.	Haripada Das	...	A
32.	Nripendra Datta Roy	...	A
33.	Nalini Roy	...	A
34.	Ranendra Dey	...	C
35.	Girindra Bhutta.	...	C
36.	Anil Ch. Deb	...	B
37.	Pasupati Banerjee	...	A
38.	Brajen Dey	...	B
39.	Sushil Majumder	...	B
40.	Ranjit Chakraborty	...	A
41.	Dharen Hore	...	B
42.	Rakkhal Ch. Dey	...	A
43.	Sailesh Datta	...	B
44.	Sukhendu Ch. Dey	...	A
45.	Bhiswanath Debnath	...	C
46.	Sontosh Dutta	...	B
47.	Manindra Roy	...	C
48.	Kshitish Tarapder	...	C
49.	Hiren Banerjee	...	B
50.	Ganesh Majumder	...	A
51.	Narayan Saha	...	B
52.	Chaitan Pal	...	B
53.	Manindra Ch. Majumder	...	A

54. Prafulla Kr. Chakraborty
 55. Santi Ranjan Roy
 56. Brajendra Chakraborty

Spinning Department.

1. Vimsen Vanja
 2. Ramkrishna Das
 3. Sib Kumar
 4. Ananda Das
 5. Uday
 6. Bhabani Bhowmik
 7. Gobinda Lenka
 8. Birshow
 9. Pravash Chakraborty
 10. Bangsidhar Mohanti
 11. Surendra Mohantee
 12. Gadadhar
 13. Udaynath Nayak
 14. Ganguprasad
 15. Naba Das
 16. Nakul Nayek
 17. Bhagaban Jena
 18. Bangsidhar Mallik
 19. Kamalakanta Mohantee
 20. Batakrishna
 21. Narayan Pal
 22. Sumillon Sarker
 23. Nanda No
 24. Mahendra Jena
 25. Gopal Pradhan
 26. Bina
 27. Iswar Singh
 28. Smrity Bhattacharjee
 29. Rampati, II
 30. Dasarathi
 31. Prafulla Chakraborty
 32. Sukhamoy Chakraborty
 33. Bijoy Misra
 34. Parbati Roy
 35. Tarapada Ghose
 36. Bhagirathi
 37. Nikhil Chanda
 38. Netrananda
 39. Iswar Das
 40. Bharat
 41. Rangopal Pal Choudhury
 42. Amulla Charan Dey
 43. Dharendra Ch. Das
 44. Anukul Adat
 45. Gandharba
 46. Nabaranga
 47. Kista Swain
 48. Pravakar
 49. Nanda Syamal

0	Gobordhan Das	... B			
1	Kashinath	... C			
2	Kalindi Das	... A	1.	Brindaban	... A
3	Prasakar, II	... A	2.	Satyagopal Mukherjee	... B
4	Monboddh	... B	3.	Siba Panda	... A
5	Kenaram Panda	... A	4.	Kinapatra	... B
6	Goladhar Das	... C	5.	Gopinath Parira	... B
7	Nakul Biswas	... B	6.	Beharilal Das	... B
8	Sami Mallik	... A			
9	Moh Nath	... B			
10	Kucumam Pradhan	... B			
11	Satnughana Jena	... A			
	Winding.			Dyeing and Bleaching.	
1	Khagen Das	... B	1.	Dinabandhu.	
2	Aswan Mandal	... A	2.	Mana Das.	
3	Dipesh Neogi	... C	3.	Baidhar Das.	
4	Nirman Maity	... A	4.	Binakar Das.	
5	Kapil Das	... A	5.	Manindra Bose.	
6	Ramsamanta	... B			
7	Rachbehari Kahar	... A			
8	Sashi Bhusan Das	... A			
9	Paraneswar	... B			
	Kalpada Bhattacharjee	... A			
	Surendra Behara	... C			
	Santiranjan Roy	... A			
	Amanash Ch. Dey	... C			
	Bandyasath Show	... C			
	Bananath Prasad	... C			
	Samu Chakraborty	... C			
				Miscellaneous.	
			1.	Balarum Nayek.	
			2.	Dhruba Show.	
			3.	Akuli Vanja.	
				Warping.	
			1.	Indra Deo	... B
			2.	Sukumar Barman	... A
				Sizing.	
			1.	Suren Samanta	... A
			2.	Alga	... B

ANNEXURE C.

	Weaving.			Spinning.	
1	Promode Dutta	... A	1.	Santi Biswas	... C
2	Tanu Mapunder	... B	2.	Kanu Dey	... A
3	Heen Banerjee	... B	3.	Rameshwar Das.	
4	Nipon Sarkar	... B	4.	Sudhangshu Dutta	... B
5	Md Em Lal Barma	... C	5.	Kalpada Dey	... A
6	Chandra Kr. Ghosh	... C	6.	Ajit Das	... A
7	Balaram Sarkar	... B	7.	Raghnath, No. 1	... B
8	Narendra Singha Roy.		8.	Rishikesh Lahiri	... C
9	Sambhu Das	... B	9.	Dhiren Das	... A
				Canteen.	
			1.	Prabhu Singh.	

NIPAR RANJAN VEDARATNA.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 544Lab.—25th January 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its corrigendum No. 6892Lab., dated the 29th November 1950, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, and represented by the Indian Jute Mills Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as Chairman, and Sri P. R. Mukherji, and Sri M. C. Banerji, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, the General Secretary, Jute Workers' Federation, 35B, Wellington Street, Calcutta, on behalf of the workmen of the Clive Jute Mill of 43-1, Garden Reach, Calcutta, being items 7 and 8 under the head "24 Parganas" of the said list, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by the General Secretary, Jute Workers' Federation on behalf of the workmen of Clive Jute Mills against the said mills in connection with Government of West Bengal, Labour Department order No. 5521Lab., dated 25th September 1950, referring certain industrial disputes between 86 jute mills in West Bengal, including the Clive Jute Mills and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI P. R. MUKHERJEE, *District Judge, Member*

SRI M. C. BANERJI, *District Judge, Member.*

For the Jute Workers' Federation: Sri D. L. Sen Gupta, Advocate, &
Sri Pham Ghosh, General Secretary.

For the Clive Jute Mills: Sri S. C. Sen, Advocate.

AWARD.

This matter has arisen out of a petition of complaint under section 33 of the Industrial Disputes Act presented on 23rd December 1950 (registered

No. 58 of 1950 under section 33A) by the General Secretary, Jute Workers' Federation, on behalf of the workmen of the Clive Jute Mills, are two (Nos. 7 and 8 under 24-Parganas district in the list) of the Mills in West Bengal which are concerned in the industrial dispute referred to this Tribunal for adjudication by Government of West Bengal Labour Department, order No. 5521Lab., dated 25th September 1950.

The original adjudication proceedings which commenced on 25th September 1950 are still pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines. On 18th October 1950 a trouble arose in the Mills over the number of workers in the Knitting and Sewing Departments, in course of which the Manager is said to have been assaulted. It is alleged on behalf of the workmen that the Manager had assaulted a worker on the ground of negligence in performance of work. The Secretary of the local Union is said to have been assaulted and thereafter removed to a hospital. Later in the month on 18th December 1950 the management declared a lock-out which is continuing. About four thousand workmen are said to have been engaged in this lock-out. The prayers made in the petition of complaint at the lock-out should be immediately lifted and all wages for the period of the lock-out should be paid. In the written statement submitted on behalf of the Mills the facts are described in a different way, and it is stated that the workmen of the Mills went on an illegal strike from 1 p.m. on 18th December 1950, and in consequence thereof the management declared a lock-out. It is further stated that on 29th December 1950 the management notified that the Mills would be re-opened and the lock-out be lifted on two conditions, namely, that an assurance of peaceful conduct of the Mills was given by the workmen, and that 8 specified workmen are said to have been responsible for riotous and disorderly conduct inside the Mills would remain suspended pending further enquiry and necessary action. The notice, dated 29th December 1950, issued by the management indicated that it was open to the workmen to come back to work, barring the 8 specified workmen who were suspended. On behalf of the Mills a preliminary point has been raised before us to the effect that the petition of complaint under section 33A of the Industrial Disputes Act is not maintainable inasmuch as the allegations made on behalf of the workmen do not disclose any contravention of the provisions of section 33 of the Industrial Disputes Act. We have heard the parties in regard to this preliminary point, and in view of the decision we have reached with regard to that point we do not consider it necessary to go into the facts.

The petition of complaint under section 33A of the Industrial Disputes Act cannot obviously stand unless it is first established by the evidence on behalf of the workmen that the action of the management of the Mills amounted to a contravention of any of the provisions of section 33 of the Industrial Disputes Act. It has been contended on behalf of the management that the declaration of the lock-out by the management on 18th October 1950 amounted to a contravention of both the clauses of section 33. The argument advanced is that the declaration of the lock-out amounted to a suspension within the meaning of section 33(b), and also to an alteration of conditions of service to the prejudice of the workmen concerned in the dispute within the meaning of section 33(a). On the other hand, it has been argued on behalf of the Mills that the declaration of the lock-out does not come within the purview of either of the clauses of section 33. In regard to the question of punishment, we refer to the reasoning set out in paragraph 6 of the award of the Engineering Firms Tribunal constituted by Sri S. N. Modak, I.C.S. (Retd.), Chairman, and Sri A. Das, District Judge, Member, in connection with a complaint under

section 33A of the Industrial Disputes Act against the Hindusthan Development Corporation, Ltd., as published in the *Calcutta Gazette* of 28th September 1950 by Government of West Bengal, Department of Labour, Order No. 5335Lab., dated 16th September 1950. The ordinary dictionary meaning of the word "punish" is "to cause offender to suffer for offence", "inflict penalty for offence". The word "punish" presupposes or signifies some offence committed by the person who is punished. In our present case there is no indication of any offence committed by the generality of workmen numbering about four thousand, except for the fact that management has suspended 8 specified workmen pending further enquiry regarding the suspicion that they may have committed some offences. We are not concerned in the present case with the question regarding the offence which may have been committed by the 8 specified workmen, and it must be clear that we are dealing here with the case of the generality of the workmen with regard to whom a lock-out has been declared. The Federation has not alleged and cannot allege that the lock-out was declared in connection with any offence committed by the generality of workmen. The position further is that the declaration of the lock-out does not in any way purport to be punishment in connection with any offence committed by the generality of the workmen. It has been contended on behalf of the Federation that management has not paid any wages for the period of lock-out, and such non-payment of wages, which involves some disadvantage or loss, should be held to amount to punishment in the general sense. In the light of the implications of the word "punish" which we have already noted, we are unable to hold that the declaration of a lock-out or the consequent non-payment of wages amounts to punishment within the meaning of section 33(b) of the Industrial Disputes Act. We hold therefore that this matter does not come within the purview of clause (b) of section 33.

3. The next question is whether it comes within the purview of clause (a) of section 33. The first question is whether the declaration of the lock-out or the consequent non-payment of wages during the period of lock-out amounts to any alteration of the conditions of service applicable to workmen immediately before the commencement of the adjudication proceedings and the second question is whether such alteration, if any, is to the prejudice of the workmen concerned in the disputes. The third question is whether the declaration of a lock-out amounts to an alteration of the conditions of service. It cannot be denied that under the provisions of the law an employer is entitled to declare a legal lock-out, just in the same way as the workmen are entitled to launch a legal strike, and there is nothing in the Industrial Disputes Act which would prohibit the declaration of a lock-out before the commencement of the adjudication proceedings. It is not necessary for us in the present case to go into the question at this stage whether the particular lock-out was legal or illegal. The point is whether the declaration of the lock-out, apart from the question of its legality or otherwise, can be held to amount to an alteration of the conditions of service. As regards illegal lock-outs and illegal strikers, offenders are liable to appropriate penalties under the provisions of section 26 read with section 24 of the Industrial Disputes Act. In our view, section 33 which is entirely a different section has no intrinsic connection with lock-outs either legal or illegal. After having given very careful thought to the question from all points of view, we come to the clear conclusion that the declaration of a lock-out or the consequent non-payment of wages during the period of lock-out does not amount to any alteration of the conditions of service within the meaning of section 33(a) of the Industrial Disputes Act. We hold therefore that there was no contravention of the provisions of section 33(a) in the present case.

In the result, we hold that the Jute Workers' Federation on behalf of the workmen of the Clive Jute Mills has failed to establish that the provisions of any of the clauses of section 33 of the Industrial Disputes Act have been contravened in the present case. We hold therefore that the petition for an order under section 33A of the Industrial Disputes Act is not maintainable, and the workmen concerned are not entitled to any relief on the basis of this petition of complaint, and we are unable to proceed further on the matter. We make our award accordingly. We make no order as to costs.

S. N. MODAK,
Chairman,

P. R. MUKHERJEE,
Member.

M. C. BANERJEE,
Member.

15th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

151Lab.—25th January 1951.—Whereas under the Government of Bengal, Labour Department, order No. 5521Lab., dated the 25th November 1950, read with its corrigendum No. 6892Lab., dated the 29th November 1950, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills men and their workmen represented by the Indian Jute Mills Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, Jt. Secy. (Retd.), as Chairman, and Sri P. R. Mukherjee and Sri M. C. Banerjee as Joint Judges, as Members;

and whereas during the pendency of proceedings before the said Tribunal the Jute Workers' Federation, 35B, Wellington Street, Calcutta, on behalf of Ganga Bux and Mahadeo Prosad and other darwans mentioned in Annex A to the award referred to hereinafter of the Kinnison Jute Mill, being item 49 under the head "24 Parganas" of the said district, filed a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated on the said complaint and submitted his award to the State Government;

and whereas therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to make the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by Jute Workers' Federation on behalf of Ganga Mahadeo Prasad and 14 other durwans against Kinnison Jute Mill in connection with Government of West Bengal, Department of Labour order No. 5521Lab., dated 25th September 1950, referring to industrial disputes between 86 Jute Mills in West Bengal including Kinnison Jute Mills and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL**PRESENT :**

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*
 SRI P. R. MUKHERJI, *District Judge, Member.*
 SRI M. C. BANERJI, *District Judge, Member.*

For the Jute Workers' Federation : Sri D. L. Sen Gupta, Advocate.

For the Kinnison Jute Mills : Sri S. C. Sen, Advocate.

AWARD.

This matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 20th November 1950 (entered as case No. 45 of 1950 under section 33A) by Jute Workers' Federation on behalf of Ganga Bux and Mahadeo Prasad and 14 other durwans as mentioned in Appendix A to this award. The complaint has been against Kinnison Jute Mills, which is one (No. 49 under 24-Pargana district in the list) of the 86 Jute Mills in West Bengal which are concerned in the industrial disputes referred to this Tribunal for adjudication (Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950). The original adjudication proceedings commenced on 25th September 1950 are still pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines:—In consequence of the death of a previous jamadar employed by the Company, one Khedu, a comparatively junior havildar, was appointed as jamadar on 15th August 1950, in supersession of the claims of Mahadeo Prasad. The resultant vacancy in the post of a havildar was filled up on 30th September 1950 by promoting a durwan named Bala Singh in supersession of the claims of Ganga Bux, a dak durwan. The durwans in general became dissatisfied over these cases of supersession. On the morning of 30th September 1950 Ganga Bux, Mahadeo Prasad and the 14 other durwans as mentioned in Appendix A approached the Manager and appealed to him for reconsideration of the order promoting Bala Singh to the post of havildar in supersession of the claims of Ganga Bux. The Manager is stated to have promised to look into the matter. The durwans went on performing their duties as usual. But subsequently the Manager of Mahadeo Prasad and the 14 other durwans as mentioned in Appendix A were dispensed with, and the work was done from 1 p.m. on 1st October 1950 by some durwans brought from Standard Jute Mills. The grievance put forward by the Federation is that Mahadeo Prasad and the 14 other durwans who approached the Manager with an appeal for reconsideration of the orders were dismissed on 30th September 1950 and this dismissal took place during the pendency of the adjudication proceedings before the Tribunal and was unjustified. The case put forward by Kinnison

is, on the other hand, is on the following lines. Khedu being senior service to and more efficient than Mahadeo Prasad, was legitimately appointed as jamadar, in the vacancy caused by the death of the previous incumbent. Similarly Baleswar Singh, who in the estimation of the Company was more efficient than Ganga Bux, and is said to be also senior in service, was legitimately appointed in the resultant vacancy in the post of havildar. The Company claims a right of passing orders regarding promotion on the basis of not only seniority in service but also other factors, it is contended on behalf of the Company that the orders regarding promotion do not come within the purview of the section 33 of the Industrial Disputes Act. After 10 a.m. on the morning of 30th September 1950 Mahadeo Prasad and the 14 other durwans as mentioned in Appendix A, went to the Manager's office and their spokesman Mahadeo Prasad told the Manager insolently that unless the order regarding promotion was changed they would not serve the Company any further. Thereupon the Manager announced that the decision would not be changed and suggested that if they wanted to leave their services they would be at liberty to do so. Thereafter Mahadeo Prasad and the 14 others individually intimated their intention to resign and to be paid off. Thereupon the mill authorities accepted the resignations tendered verbally by Mahadeo Prasad and the 14 others, with immediate effect. The 15 men did not perform their duties any time on 30th September 1950 after the incident. Some of the durwans attempted to join their posts at and after 1 a.m. on 1st October 1950, they were not allowed to do so as the resignations tendered by them had already been accepted. From 1 p.m. on 1st October 1950 durwans in Standard Jute Mills were brought for performing the duties of the durwans whose services had been terminated. It is contended by the Company that so far as the 15 persons, Mahadeo Prasad and others, are concerned, it was purely a case of acceptance of resignations tendered, and therefore there was no contravention of the provisions of section 33 of the Industrial Disputes Act.

2. As regards the promotion of Khedu to the post of jamadar, in supersession of the alleged claims of Mahadeo Prasad, it appears that the order was issued on 15th August 1950, that is to say, before the date of reference. It follows therefore, that this particular action of the Company did not come into place during the pendency of the adjudication proceedings, and therefore there was no contravention of the provisions of section 33 of the Industrial Disputes Act. As regards the promotion of Baleswar Singh to the post of havildar on 30th September 1950, in supersession of the alleged claims of Ganga Bux, we find from the service records and other evidence that there are reasons for thinking that Ganga Bux was junior in service to Baleswar Singh. Apart from this aspect of the matter, we are of opinion that an employer is entitled to pass an order regarding promotion on the basis of seniority, efficiency and other factors, and such a question necessarily depends on the discretion of the employer. We hold that a decision of the employer not to promote a particular employee to a particular post does not amount to punishment within the meaning of section 33(b) of the Industrial Disputes Act, and does not also amount to any prejudicial alteration of the conditions of service within the meaning of section 33(a) of the Act. In that view of the matter, we come to the conclusion that with regard to the affair of promotion of Baleswar Singh in alleged supersession of the claims of Ganga Bux, there was no contravention of the provisions of section 33 of the Act.

3. The real point in this case is whether the termination of the services of Mahadeo Prasad and the 14 durwans, as mentioned in Appendix A, amounted to a contravention of the provisions of section 33 of the Act. The

case of the Company is that these 15 men approached the Manager on the morning of 30th September 1950 and protested in an insolent manner against what they considered to be an order of supersession of Ganga Bux and demanded a revision of the order passed, and on the refusal of the Manager to revise the order each of them individually expressed his decision to tender resignation and to be paid off and thereafter the resignation of the 15 men were accepted by the management. The case put forward on behalf of the employees is that they approached the Manager with a mild appeal for redressing their grievances arising out of the question of promotion, and the Manager promised to look into the matter, and thereafter they went on performing their duties as usual, and later on they found themselves unjustifiably discharged, and their posts were taken by some durwans brought from Standard Jute Mills from the afternoon of 1 October 1950. On the side of the employees we have got the evidence of P.W. 1 Kapildeo Tewari who claims to be Secretary of the Kinnison Jute Mills Employees' Union, P.W. 2 Ganga Bux, and P.W. 3 Mahadeo Prasad. On the side of the Company, we have the evidence of O.P.W. 1, the Manager, O.P.W. 2, the Mill Clerk, O.P.W. 3, the Assistant Labour Liaison Officer of the Company, and O.P.W. 4, the Store Head Clerk. P.W. 1 was present at the time when the incident of the morning of 30th September 1950 took place. Ganga Bux, P.W. 2, who is still in the service of the Company claims to have accompanied the 15 persons mentioned in Appendix A to the Manager's office at about 8 a.m. on 30th September 1950, and also claims to have been the spokesman. This version is corroborated by P.W. 3 Mahadeo Prasad. Both of them have said that they put forward a mild appeal for reconsideration of the order regarding promotion, and the Manager promised to reconsider the matter in consultation with the other employees. The evidence on the side of the Company indicates that Ganga Bux did not go to the Manager's office at all. It is somewhat strange that Ganga Bux continued to be in the service of the Company even though he had led the party, the services of the other members of which were subsequently terminated. If Ganga Bux went with the party to the Manager's office at all he must have taken a prominent part and one would naturally expect that he would share the fate of the others. The evidence of Ganga Bux shows that as a dak durwan he had to leave the mill at 8-30 a.m. with a dak for the head office in Calcutta and he would ordinarily remain outside the mill up to 2-30 p.m. on Saturdays and 8-30 p.m. on other weekdays. If the incident took place shortly after 10 a.m. as testified to by the witnesses on the Company's side, as we hold it did, Ganga Bux's presence at the Manager's office at that time would be impossible. On a consideration of the evidence, in the light of probabilities we hold that Ganga Bux did not accompany the party to the Manager's office on the morning of 30th September 1950, and he has come before us as a witness of untruth. On the side of the Company we have the evidence of the Manager and 3 other employees who claim to have been present at the Manager's office at that time. They have all supported the version of the incident as put forward on behalf of the Company. As against this evidence we have got the solitary evidence of P.W. 3, Mahadeo Prasad. We are not disposed to believe that the party approached the Manager with a mere mild request for redressing their grievances. We find that Mahadeo Prasad and the 14 other durwans mentioned in Appendix A, went to the Manager's office on the morning of 30th September 1950 and protested against the order of promotion of Baleswar Singh in an insolent manner and demanded a revision of the order, and each of them proposed to relinquish his service if the previous order was not revised. We are further satisfied that the resignation-tenders were accepted verbally by the management shortly thereafter and the services of the 15 persons were terminated on the acceptance

verbal resignations. We are not satisfied that the employees in question continued to perform their duties during the rest of the day on September 1950. It is true that the evidence of the Mill Clerk, V. 2, indicates that some of the durwans went to their posts from 1 a.m. October 1950, presumably because better sense dawned on them on the next day. But the Company's case is that the resignations which were tendered had already been accepted by the management, and no objection to allowing those employees to work at their posts arose. Inasmuch as we have held that the 15 persons tendered their resignations which had been accepted by the Company, we do not find any substance in the contention raised on behalf of the employees to the effect that the termination of services of the 15 persons amounted to punishment by way of dismissal within the meaning of section 33(b) of the Industrial Disputes Act. We hold that the termination of the employment of the 15 persons as mentioned in Appendix A to this award having taken place by reason of their resignations being accepted by the Company, the matter does not come within the purview of section 33 of the Act, and there was consequently no violation of the provisions of that section.

In the result, we hold with regard to all the elements of the complaint placed before us that it has not been established that the provisions of section 33 of the Industrial Disputes Act were contravened. We hold, therefore, that the complaint under section 33A of the Industrial Disputes Act is not maintainable and the persons concerned are not entitled to any relief on the basis of this petition of complaint. We make our award accordingly. We pass no order as to costs.

S. N. MODAK,
Chairman.

P. R. MUKHERJEE,
Member.

M. C. BANERJEE,
Member.

8th January 1951.

APPENDIX A.

Havildar Mahadeo Prasad.

Durwan Babu Singh.

Durwan Chhotey Singh (a).

Durwan Chhotey Singh (b).

Durwan Banwari Singh.

Durwan Ram Bharosay Singh.

Durwan Jaswant Singh.

Durwan Mohan Singh.

Durwan Brij Mohon Singh.

Durwan Sreepal Singh.

11. Durwan Ambika Singh.
12. Durwan Hari Singh.
13. Durwan Jangi Singh.
14. Durwan Ramnath Singh.
15. Durwan Partap Singh.

S. N. MODAK,
Chairman.

P. R. MUKHERJEE,
Member.

M. C. BANERJEE,
Member.

The 18th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt.

ORDER.

No. 548Lab.—25th January 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 2200Lab., dated the 3rd 1950, the industrial disputes which had existed between the 79 Presses of Calcutta and Howrah mentioned in the list appended to the order, dated the 3rd May 1950, and their employees represented by Press Employees' Association, 249B, Bowbazar Street, Calcutta, over questions relating to (1) Minimum wages, grades and scales fixed in previous award referred to therein, (2) Dearness allowance, (3) Gratuity, (4) Standing Orders regarding termination of employment, were referred for adjudication to an Industrial Tribunal consisting of Sri A. Das Gu District Judge;

And whereas during the pendency of proceedings before the Tribunal, Sri Ramhari Rakshit of 3, Gulu Ostagar Lane, Calcutta, Sri Bato Krishna Hazra of 41/1, Maharsi Debendra Nath Road Calcutta employees of Messrs. P. M. Bagchi & Co., Ltd. (Press), 19, Gulu Ostagar Lane, Calcutta, being item No. 56 of the list aforesaid, as represented by the said Press Employees' Association, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said employees, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal adjudicated upon the said complaint and submitted his award to the Government;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is hereby to publish the said award as shown in the annexure hereto

ANNEXURE.

in the matter of Ramhari Rakshit of 3, Gulu Ostagar Lane, and Bato Krishna Hazra of 41/1, Maharshi Debendra Nath Road, Calcutta, discharged employees of Messrs. P. M. Bagchi & Co., Ltd. (India Directory Press), 19, Gulu Ostagar Lane, Calcutta, represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta, and in the matter of two complaints under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Cases Nos. 48 and 49 of 1950), and in the matter of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the Complainants: Sri S. K. Dhar, Pleader, assisted by Sri Indu Kushan Sarkar, Secretary of the Press Employees' Association.

the Opposite Party: Sri N. K. Mukherji, Advocate, assisted by Sri Chattermay Chatterji, Press Manager and Sri Debaprasad Sen Gupta, General Manager.

AWARD.

in pursuance of the order of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, adjudication proceedings have been started for settlement of industrial disputes between employers and employees of 79 printing presses of Calcutta and Howrah, included in the list annexed to the order of reference, of which the India Directory Press of Messrs. P. M. Bagchi & Co., Ltd., is one, being serial No. 1 in the list. The adjudication proceedings are still pending.

Separate complaints have been filed by Ramhari and Bato Krishna, discharged employees of the press, complaining that they were dismissed wrongfully by the management on 30th November 1950, in contravention of the provisions of section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. They seek reinstatement and for compensation of the period of their employment.

The case of the management is that the complainants were appointed as temporary compositors for a period up to 30th Aswin 1357 B.S., corresponding to 17th October 1950 and that on further consideration the tenure of their employment was extended to 14th Agrahayan 1357 B.S., i.e., 30th November 1950. The management pleads that temporary workers are not entitled to receive any compensation, in lieu thereof under the Standing Orders issued by the management to the award, dated 11th May 1948; and that the complainants have been employed after the present order of reference to the Tribunal, and are not hit by the amended section 33 of the Industrial Disputes Act. The management also pleads that the deteriorating financial condition of the business is a sufficient justification for retrenchment of the employees.

The award sets up both the cases together for convenience and proposes to give an award.

The adjudication proceedings started in pursuance of the order of reference No. 2200Lab., dated the 3rd May 1950 of the Government of West Bengal, Labour Department, are still pending. Section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act prohibits a change in the terms and conditions of service of workmen as also discharge or punishment by dismissal or otherwise of a workman during pendency of adjudication proceedings except with the express permission in writing of the Tribunal. The section is as follows:—

“Conditions of service, etc., to remain unchanged during pendency of proceedings.”—During the pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall—

- (a) alter, to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings; or
 - (b) discharge or punish, whether by dismissal or otherwise, any workman concerned in such dispute, save with the express permission in writing of the Conciliation Officer, Board or Tribunal, as the case may be.”
- Clause (a) of section 33 which relates to the conditions of service of workmen in the collective sense does not apply here. We are to enquire whether the present case comes under section 33(b).

It has been contended on behalf of the employers that the complainants are not workmen concerned in the dispute inasmuch as they were appointed long after the order of reference. I am not inclined to accept this view. An industrial dispute remains alive till it is either abandoned either expressly or by implication or settled by conciliation or adjudication and all workmen employed in between the dates of the disputes and termination of the dispute as aforesaid are concerned in the dispute. They are bound by the settlement in the same way as the workmen who were in service in the industry involved in the dispute on the date when the dispute was raised. Section 18(d) of the Industrial Disputes Act is clear on this. Reference by the Government does not terminate the dispute. I am therefore definitely of opinion that the complainants are not excluded from scope of the amended section 33(b) of the Industrial Disputes Act because they were appointed after the date of reference.

The complainants were old employees each having put in a pretty long service in the past. They left their old employments for some reason or other and after a long break they were again reappointed. Bato K was employed with effect from 12th Sravan 1357 B.S. and Ramhari from 21st or 22nd Sravan 1357 B.S. After working for a few days in the past they submitted their applications (Exts. A and A 1). On the applications the following endorsements appear:—

(1)

“Works from 12th Sravan 1357 B.S. Salary Rs. 45 per month
Dearness allowance Rs. 22 per month. Total Rs. 67 per month

J. Chatterji.
24-8-50.

(2)

Appointed temporarily.

D. Sen.
24-8-50.

(3)

Temporary hand not required.

J. Chatterji.

14-10-50.

(4)

Discharged with effect from 30th Aswin as his service is not required.

D. Sen.

14-10-50.

(5)

Discharged as per above note.

G. Bagchi.

14-10-50.

(6)

Temporary service extended till 30th November 1950 due to coming puja.

G. Bagchi.

16-10-50."

There is no satisfactory evidence that these workmen were apprised that they were being appointed as temporary hands. The Press Manager who is to have made the first endorsement on the applications says that the workmen were present when these endorsements were made. After the first endorsement, he placed the applications before the General Manager Sri D. Sen. The Press Manager Sri Jyotirmay Chatterji says that the first order of the General Manager was also passed in the presence of the complainants. No one else was present then. He does not himself say that he has been present in this case does not corroborate Sri Jyotirmay Chatterji. According to him the complainants negotiated with the Press Manager. He says that the complainants were present when the order "appointed temporary hands" was written on the applications. An award settling the industrial dispute of 169 printing presses of Calcutta and Howrah was published in the *Calcutta Gazette* under Government of West Bengal, Labour Department, order No 1487Lab., dated the 11th May 1948. Messrs. P. M. and Co., Ltd., were a party to the adjudication proceedings which resulted in the award. They were represented by the Printing Press Owners' Association. The parties to the dispute settled the service conditions of the printing presses amicably, and the settlement arrived at by the parties was incorporated in the award. The terms and conditions of service as settled were detailed in Annexure B to the said award. Paragraph 3 defines the different categories of workmen, permanent, probationary, Badli and apprentice. A temporary workman has to be one who has been engaged for work which is of an essentially temporary nature likely to be finished within a limited period. Then paragraph 4 deals with the procedure how an appointment should be made. Paragraph 5 states that the rate of pay is signed by the Managing Director or the Manager and is to be given over to the workmen concerned." Although the employers were not to discharge a workman at any time during the probationary period without giving any notice or compensation in lieu of notice nothing is said in respect of any temporary workman, presumably because the appointment of a temporary workman who is employed either for a specified period

of time or for specified work is terminated, by operation of law, either the expiry of the term or on completion of work for which he was employed. Paragraph 13 of the terms and conditions of service deals with the procedure for punishment of a workman by dismissal or otherwise without reference to the nature of his employment, as classified in paragraph 2. Paragraph 14 deals with the termination of employment of any workman in normal circumstances.

The first thing to be seen is whether the complainants were temporary workers in the strict sense of the terms. In the applications both the complainants indicate that they offered themselves as candidates for the post that had fallen vacant. It is quite possible that this statement of the complainants had really no real significance. The statement about the vacancy might have been introduced as a matter of form of the stereotyped way in which applications are generally drafted. We find from the evidence that the General Manager that in Baisakh and Jaistha 1357 B.S. there were 24 composers. In Asar one compositor Purna Mondal by name had left there were only 23. In Sravan another compositor left and with the complainants the strength of composers came up to the original number 24. Thus it is clear that the statement about the vacancy in the applications of the complainants was not altogether formal. It has some significance. Really there were two vacancies at the time they were appointed. The management had no contemplation to effect any retrenchment at the time when these two workmen were employed. According to the terms and conditions of service a probationer may be appointed to fill up a permanent vacancy, but not a temporary workman. It is clear from the endorsements on the applications that when the complainants were employed the management did not mention the period for which they were to be appointed. In fact the management does not seem to have had any contemplation to discharge the complainants summarily on any subsequent date. It is only on 14th October 1950 that the management for the first time had the idea of discharging the complainants. I may mention that the management should have given appointment letters to the complainants according to the provisions of paragraph 4 of the terms and conditions of service. This was not done. We were told by Sri Jyotirmoy Chatterji that permanent composers Gorachand Jana and Ram Ada were given appointment letters after they were confirmed. The witness given time to produce the appointment letters. But this could not be produced. The Press Manager Sri Jyotirmoy Chatterji says "We sent a tender for some work of Messrs. Martin & Co. We got a very large amount of work. This was finished towards the close of Aswin. Temporary hands were appointed to cope with this work." Then with reference to the record the witness says, "We got an order for printing 200 of the Railway Act in English and 100 copies in Bengali. The order was executed on 30th December 1950. Ramhari and Batokrishna were employed for this work. Some other composers did this work. The permanent hands, Ramhari and Batokrishna were employed for other works. They were employed to compose a book of T. K. Banerji. When the order in Asar and the work was finished before the Pujā. We maintain a record of the daily works of a compositor." The witness was asked time to get the daily record of work. This could not be produced. The witness says that the report is for the daily work of the press and not of the compositor. Nothing could be shown to me when the book of T. K. Banerji was completed. The bill was submitted on 22nd September. There is nothing to show that even if the complainants were required to do work in connection with the book of T. K. Banerji, the order for printing the book was not received by the management in the ordinary course.

ness, or in other words there is nothing to show that the order for printing T. K. Banerji's book was in any way excluded from the regular business of the Company.

It was urged on behalf of the management that the management proposed to discharge the complainants with effect from 30th Aswin but that the intervention of the entire body of compositors including the complainants the date was extended till 30th November 1950. The endorsement of the applications Exts. A and A 1 give us some indications on this point. The management might propose to discharge the complainants with effect from the 30th Aswin 1357 B.S. and the compositors might have protested against this. But there is no satisfactory evidence on the record to show that the compositors including the complainants prayed for extension of service of the complainants till 30th November 1950. The order of the Managing Director is, dated 16th October 1950. There is no suggestion that the complainants were apprised of this order.

Merely describing a workman as temporary, in his absence, in the papers of the Company, to which the workman has no access does not reduce the workman to the category of temporary workers. This the management would do with some ulterior motive and in cases where a workman who is not employed by terms of his employment, not having been engaged either for a specified period or for a specified work, the workman should not be described as temporary. If he is so described it will amount to unfair labour practice.

On the materials placed before me I am definitely of opinion that the complainants were not temporary workmen in the strict sense of the term. If they are assumed to have been temporary workmen they should not be confused with those who are employed for a specified period or for a specified work and whose services are terminated, by operation of law, on expiry of the period or on completion of work for which he was engaged. In the present case the termination of the services of the complainants could not be in terms of their employment. Their services are terminated by operation of law but by an Act of the management. Section 33(b) of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, undoubtedly covers those cases of termination of services during the pendency of adjudication proceedings which could not be possible except by an act of the management. In the case of the complainants, their services cannot be said, by any stretch of imagination, to have been terminated by operation of law. Their services were terminated by an act of the management during pendency of the adjudication proceedings without any express permission of the Tribunal and such offended the provision of section 33(b).

The management wants to justify the discharge of the two complainants on the ground that the financial position of the business is deteriorating, that the business is incurring loss and is over-burdened with debts. It has been shown some papers which indicated some of the liabilities of the Company. It may be noted that the India Directory Press is only one of several departments of the business of Messrs. P. M. Bagchi and Co. Ltd. Nothing was shown to me that the liabilities were on account of the India Directory Press. Even if these liabilities related to the press, they might have been due to among other things bad management. I am told that the Proprietors have fallen out and that they are engaged in litigation. That might be also the reason for the loss if there had been any. I have been told that there had been a gradual fall in the

overtime work of the workers and that this indicates a fall in work. The following figures may be relevant.

Month	Overtime payment.	
	Rs. a. p.	
Baisakh 1357	...	300
Jaistha 1357	...	Nil
Asar 1357	...	25 6 6
Shraavan 1357	...	218 4 3
Bhadra 1357	...	96 5 3
Aswin 1357	...	224 4 9
Kartick 1357	...	20 13 6

There is also another fact in favour of the employers, viz., that no hand has been appointed in place of the complainants. The management could have and should have applied for permission under section 33 of amended Industrial Disputes Act for retrenchment of these complainants on the ground of a fall in the business. This has not been done. I must at best consider the discharge of the complainants as retrenchment, in which case they are entitled to one month's notice or basic salary and dearness allowance for one month in lieu thereof. These the complainants are entitled to get. To discourage violation of statutory rules I direct that the management shall give the complainants an additional month's wage and dearness allowance. Thus each of the complainants shall be entitled to 2 months' basic salary and dearness allowance. This must be paid within a month from the date when this award comes into force.

A. DAS GUPTA,
District Judge

The 17th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt Sec

ORDER.

No 619Lab.—30th January 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 3130Lab., dated the 10th January 1950, as amended by order No. 4599Lab., dated the 18th August 1950, and with corrigendum No. 6663Lab., dated the 21st November 1950, in an industrial dispute between Messrs. Keshrimull Kundanmull, 17, Grand Trunk Road, North, Lillooah, Howrah, and their workmen represented by the Chatkul Sramik Union, 84, Lala Babu Shire Road, Belur, Howrah, was referred for adjudication to Sri P. R. Mukherji, District Judge;

And whereas the said Sri P. R. Mukherji, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Keshrimull Kundanmull, 17, Grand Trunk Road, North, Lillooah, Howrah, and their workmen represented by the Chatkal Sramik Union, 84, Lala Babu Shire Road, Belur, Howrah.

PRESENT :

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

for the Company: Sri Moni Mohan Banerjee, Pleader, and Sri P. R. Bhangarh, Proprietor of the Company.

for the Union: Sri Dinesh Chandra Roy, President of the Union.

AWARD.

By Government of West Bengal, order No. 4599Lab., dated Calcutta, the 14 August 1950, the above industrial dispute was referred to me for adjudication.

The Union stated that there had been already an award under the Industrial Disputes Act when the minimum basic wages was fixed at Rs. 30 per month with a dearness allowance of Rs. 20, subject to an increase in the wages on the basis of production, but the average daily production fixed in the Tribunal was not given and the management did not press it, knowing it full well that due to many factors, the standard could not be maintained.

The Union now demands the raising of dearness allowance to Rs. 35 per mensem, opening of Provident Fund, or payment of gratuity, bonus, and details whereof would be discussed in the body of the award.

The Company opposed the prayer on the ground that the nature of the industry is that it is a very small and seasonal factory producing umbrellas only and that the factory is running at a loss and any further burden on the way of increase of wages, etc., would severely handicap the progress of the industry and it may also collapse. It is also urged that the workers are exhorted to give a quota of fixed production by the previous award, they are not giving such production as per terms of the last award.

ISSUES.

- 1 Raising of dearness allowance to Rs. 35 per mensem.
- 2 Opening either of Provident Fund, or payment of gratuity as prevalent in other factories.
- 3 One month's wages as bonus with dearness allowance to all workers.
- 4 To stop transferring of workers from one department to another.
- 5 Number of holidays to be raised from 6 to 8 days.
- 6 Arrangement of proper medical treatment to workers.
- 7 To stop piece-rate basis of wages for all workers.
- 8 Free distribution of one umbrella every year for all workers.
- 9 To stop present method of discharging workers on the eve of being made permanent.

10. Minimum wages on first appointment to be fixed at Rs. 50 mensem for unskilled workers.
11. To stop present system of making old hand a new one for overstay leave on medical ground.
12. Facilities to durwans as prevalent in other factories.
13. Discontinuance of the annual increments.

Issue No. I.—Raising of dearness allowance.

In the last Tribunal award given by my colleague, Sri S. C. Chakravarti, no separate dearness allowance was allowed, but the total emolument Rs. 50 had been fixed. He considered the nature of the industry and financial aspect and reviewed the matter very carefully. Quoting Dr. G. S. "Financial consideration and general economy of the industry are two the most important factors which cannot be overlooked in deciding emoluments are to be paid to the workers" he observed that it may lead to destruction of the industry altogether leading to unemployment these considerations are overlooked and a living wage according to theoretical definition be thrust upon an industry.

He observes, "This is a small factory producing umbrella parts, produces ferrule, caps, notches, runners—collectively called 'furniture'. The factory also produces steel umbrella handles. In West Bengal there are other factories producing similar goods."

The difficulties of the Company are enhanced by the fact that there is cloth control and there is world-scarcity of cotton textiles. Similar factories have grown up in other provinces and Bengal has been divided. Practically West Bengal products have markets only in the mother province of origin."

Sri S. C. Chakravarti finally fixed the basic wages including dearness allowance at Rs. 50 and observed, "Looking to the nature of the industry and its gloomy future and keeping in mind the adjustment made last year I increase the total emoluments of persons who earn less than Rs. 50 salary and dearness allowance. Their total emoluments be raised to Rs. 50. The increment shall be in salary. Piece-raters are earning living wages. So, no change is called for. This increment is granted subject to the average daily production as agreed by the Union and the Management on 2 January 1948, as set out below:—

Average daily production as agreed by the Union and management on 2 January 1948.

			Per worker per day
Runners	2 gross.
Caps	10 "
Power Press	50 "
Welding	30 doz.
Filing	24 "
Handle	80 "

If the production is not maintained, the increments allowed will not be available.

Flat increment, gradation and claim for enhanced dearness allowance refused."

Since the last award, which was published on 20th October 1948, nothing extraordinary has happened justifying the revision of the award. On the other hand, it appears that the workers had not complied with the quota, laid down by the last Tribunal.

The chart, Exhibit "A" produced by the Company, which was not challenged by the Union, clearly shows that the fixed quota was not at all reached by the workers. The workers adopted a new tactics. They gave fixed production at a quota much less than that fixed by the last award, and then they claimed to be the fixed quota while actually they produced more and charged on excess production. It is thus clear that so far as caps were concerned, fixed production per individual worker was 10 gross, but they produced 8 gross as fixed production in 1949 and 1950 while actually producing 10.8 gross—thus earning extra for the excess production. It must be said to the credit of the Company that they did not cut the wages of the workers, but rather allowed them this latitude. The last Tribunal's clear direction was that the total emoluments had been raised to Rs. 50 only on condition that the average production must not be below that fixed by the Tribunal. The Company urges that they had to submit to this new tactics in face of troubles while they claimed here that they never gave a go-by the quota fixed by the last Tribunal.

The Company has also produced a Profit and Loss Account showing nett profit to the tune of Rs. 3,690 in three months. This document, Exhibit "B", was not challenged by the Union and this statement was prepared on the basis of the Company's records and *khatas*, which were produced before the Tribunal and verified by the Union.

The Company urged that there should be a revision of pay in view of the loss sustained and in view of the financial position of the Company, and the rate fixed by the last Tribunal be lowered. I am afraid that this will embitter the feeling. But I direct that the Company is at liberty to go on the fixed production, as laid down by the last Tribunal, and to get the same.

It was urged that the quota fixed by the last Tribunal was impossible for workers to produce. That this is not a fact is clear from the chart, Exhibit "A" produced by the Company, which clearly shows that the actual production rendered is over that fixed by the award and what course workers adopted is this that they reduced the fixed and agreed quota and claimed excess charge for the so-called over-production, which was a violation and distortion of the clearly agreed terms of the last Tribunal. On the matter my best consideration, I am of opinion that there had been no new change of circumstances which justify the revision of the quota as fixed by the last award. In this connection the observation of Sir H. B. Davatia in the dispute between the B.E.S.T. Co., Ltd., was published in *Bombay Labour Gazette*, December 1947, page 482, is quoted:—

Mr. Kolah on behalf of the Company contended that the adjudicator should give any decision about any matters for the period which was ended by the rejection of any demand made in the previous adjudications and that the employees cannot make any demands in this adjudication which are substantially the same as those in the previous adjudications. I am going so far as to say that the employees are barred by *res judicata* from making demands which are made before me and are covered by any decision in previous adjudications cannot be proceeded now unless the employees

prove any change of circumstances after the previous decision. If there has been no change of circumstances, the mere ground that the previous adjudicator had not granted a demand would not, in my opinion, justify the employees in repeating the same demand before a new adjudicator sitting in judgment over the decision of another adjudicator. On principle an adjudicator should not change the previous award without proof of any altered circumstances."

The same principles were followed by Sri F. Jeejeebhoy in his award between the workmen employed in the Tin Plate Company of India, Ltd., Golmuri, Jamshedpur, and their employees, published in the *Bihar Gazette Extraordinary*, dated March 14, 1949. The learned Judge at page 4 observes as follows:—

"In a consideration of this subject we must start with the fundamental concept that an award of the Tribunal has the same force as any other award or decision and is entitled to the same respect. And it is but a corollary to this concept that the principle of *res judicata* should apply so that on the same facts and in the same circumstances the issues decided may not be retried in fresh proceedings with a view to securing a different decision. If it were otherwise, there would be no finality to decision, with the unfortunate result that labour, unsuccessful on an issue, would wait discontented, restless and impatient for the period of the notification to elapse and would then embark on go-slow tactics or other equally questionable means to force a fresh reference from the Government in the absence of change of circumstances.

As I conceive it, an award is final and binding for all times in matters relating to personal rights, as for instance, victimization; and an award or agreement of parties on all other matters like wages structure, bonuses, annuities, etc., is final and binding until altered by consent of parties. It is replaced by a fresh award based on change of circumstances. Such is the prevailing concept of awards and agreements in other countries which are equally conscious of the claims of labour, and it is in consonance with natural justice and with recognised legal principles.

I have no doubt that the observations mentioned above enunciate sound principles of adjudication and I consider that these principles should be followed in the present adjudication. No change of circumstances justifying a revision of the basic wages since the previous adjudication has been suggested or proved by the Workers' Union. That being so, the claim for revision of basic wages and introduction of different grade systems of wages as raised by the Workers' Union is rejected and I award accordingly."

In my opinion, therefore, the management is being handicapped by the new tactics adopted by the workers in showing much lesser unit under head "fixed production". So, the claim of fixed dearness allowance Rs. 35 plus wages as claimed, is rejected, as I see no reason to revise the terms of the last award.

Issue No. 2.—Opening of Provident Fund or payment of gratuity.

This issue was not pressed at the time of hearing. The Company urged that in the Engineering Tribunal Provident Fund or gratuity had been recommended for concerns which do not employ less than 100 men, while this factory employs much less. Moreover, last Tribunal rejected both prayers of Provident Fund or gratuity. It is an infant industry and not stabilised. The workers are comparatively new and financial position gloomy. No Provident Fund or gratuity is allowed in other allied industries.

e No. 3.—One month's wages as bonus with dearness allowance to all workers.

The Company opposes the prayer for bonus on the ground that it is making at a loss. This fact is borne out by the observations of the last Tribunal, which found its financial position gloomy. No better prospects are seen and it is seen that the Company did not give any bonus previously. The prayer is rejected.

Issue No. 4.—Transfer of workers.

It is argued by the Union that the worker is transferred from one post to another quite prejudicially to his own interest. A man who is trained in the department of caps cannot produce efficiently sufficient number of handles of umbrellas—it was so argued—if transferred from the department making caps to the department producing handles of umbrellas, and as he is deprived of the wages, which are based on production. I do not think there is any reasonableness of this demand, for it is the normal right of the employer, and this right should not be infringed in any way. The demand of the Union that in the case of transfer of a worker from one department to another, he earns less is groundless, for such a worker continues to get his usual and normal salary. I inspected the factory myself and found that the nature of the work in this industry is such that no skill or special training is necessary. Any worker who has worked for a few days in one branch can work in any other department of the industry with equal efficiency. The Company urges that when there is no work in any department, or less work in any department, instead of reducing the hand, the worker is simply transferred to the department where there is more work. I believe that it is the right thing done in the interest of the industry, no less in the interest of the worker, and I direct that this system of transfer should be maintained.

Issue No. 5.—Number of holidays.

The last award gave 6 days as holidays. The Union wants that the number of holidays should be raised from 6 to 8 days. The claim is vague. I do not understand what they precisely want. The Company at present has statutory holidays under the Factories Act, which has been raised from 6 days to 15 days. Any further cut in working days will hamper production and will be inequitable. The festival holidays allowed by the award are as follows:—

Kali Puja	1 day
Dole	1 day
Independence Day	1 day
Durga Puja	2 days
Viswakarma Puja	1 day

Regarding holidays, they apparently mean festival holidays. Regarding statutory holidays, there is no prayer. I direct, however, that the number of holidays should be as awarded under the Engineering Tribunal.

Issue No. 6.—Medical treatment.

The claim was disallowed by the last Tribunal. It is a small concern in the order for arrangement of proper medical treatment for workers can be made. The Company is, however, directed to make proper arrangement for medical aid being given whenever necessary.

Issue No. 7.—Abolition of piece-rate system.

The prayer that piece-rate system should be abolished is rather unreasonable, for it has transpired in evidence that a worker earns more on piece-rate system. It is also helpful to production. The nature of the work and the peculiar business of this Company demands that piece-rate system is essential for efficient work and good production. It was also observed in the last award that "in the absence of abuse, piece-rate system is good and helpful to production. This should not be abolished." No complaint has been made nor any specific case brought that the piece-rate system has been abused. Two witnesses have been examined, who worked under the piece-rate system in this Company. One of them, Ram Sabila Singh, says that he is not willing to work on fixed salary of Rs. 50, and it is quite clear that he sometimes earns from Rs. 60 to Rs. 65 per month. The claim is rejected.

Issue No. 8.—Free distribution of umbrella.

The Company does not produce a full-fledged umbrella, but only manufactures parts. It is a fantastic demand and is not at all a condition of service. The demand is rejected.

Issue No. 9.—To stop present method of discharge of workers, etc.

It is not quite clear what the Union means by advancing this claim. The peculiar nature of the business is that during particular season, i.e., in summer and especially on the eve of rains, umbrellas are in demand. So that time extra hands are temporarily employed to cope with the work. There cannot be a general direction to make all temporary hands permanent. No specific case regarding discharge on the eve of being made permanent was brought before me. Only two witnesses, Baraj Manjhi and Mohendra Shaw, were examined before me and from their depositions it is clear that they were reappointed on their salary and they had not been financially hit. There is no time-scale in this concern, and as such, if a man is treated as a new entrant, he is not prejudicially affected. I see no reason to make any direction on the point as claimed.

Issue No. 10.—Fixation of minimum wages.

The last award fixed Rs. 50 per month as the total emoluments for existing workers (i.e., salary and dearness allowance combined), subject to a fixed daily production. The workers, however, admittedly did not get the fixed daily production. Nevertheless they got fixed wages as per Tribunal. I see no reason to increase the pay, as demanded and in connection the observations already made under "Dearness allowance" are equally well.

The Company, however, wants to pay a reduced rate of Rs. 42 and dearness allowance as minimum basic wages on the first appointment of unskilled worker. I, however, cannot reduce pay already decreed by last Tribunal.

In this connection the minimum basic wages, as awarded by the Tribunal in the other allied industries are to be compared and it will be seen that they are much lower than that fixed in the case of this industry. Any

use will prove ruin to this industry. The rates of salary in some other tries are as follows :—

name of industry.	Name of Judge.	Date of publication in <i>Calcutta Gazette</i>	Amount awarded.
R Metal Works ..	Sri M. C. Banerjee ..	27th June 1949	Total minimum emolument of Rs. 39 per month, subject to a fixed daily production.
Calcutta Pinjrapole Society.	Sri P. R. Mukherjee ..	29th June 1950	Basic wages including dearness allowance Rs. 42 per month.
Calcutta Luster Antiseptic and Dressing Co.	Sri S. C. Chakravarty	Ditto ..	Basic wages including dearness allowance Rs. 47 per month.
Calcutta Victoria Steam Rope Works.	Sri P. K. Sarkar ..	17th August 1948.	Basic wages including dearness allowance Rs. 48-4 per month.
Calcutta P. L. Berry & Co	Sri M. C. Banerjee ..	8th December 1948.	Basic wages including dearness allowance Rs. 45-8 per month.

In his book, "Indian Working Class", 1948 Edition, Dr. Radhakamal Mukherjee suggested that the minimum basic wages should be Rs. 20 per month to begin with and to reach Rs. 30 per month in 10 years by increment. His idea is that in view of the low national income *per capita* each and every man should make some sacrifice. It may also be remembered that the rise in cost of living index cannot be compensated by an industry which produces goods of human necessity. The test is how far the industry has been benefited by the rise.

Considering all the facts and circumstances and the scale of wages fixed by previous awards in West Bengal, as quoted above, I am of opinion that the emolument, as fixed by the last award, cannot be revised.

Issue No. 11.—To stop present system of making old hands a new one for short overstayng leave on medical ground.

Regarding this prayer, there cannot be a general direction by the Tribunal. If an old worker overstays leave, it is for the management to decide whether he should be at all taken in, or if taken in, whether he should be taken in as a new hand. There cannot be a general direction on this matter.

Issue No. 12.—Facilities to durwans.

It is not stated what facilities are wanted for the durwans in this case. Further, durwans do not come under the Factories Act, and as such, the Act cannot be extended to them.

Issue No. 13.—Discontinuance of the annual increments.

It is not shown what annual increments had been discontinued, or if any. In the previous Tribunal there was no such question raised; I find any reference in the award.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

4th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

Gazette



सत्यमेव जयते

Published by Authority

THURSDAY, FEBRUARY 15, 1951

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স্বরাষ্ট্র বিভাগ।
HOME DEPARTMENT

साधारण भाषन ।

General Administration

नर ४०० छि.५।

No. 400G.A.

निष्ठापन ७ बरणी।

Appointments and Transfers.

प्रत्यक्षः ।

General.

১৪-শ্রমশাখা—নং ০০২জি,এ।এম-২।৫১।—১ই ফেব্রুয়ারী
বাঙালি জবর ঊন-শাসক ও সখীঘড়া শ্রমজেন্দ্র চন্দ্র সেন
জৈয়ার সদরে নিবৃত্ত হইলেন।

rd-24-Parganas.—No. 332G.A./2L-2/51.—
bruary 1951.—Sri Rajendra Chandra Sen,
puty Magistrate and Sub-Deputy Collector,
a, is appointed to be a Sub-Deputy Magis-
and Sub-Deputy Collector, in the 24-Par-
district and is posted at the headquarters
of that district.

No. 3496
The

2. He will be on probation initially for two years during which time he will be required to undergo necessary training and to pass the departmental examination. His confirmation will be dependent upon his successfully completing examination and otherwise exhibiting his fitness for the service.

২৪-নরদশা।—নং ৩৪৯জি,এ।চ।নং-১১০।৪৮।—৫ই ফেব্রুয়ারী
১৯৩১।—অবেদ্যাবীন জবর শাসক ও সমাহতী প্রিকলুপ বুধোদ্যায়
২৪-নরদশা জেলার অন্তর্গত বারাসতে নিবৃত্ত হইবেন।

24-Parganas.—No. 341G.A./8P-110/48.—6th February 1951.—The Sub-Magistrate and Sub-Collector, on probation, named below, is posted to the station noted against his name:—

Sri Bishnupada Mukherjee—Baraset, 24-Parganas.

24 Parganas.—No. 351G.A./573/50.—7th February 1951.—Sri Gouripada Mukherji, Additional District and Sessions Judge, 24-Parganas, is granted, in addition to his own duties, to be a Special Judge to preside over the Special Criminal jurisdiction to sit at Alipore under the Judicial Department no. 200J., dated the 17th January 1950, West Bengal Special Courts Amendment Act I of 1950).

আরক্ষা।
Police.

24-Parganas.—No. 356G.A./3P-93/50.—8th February 1951.—The services of Sri Harish Chandra Sen, Deputy Superintendent of Police, Government Railway Police, Sealdah, are placed at the disposal of the Government of India, Ministry of Home Affairs, for employment as Deputy Central Intelligence Officer, Subsidiary Intelligence Bureau, Calcutta.

বীরভূম-২৪-পরগণা।—নং ৩৫৬জি.এ।৩পি-৭১৫১।—৮ই ফেব্রুয়ারী ১৯৫১।—বীরভূমের অধ্যক্ষী আরক্ষাধ্যক্ষ (বর্তমানে অবসরপ্রাপ্ত) হিষ্কারী কুমার ঘোষ (১নং) কার্যভার গ্রহণের তারিখ হইতে পুনরায় পদে অধ্যক্ষীভাবে ২৪-পরগণা জেলার নিবাহন শাখার অপর আরক্ষা-ব্যবস্থাপক হইলেন।

Birbhum-24-Parganas.—No. 358G.A./3P-7/51.—8th February 1951.—Sri Sudhir Kumar Ghosh(1), officiating Superintendent of Police, Birbhum, since retired, is appointed to act, until further orders, as Additional Superintendent of Police, District Enforcement Branch, 24-Parganas, with effect from the date of his joining the post.

বীরভূম-২৪-পরগণা।—নং ৩৫৮জি.এ।৩পি ৭১৫১।—৯ই ফেব্রুয়ারী ১৯৫১।—বীরভূমের অধ্যক্ষী আরক্ষাধ্যক্ষ শ্রীদুর্গাপদ ঘটক কার্যভার গ্রহণের তারিখ হইতে পুনরায় পদে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইয়া বারাকপুরস্থ পশ্চিমবঙ্গের ২নং সশস্ত্র আরক্ষা বাহিনীতে সহ-অধিনায়কের পদ প্রাপ্ত হইলেন।

Nadia-24-Parganas.—No. 360G.A./3P-7/51.—9th February 1951.—Sri Durga Pada Ghatak, officiating Superintendent of Police, Nadia, is appointed to act, until further orders, as Deputy Superintendent of Police and is posted as Assistant Commandant, Armed Police Battalion (11), West Bengal, Barrackpore, with effect from the date of his joining the post.

সম্মতি।
Confirmation.
আরক্ষা।
Police.

নং ৩৬০জি.এ।৩পি-৭১৫১।—৩রা ফেব্রুয়ারী ১৯৫১।—নিম্নোক্ত আরক্ষা আধিকারিকগণ তাঁহাদের নামের পক্ষে নিখিত তারিখ হইতে পশ্চিমবঙ্গ আরক্ষাকৃত্যকে সম্মিত হইলেন :—

- (১) শ্রীধরেন্দ্র চন্দ্র সেন—১লা অক্টোবর ১৯৪৯।
- (২) শ্রীঅমূল্য চরণ চক্রবর্তী—২৮শে অক্টোবর ১৯৪৯।
- (৩) শ্রীনগেন্দ্র নাথ বসু—১লা জানুয়ারী ১৯৫০।
- (৪) শ্রীজীবনানন্দ মৃধোপাধ্যায়—১লা জানুয়ারী ১৯৫০।

এতদ্বারা এই বিভাগের ১০ই আগস্ট ১৯৫০ তারিখের ২২৪৪জি.এ নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল।

No. 309G.A./3P-73/49.—3rd February 1951.—In supersession of the orders contained in this department notification No. 2244G.A., dated the 10th August 1950, the following Police Officers are confirmed in the West Bengal Police Service with effect from the dates noted against their names :—

- (1) Sri Dharendra Chandra Sen—1st October 1949.
- (2) Sri Amulya Charan Chakrabarti—28th October 1949.
- (3) Sri Nagendra Nath Basu—1st January 1950.
- (4) Sri Jibananda Mukharji—1st January 1950.

নং ৩০৯জি.এ।৩পি-৭১৫১।—৩রা ফেব্রুয়ারী ১৯৫১।—প্রকরণী চরণ বসু ১লা জানুয়ারী ১৯৫০ তারিখ হইতে পশ্চিমবঙ্গ আরক্ষা কৃত্যকে সম্মিত হইলেন। এতদ্বারা এই বিভাগের ১০ই আগস্ট ১৯৫০ তারিখের ২২৪৪জি.এ নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল।

No. 810G.A./3P-73/49.—3rd February 1951.—In supersession of the orders contained in this department notification No. 2245G.A., dated the

10th August 1950, Sri Karali Charan Basu confirmed in the West Bengal Police Service with effect from the 1st January 1950.

নং ৩১১জি.এ।৩পি-৭১৫১।—৩রা ফেব্রুয়ারী ১৯৫১।—বিহারী আধিকারিকগণ তাঁহাদের নামের পক্ষে নিখিত তারিখ হইতে পশ্চিমবঙ্গ আরক্ষাকৃত্যকে সম্মিত হইলেন :—

- (১) শ্রীতারকনাথ বসু—১লা জানুয়ারী ১৯৫০।
- (২) শ্রীব্রজগোপাল মুখোপাধ্যায়—২৮শে ফেব্রুয়ারী ১৯৫০।

No. 311G.A./3P-73/49.—3rd February 1951. The following Police Officers are confirmed in the West Bengal Police Service with effect from the dates noted against their names :—

- (1) Sri Tarak Nath Banerji—1st January 1950.
- (2) Sri Broja Gopal Mukharji—28th February 1950.

ছুটি।
Leave.
সাধারণ।
General.

মেদিনীপুর।—নং ২৭৯জি.এ।৩এল-৩৫(পিটি)।—১লা মে ১৯৫১।—মেদিনীপুরের অপর উপ-শাসক শ্রীকেশবমোহন মল্লিক বঙ্গ কৃত্যক (১ম খণ্ড) নিয়মাবলীর ১৬৮(১) সংখ্যক নিয়ম ২৬শে ডিসেম্বর ১৯৫০ তারিখ হইতে পঁচ দ্বিগুণের অর্জিত ছুটি করা হইয়াছিল।

Midnapore.—No. 279G.A./3I-35/50(Pt) February 1951.—Sri Kshetra Mohan Mo Sub-Deputy Magistrate, Midnapore, was all earned leave for five days from 26th Dec 1950 under rule 168(1) of the West B Service Rules, Part I.

By order of the Govern
S. N. RAY, Chief

প্রচার বিভাগ।
Publicity

প্রজ্ঞাপন।

NOTIFICATION.

নং ৯৮৪পাব।—৩০শে জানুয়ারী ১৯৫১।—পশ্চিমবঙ্গ প্রচার-অধিকর্তা শ্রীঅমল ঘোষকে পশ্চিমবঙ্গের কৃত্যক (প্রথম খণ্ড) ১৬৮(১) সংখ্যক ও তৎসহ ২২৬(বি)(২) সংখ্যক নিয়ম ১৯৫০ সালের ১৬ই ডিসেম্বর হইতে ১৯শে ডিসেম্বর পর্যন্ত ১৯৫১ সালের ২রা জানুয়ারী হইতে ৫ই জানুয়ারী পর্যন্ত ছুটি প্রদত্ত হইল।

রাজ্যপালের আদেশানুসারে
এস. এন. রায়,
প্রধান সচিব।

No. 984Pub.—30th January 1951.—Sri Home, Director of Publicity, West Bengal allowed earned leave with effect from the 19th December 1950, and from 2nd January to the 5th January 1951, under rule 168(e), read with rule 226(b)(2) of the Bengal Service Rules, Part I.

By order of the Govern
S. N. RAY, Chief

Constitution and Elections

NOTIFICATION.

No. 467A.R./B. 1E-48/50.—9th Feb 1951.—The Governor is pleased to appoint Sri Gayen, M.L.A., to be a Parliamentary

By order of the
M. BASU, J

Political ORDERS.

729P./2A-31/50.—5th February 1951.—In
se of the power conferred by sub-section (7)
tion 26 of the West Bengal Security Act,
(West Bengal Act XIX of 1950), and in
ession of all previous orders on the subject,
overnor is pleased to authorise the officers
ed in column 1 of the table below to exercise
wer referred to in that sub-section in
t of the areas specified in the corresponding
in column 2 of that table:—

Table.

1	2
Officers.	Area.
Commissioner of Police and Deputy Commissioner of Calcutta	The town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866, together with the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866.

Each district of West Bengal excluding in the case of the district of the 24 Parganas the suburbs of Calcutta.

861P/442/49. — 9th February 1951.—
is the Governor considers it necessary and
to regulate the entry of persons into the
scribed in the schedule below;

therefore, in exercise of the power conferred by section 7 of the West Bengal Security Act, 1950, the Government are pleased—

hereby to declare the said area to be a
protected area.

to specify the twenty-sixth day of February 1961 as the day on and after which no person who was not at the beginning of the said day resident in the said area shall be therein except in accordance with the terms of a permit referred to in sub-section (2) of the said section, and

to specify the following, that is to say, the Aerodrome Officer of the Airport, Barrackpore, as the authority for granting permits referred to in the said sub-section.

Schedule

Particulars of the area
(boundaries).

2

way, the three Belman
n and the technical
the Airport, Barrack-
24 Parganas), exclud-
e residential quarters
the administrative
g.

North—Nawabganj village
on the northern side of
the drain.

South—Nawabganj Road
on the north of Race
Course.

East—Taxi track (com-
monly used by per-
sonnel of the Indian Air
Force, Military Engi-
neering Service and the
Directorate-General of
Civil Aviation).

West—Nawabganj Road (the
area of the Directorate-
General of Civil Aviation
is bounded by a drain
about 250 feet from the
western edge of the
Runway).

2P.442/49. — 9th February 1951. —
the Governor considers it necessary and
that special precautions should be taken
the entry of unauthorised persons into
Nagar River-side Pump House in the
of 24 Parganas, run by the East Indian
authorities:

Therefore, in exercise of the power conferred by section 6 of the West Bengal Security Act, 1950 (Act XIX of 1950), the

Governor is pleased hereby to declare the said Pump House to be a protected place.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

NOTIFICATION

No. 935P.—13th February 1951.—In exercise of the power conferred by sub-section (7) of section 3 of the Seaward Artillery Practice Act, 1949 (VIII of 1949), the Governor is pleased to authorise the carrying out of seaward artillery practice over the areas in the districts of 24-Parganas and Midnapore described in the schedule below during the period from the 1st March 1951 to the 8th March 1951:—

The Schedule.

(a) *Land Area*.—The whole land area enclosed within the Coastal Battery at Diamond Harbour.

(b) *Sea Area*.—The section of the Hooghly river adjoining Diamond Harbour bounded on the N.W.W. by a straight line drawn across the river from plot No. 1827, mauza Nurpur (jurisdiction list No. 25), police-station Diamond Harbour, district 24-Parganas, to plot No. 539, mauza Bhangagara (jurisdiction list No. 170), police-station Mahishadal, district Midnapore, and on the S.S.E. by a straight line drawn across the river from plot No. 306, mauza Inchinbaria (jurisdiction list No. 10), police-station Kulpi, district 24-Parganas, to plot No. 396, mauza Jhikurkhali (jurisdiction list No. 121), police-station Sutahata, district Midnapore.

By order of the Governor,
R. GUPTA, Secy.

POLICE DIRECTORATE

**Orders by the Inspector-General of Police,
West Bengal**

Darjeeling-24 Parganas.—The transfer of the following officers are made in the interest of the public service:—

- (1) Mr. D. T. Campbell, Town Inspector, Darjeeling—To 24-Parganas as Traffic Inspector.
- (2) Mr. A. T. Brendish, Traffic Inspector, 24-Parganas.—To Darjeeling, *vice* No. (1).

II. N. SIRCAR, Insp.-Genl.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

ਨਰ ੪੦੬ਜ਼ਿ.੯।

No. 401G.A.

क्यात !

Powers.

মালদহ।—নং ৩২৪জি,এ।২সি-৬৫১।—৬ই ফেব্রুয়ারী ১৯৫১।—
মালদহ জেলার অবৈধাধীন অবর উপ-শাসক প্রিয়দীপ্ত কুমার বিন্দাসকে
তৃতীর শ্রেণীর শাসকের অমতা দেওয়া হইল।

Malda.—No. 324G.A./2P-6/51.—8th February 1951.—Sri Kathindra Kumar Bhowm, Sub-Deputy Magistrate, on probation, Malda, is vested with the powers of a Magistrate of the third class.

২৪-পরগণা।—নং ৩৪২জি,এ।চ।পি-১১০।৪৮।—৬ই ফেব্রুয়ারী ১৯০১।—২৪-পরগণা জেলার ধারাসতের অধিবাসীরা জবর দাসত্ব প্রতিকূলদে মুখোপাধায়িক প্রথম শ্রেণীর দাসত্বের স্বত্ব প্রদত্ত হইল।

* 24-Parganas.—No. 342G.A./8P-110/48.—6th February 1951.—Sri Bishnupada Mukherjee, Sub-Magistrate, on probation, Barasat, 24-Parganas, is vested with the powers of a Magistrate of the first class.

হাওড়া।—নং ৩৪৪জি.এ।ডি.৬৭।৫০।—৭ই ফেব্রুয়ারী ১৯৫১।—
হাওড়া সদরের অবস্থানবীন উপ-শাসক প্রদেব চন্দ্র ব্রহ্মপাধ্যায়কে
তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Howrah.—No. 344G.A./2P-67/50.—7th February 1951.—Sri Durgesh Chandra Mukherji, Deputy Magistrate, on probation, Howrah Sadar, is vested with the powers of a Magistrate of the third class.

হাওড়া।—নং ৩৪৫জি.এ।ডি.৬৭।৫০।—৭ই ফেব্রুয়ারী ১৯৫১।—
হাওড়া সদরের অবস্থানবীন অপর উপ-শাসক প্রদেব চন্দ্র ব্রহ্মপাধ্যায়কে
তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Howrah.—No. 345G.A./2P-67/50.—7th February 1951.—Sri Uma Prasad Chatterjee, Sub-Deputy Magistrate, on probation, Howrah Sadar, is vested with the powers of a Magistrate of the third class.

হাওড়া।—নং ৩৪৬জি.এ।ডি.৬৭।৫০।—৭ই ফেব্রুয়ারী ১৯৫১।—
হাওড়া জেলার উপ-বেড়ার অবস্থানবীন অপর উপ-শাসক প্রদেব চন্দ্র
ব্রহ্মপাধ্যায়কে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Howrah.—No. 346G.A./2P-67/50.—7th February 1951.—Sri Purimal Chandra Chakravarty, Sub-Deputy Magistrate, on probation, Uluberia, Howrah, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Burdwan.—No. 643J.—6th February 1951.—Sri Manindra Nath Mukharji, officiating Subordinate Judge and Assistant Sessions Judge, on leave, is appointed Assistant Sessions Judge of Asansol in the district of Burdwan.

By order of the Governor,
A. S. RAY, Secy.

Birbhum.—No. 664J.—8th February 1951.—Sri Malli Nath Mukharji, officiating Subordinate Judge, Birbhum, is appointed Assistant Sessions Judge of the said district.

By order of the Governor,
B. L. SARKAR, Dy. Secy.

NOTIFICATIONS.

No. 599J.—5th February 1951.—In exercise of the power conferred by sub-section (1) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 7745J., dated the 2nd January 1951, under section 3 of the Act:—

Schedule.

The State

versus

Hiranmay Ganguly alias Hena Ganguly, son of Satya Charan Ganguly of Uluberia, Gauhati town, Assam,

being Section "U" of Tollygunge police-station (Case No. 822, dated the 28th August 1950, under sections 19A and 19(f) of the Indian Arms Act, 1878 (XI of 1878).

No. 626J.—6th February 1951.—In exercise of the power conferred by clause (1) of article 299 of the Constitution of India, the Governor is pleased to direct that agreements or contracts between the State Government and the fishermen for the purpose of operation of the scheme of Distribution of Capital Goods launched by the Department of

Agriculture, Forests and Fisheries of the Government may be executed, on behalf of the Governor by the Assistant Fishery Officers their respective jurisdictions.

No. 645J.—7th February 1951.—In exercise of the power conferred by clause (1) of article 2 of the Constitution of India, the Governor is pleased to authorise the Refugee Rehabilitation Commissioner, West Bengal, to execute, on his part, all contracts for the supply of foodstuffs and articles, and the engaging of transport contractors in connection with the relief and rehabilitation of displaced persons.

Explanation.—In this notification "displaced person" means a person who on account of setting up of the Dominions of India and Pakistan or on account of civil disturbances or fear of disturbances in any area now forming part of Eastern Pakistan, has left or has been displaced from his place of residence in such area, and has subsequently been residing in India.

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATIONS.

Nadia.—No. 63Regn.—5th February 1951.—The Governor is pleased to accept the resignation tendered by Janab Abdur Rahim of his post as Muhammadan Registrar and Kazi of Bhat in the district of Nadia with effect from 9th March 1950.

Birbhum-Calcutta.—No. 67Regn.—8th February 1951.—Sri Jyotish Chandra Maitra, District Registrar of Birbhum, is appointed to be District Registrar of Assurances, Calcutta, with effect from the 26th February 1951 or any subsequent date which he takes over charge, *vice* Sri Jyotish Chandra Mohan Nath, retired.

Midnapore-Birbhum.—No. 68Regn.—8th February 1951.—Sri Nripendra Nath Ghatak, District Registrar, Midnapore, is appointed to act as the District Sub-Registrar of Birbhum with effect from the date on which he takes over charge, *vice* Sri Jyotish Chandra Maitra, transferred.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 355F./F/2C/1/50.—5th February 1951.—In exercise of the powers conferred by paragraph 309 of the Constitution of India read with article 313 of the said Constitution, the Governor is pleased to make the following rules:—

1. These rules may be called the Cooch Behar Employees (Transitional Provision for Retired and Compensation) Rules, 1950.

2. In these rules, unless the context otherwise requires,—

(a) "Civil Service Regulations" means the Fifth Edition (Fifth Reprint) of the Civil Service Regulations issued by the Department of the Government of India with such amendments as may be made by the Government of Bengal or the Government of West Bengal from time to time.

(b) "Lien" includes a suspended lien.

(c) "Cooch Behar Administration" means the administration existing in the State of Cooch Behar on the 31st January 1949.

"Leave due" means in the case of persons other than those appointed on contract, leave due on the date of demitting office, and being calculated under the rules of the Cooch Behar Administration up to the 31st December 1949, but not including furlough and leave due under section 11 of Chapter XV of the West Bengal Service Rules, Part I, for service subsequent to that date. In the case of persons appointed on contract "leave due" means leave admissible under the terms of the contract.

"Pay" means pay as defined in rule 5(28) of the West Bengal Service Rules, Part I.

"Pension" includes gratuity.

"Service" includes service under Cooch Behar Administration and the State of Cooch Behar before accession to the Indian Dominion.

(a) Except as provided in clause (b) below, rules apply to all employees of the Cooch Behar Administration, who prior to 31st December held appointments to those branches of administration which correspond to the administrative branches of Part A States according to the provisions of the Constitution of India and who have been continuing under the Government of Bengal since that date.

These rules do not apply to an employee of Cooch Behar Administration as aforesaid—

who on the date on which he is required to demit office, has at his credit sufficient leave admissible on average or half average pay to carry him to the date of his superannuation; or

who is granted at his own request before he finally demits office leave with permission to retire on its expiry; or

against whom disciplinary proceedings are in progress until the termination of the proceedings; provided that these rules shall not apply when the proceedings end in dismissal or removal from service; or

who is on extension of service or is re-employed beyond the age of superannuation.

An employee of the Cooch Behar Administration as aforesaid, admitted to any of the benefits provided in rules 6-10 may, if he is subsequently employed or re-employed in Government service, be deemed to forgo that benefit to such extent as the State Government may by general or special order direct.

Employees of the Cooch Behar Administration to whom these rules apply shall have an option to continue or not to continue in service under the Government of West Bengal, provided that despite the option to continue in service, the State Government shall have discretion to decide whether any particular employee should be retained in service.

Temporary employees of the Cooch Behar Administration to whom these rules apply, and who are not to continue in service or cannot be employed for any reason whatsoever, will be paid their full pay as compensation on demitting office.

A permanent employee of the Cooch Behar Administration holding a pensionable post to whom these rules apply, and who is declared by an authority to be prescribed as being medically unfit to be granted invalid pension at the rates laid down in article 474A of the Civil Service Regulations of the Inferior Service (Gratuity, Pension and Retirement) Rules, 1936 (Bengal), as the case

8. A permanent employee of the Cooch Behar Administration, holding a pensionable post, to whom these rules apply, who opts to continue in Government service under rule 5, but is found to be unsuitable for ultimate absorption into Government service for reasons other than medical unfitness, will be granted the following benefits on demitting office:—

(a) three months' pay of the post he holds and

(b) in deserving cases a compassionate pension not exceeding 2/3rd of the invalid pension calculated at the rates laid down in article 474A of the Civil Service Regulations or the Inferior Services (Gratuity, Pension and Retirement) Rules, 1936 (Bengal), as the case may be.

9. A permanent employee of the Cooch Behar Administration holding a pensionable post, to whom these rules apply, and who—

(a) either opts not to continue in service under the Government of West Bengal; or

(b) is found fit for absorption into Government service, but whose services are not wanted, being surplus to present requirements,

will be granted the following benefits on demitting office:—

(i) All leave due and admissible to him other than leave on medical certificate under rule 173 and leave on private affairs under rule 172 of the West Bengal Service Rules, Part I, provided that no such leave shall extend—

(a) beyond a date 28 months from the date of demitting office;

(b) beyond a date on which he attains the age of superannuation;

(c) beyond the date he asks that his pension should take effect;

whichever of these dates is the earliest.

Note.—Leave granted under clause (i) shall count as qualifying service for pension notwithstanding the provisions of article 408 of the Civil Service Regulations.

(ii) Compensation pension calculated at the rates laid down in article 474A of the Civil Service Regulations, or under the Inferior Services (Gratuity, Pension and Retirement) Rules, 1936 (Bengal), as the case may be.

(iii) If his past service is satisfactory, a special gratuity calculated as hereinafter provided with reference to his length of service on the date on which he finally demits office and on the basis of the pay of the permanent post on which he holds a lien on such date. The special gratuity shall be—

(a) in the case of persons in Superior Service, 1/24th of a month's pay for each completed month of total service, to a maximum of 7½ months' pay when total service amounts to 180 months, diminishing thereafter by 1/24th of a month's pay for each completed month of service in excess of 180 months; and

(b) in the case of persons in Inferior Service, 1/12th of a month's pay for each completed year of total service, to a maximum of 7½ months' pay when total service amounts to 30 years, diminishing thereafter by 1/12th of a month's pay for each completed year in excess of 30 years.

(iv) Travelling allowance as hereinafter provided—

(a) If in Superior Service, according to the order in force for Government servants on transfer from the station of his last

employment to the place within India where he takes up permanent residence within six months of his demitting office (except that he shall be given no additional fares for himself).

- (b) If in Inferior Service two 3rd class fares only from the station of his last employment to the place within India or Eastern Pakistan where he takes up permanent residence within six months of the date of his demitting office.

10. A person fulfilling the conditions laid down in rule 9 will be permitted to exchange three months' pay for the benefits admissible under clauses (i) and (iii) of that rule. The leave due and admissible shall however count as qualifying service for purposes of pension.

11. Notwithstanding anything stated elsewhere in these rules persons appointed on contract whose services are not required shall particularly in matters of notice and compensation be governed by the terms of their contract. Such persons shall be granted all leave due on the date of demitting office.

12. Notwithstanding anything stated elsewhere in these rules persons re-employed under the Cooch Behar Administration after superannuating from service under the Government of India, or any Provincial or State Government shall be entitled to one month's notice, or pay in lieu thereof, if their services are no longer required.

13. In matters not specifically covered by these rules relating to pensions, leave and leave salary the relevant statutory rules applicable to servants of the Government of West Bengal shall apply, except the provisions in articles 426 and 436 of the Civil Service Regulations.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation

NOTIFICATIONS.

No. 275F.T.—2nd February 1951.—Sri Madan Mohan Dutta, Assistant Statistician (officiating), State Statistical Bureau, was allowed earned leave for thirty days, with effect from the 27th October 1950, and in continuation leave on medical certificate for five days from the 26th November 1950, under rules 168(1) and 173(2) and (3) respectively of the West Bengal Service Rules, Part I.

No. 280F.T.—3rd February 1951.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India the Governor is pleased to make the following rule regulating the recruitment to the post of Commissioner of Commercial Taxes, West Bengal:—

Rule.

Recruitment to the post of Commissioner of Commercial Taxes, West Bengal, shall be made either—

- (i) by promotion of an Assistant Commissioner of Commercial Taxes, West Bengal; or
- (ii) by transfer of an officer from the Indian Administrative Service or the West Bengal Civil Service on the basis of a tenure for three years.

By order of the Governor,
R. DAS GUPTA. Secy.

Budget

NOTIFICATION.

The Charitable Endowments Act (VI of 1890)

No. 1339F.B.—30th January 1951.—It is hereby notified that the Governor of the State of Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by Administrators of "The Rao Mohesh Narayan Sarai Fund" created in terms of notification No. 1000F., dated the 8th February 1897, hereby order and direct that the securities, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which might have been or may be converted, shall from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules made from time to time framed thereunder by the Governor of the State of West Bengal, upon trust forever to receive the interest of the said securities when and as the same became and become due and payable and from time to time to apply the same in terms of the scheme for creation of the said Endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Governor
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Jalpaiguri.—No. L.S.-G. 1B-31/50—9th February 1951.—In exercise of the power conferred by section 22 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Governor is pleased to approve the election by the members of the Jalpaiguri District Board of Sri Sankar Nath Roy to be their Chairman.

Birbhum.—No. M. 1M-16/50.—9th February 1951.—In exercise of the power conferred by clause (2) of proviso to section 16 of the Municipal Act, 1932 (Bengal Act XV of 1932) the Governor is pleased to make the following amendment in the notification No. M. 1M-16/50 (11), dated 2nd May 1950, regarding the appointment of Commissioners of the Rampurhat Municipality in the district of Birbhum published in page 843 of Part I of the Calcutta Gazette, the 11th May 1950, namely:—

Amendment.

In the said notification for the words, "with effect from the date of the election of Chairman under section 45(1) of the said Act," substitute the words and figures "with effect from the 11th May 1950."

Birbhum.—No. M. 1M-48/50.—10th February 1951.—In exercise of the power conferred by clause (2) of the proviso to section 16 of the Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to make the following amendment in the notification No. M. 1M-48/50 (11), dated 2nd May 1950, regarding the appointment of Commissioners of the Rampurhat Municipality in the district of Birbhum published in page 843 of Part I of the Calcutta Gazette, the 11th May 1950, namely:—

notification No. M.1M-48/50(II), dated the 15th February 1950, regarding the appointment of Commissioners of the Bolpur Municipality in the district of Bolpur published at page 985 of Part I of the Calcutta Gazette, dated the 25th May 1950, hereby :-

Amendment.

In the said notification for the words, figures and brackets "with effect from the date of election of a person under section 45(J) of the said Act" substitute the words and figures "with effect from 25th May, 1950".

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.622/1C-1/51.—6th February 1951.—Dr. S. R. Das Gupta, M.B.B.S., Demonstrator of Materia Medica, Nilratan Sarkar Medical School, is appointed temporarily to act, until further orders, as Demonstrator of Pharmacology of the Nilratan Sarkar Medical College, Calcutta.

Calcutta.—No. Medl. 686/H/(4A/11)-65/50.—6th February 1951.—The services of Sri Naresh Chandra Chatterji, Sub-Deputy Magistrate and Deputy Collector, now employed as the Secretary Nilratan Sarkar (Campbell) Medical College, Calcutta are placed at the disposal of the Home and Local Administration Department with effect from the date on which he is relieved of his duties as Secretary, Nilratan Sarkar Medical College.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl.589/DHS/18-22/50.—2nd February 1951.—Temporary Assistant Surgeon and Kumar Das Gupta, M.B., Resident at Nilratan Sarkar Hospital, Calcutta, was granted earned leave on medical certificate for 15 days, with effect from the 1st November 1950 under rule 168(J) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 590/DHS/1P-20/50.—3rd February 1951.—Dr. P. C. Sanyal, M.B. (Cal.), B.Sc. (Eng.), Professor of Clinical Surgery, Nilratan Sarkar Medical College, Calcutta, was granted earned leave for nine days, with effect from the 30th January 1950, under rule 168(J) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl.626/DHS/1M-1/50.—6th February 1951.—Dr. Madhablal Chatterjee, Pharmacologist, Provincial Drug Control Laboratory, Government of West Bengal, is granted earned leave for forty-five days with effect from the date from which the leave is granted under rule 167(ii) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl.627/DHS/1M-1/50(II).—6th February 1951.—Temporary Assistant Surgeon Dr. Samindra Mohan Chakravarty, last employed as Demonstrator of Pharmacology, Nilratan Sarkar Medical College, Calcutta, now on superannuation duty at the Medical College Hospitals, Calcutta, is appointed temporarily to act as Pharmacologist, Provincial Drug Control Laboratory, Government of West Bengal, in the West Bengal Medical and Health Service during the absence on leave, of Dr. Madhablal Chatterjee.

Calcutta.—No. Medl.639/DHS/1N-22/50.—7th February 1951.—Temporary Assistant Surgeon and Kumar Chanda, M.B., Curator,

Pathology Department, Medical College, Calcutta, was granted earned leave for the period from the 20th November 1950 to the 27th November 1950 under rule 168(J) of the West Bengal Service Rules (Part I).

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

No. P.H. 299/31-17/50.—8th February 1951.—Sri A. K. Banerjee, B.Sc., B.E., A.M.I.E. (Ind.), Executive Engineer, East Circle, was allowed leave on average pay on medical certificate for the period from 21st August 1950 to 10th October 1950 under rule 184(b) of the West Bengal Service Rules, Part I.

No. P.H. 300/31-17/50.—8th February 1951.—Sri S. N. Das, B.Sc., A.M.I.E. (Ind.), temporary Assistant Engineer, West Circle, was temporarily appointed to act as Executive Engineer, East Circle, *vice* Sri A. K. Banerjee, on leave.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Howrah.—No. P.H. 265/31-30/50.—5th February 1951.—Dr. H. Chakrabarty, M.B., D.P.H., Subdivisional Health Officer, Uluberia, was granted earned leave for sixteen days with effect from the 1st December 1950 under rule 168(J) of the West Bengal Service Rules, Part I.

Bankura.—No. P.H. 302/31-25/50.—8th February 1951.—Dr. Abani Mohan Tarafdar, M.B., D.T.M., Subdivisional Health Officer, Vishnupur, was granted an extension of leave on medical certificate for the period from 26th November 1950 to 16th December 1950 under rule 173(2) and (3) of the West Bengal Service Rules, Part I.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS

No. 10.—1st February 1951.—The Governor is pleased to appoint the persons named below as temporary Assistant Engineers in the Directorate of Works and Buildings with effect from the dates on which they join the appointments and until further orders:—

- (1) Sri Phamendra Kumar Deb, B.Sc., B.E., son of late Surendra Chandra Deb.
- (2) Sri Biswa Jyoti Mukherjee, B.E., son of Sri Kshitindra Nath Mukherjee.
- (3) Sri Harihar Chatterjee, son of late Prafulla Ranjan Chatterjee.
- (4) Sri Sukhamoy Samajdar, B.E., son of Sri Amulya Nath Samajdar.
- (5) Sri Rabindra Nath Chatterjee, B.E., son of Dr. S. N. Chatterjee.
- (6) Sri Chitta Ranjan Das Gupta, B.E., son of late Ramesh Ch. Das Gupta.

2. These temporary Assistant Engineers are, until further orders, posted to the stations noted below:—

- (a) No. (1) to the office of the Superintending Engineer, Road Planning Circle, as Technical Assistant of the Superintending Engineer.
- (b) No. (2) to the office of the Superintending Engineer, Road Construction Circle No. II, as Technical Assistant of the Superintending Engineer.

- (c) No. (3) to the office of the Superintending Engineer, Road Construction Circle No. I, as Technical Assistant of the Superintending Engineer.
- (d) No. (4) to the City Division under the Presidency Circle.
- (e) No. (5) to the charge of Raghunathganj Subdivision of the Malda Construction Division under the Road Construction Circle No. II.
- (f) No. (6) to the North Bengal Construction Division under the Road Construction Circle No. I.

No. 11.—7th February 1951.—Major A. S. Wilson, late officiating Comptroller, President's Household, is, on reversion to this department where he held a lien on the post of Superintendent, Government House (Gardens, granted earned leave for one hundred and twenty days, preparatory to retirement, with effect from 11th December, 1950 under rule 167 (ii) of the West Bengal Service Rules, Part I, read with Government of Bengal, Finance Department notification No. 2658F., dated 16th October 1943.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 3.—1st February 1951.—The Governor is pleased to appoint Sri Himansu Ranjan Pramanik, M.Sc. (Cal.), M.S. (Engg.) (State University of Iowa), son of Sri Girija Ranjan Pramanik, as temporary Deputy Director, River Research Institute, West Bengal, with effect from the date on which he joins the appointment until further orders.

By order of the Governor,
S. K. DEY, Secy.

IRRIGATION AND WATERWAYS

DIRECTORATE

NOTIFICATION.

No. 10.I.E.—20th January 1951.—Sri Satyakar Gupta, Assistant Engineer, formerly Personal Assistant to the Executive Engineer, Canals Division, was granted earned leave for twelve days with effect from the 27th October 1950 under rule 167 (ii) of the West Bengal Service Rules, Part I.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDER.

No. 491M.P.—7th/8th February 1951.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, licensee of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common passage leading to premises No. 39, Noba Gopal Mukherjee Lane, Sibpur, Howrah, from the existing underground distributor in the Kali Kumar Mukherjee Lane, Sibpur, Howrah, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of

telegraph lines and posts for the purposes of telegraph established or maintained by the Government or to be so established or maintained. The exercise of the powers hereby conferred subject to the provisions of the said Indian Telegraph Act, 1885.

This cancels the Department of Commerce Labour notification No. 11083Com., dated the November 1938, so far as the aforesaid premise concerned.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Certificate of Approval.

No. 449M.P.—5th February 1951.—With reference to rule 5 of the Indian Mineral Concessions Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LII of 1948), for regulating the grant of prospect licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Bengal National Timbers, 1 Gurstin Place, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom prospect licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight the 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 775Lab.—3rd February 1951.—Under section (1) of section 15 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), the Governor is pleased to appoint Sri Bhattacharjee, Labour Officer, West Bengal, Inspector within the municipal areas of Burdwan and Asansol.

No. 809Lab.—5th February 1951.—Notification No. 241Lab., dated the 2nd January 1951, appointing Sri Sachindra Nath Mukherjee temporary Inspector of Factories, West Bengal, is hereby cancelled.

No. 810Lab.—5th February 1951.—Notification No. 251Lab., dated the 2nd January 1951, appointing Sri Diptimoy Dhar temporarily as Inspector of Factories, West Bengal, is hereby cancelled.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 40(4)/50/51W.C.—6th February 1951.—In modification of this Labour Directorate notification No. 40(2)/50W.C., dated 4th October 1950, published at page 2182, Part I of the Calcutta Gazette, dated 2nd November 1950, the name of "Sri G. B. Sehgal", a member constituting the Works Committee on behalf of the employees of the Titagur Paper Mills Co., Ltd. (Mill), Kankinara, 24-Parganas, is hereby cancelled and the name of "Mr. M. E. Parker" is published in his place for general information.

No. 55(1)/50/51W.C.—6th February 1951.—In partial modification of this Labour Directorate notification No. 55W.C., dated 9th October 1950, published in Part I at page 2182 of the Calcutta Gazette, dated 2nd November 1950, the name of "Mr. Alfred Alexander Winton", a member nominated by the employers to the Works Committee of Messrs. Venesta, Limited, Kankinara, 24-Parganas, is hereby cancelled.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Jalpaiguri.—No. 1208L.R.—2nd February 1951.
Rashuk (Chandra Bhattacharjee, retired Sub-
Magistrate and Sub-Deputy Collector
empholyed), is appointed as Cess Revaluation
et, in the district of Jalpaiguri, with effect
the date on which he takes over charge of his
as.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Burdwan.—No. 1038L.A.—29th January 1951.
The following agreement is published under
on 42 of the Land Acquisition Act, 1 of 1894,
general information.

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue, and Secy. to the
Govt. of West Bengal (*ex-officio*).

Agreement.

MEMORANDUM OF AGREEMENT made this 25th
of January One thousand nine hundred and
one BETWEEN THE BENGAL COAL COMPANY,
the, a joint stock Company with limited
as incorporated under the Indian Companies
1882, and having its registered office at
Five Row in the town of Calcutta (herein-
called the "Company") of the One Part AND
GOVERNOR OF THE STATE OF WEST BENGAL
matter called the "Governor") of the Other

WHEREAS for the purpose of constructing
ny buildings, pit-head baths, baby creches,
quarters, stores, workshop, screening plant,
gany for the development of coal
at the Company's colliery known as
"Colliery" situated in village Kankhaya
subdivision of Asansol in the district of
the underground coal and coal mining
which belong to the Company, the Com-
pled to the Government of West Bengal
quisition under the provisions of the Land
Act of 1894 of the piece or parcel of
aming an area of 10.79 acres or there-
about in village Kankhaya within the
Shergarh in the district of Burdwan and
tenuarily described in the schedule hereto
icated in the plan* hereunto annexed,

WHEREAS the said Government of West
being satisfied by an enquiry held under
of the said Act that the proposed acqui-
sition for the aforesaid purpose and that
work is likely to prove useful to the public,
wented to acquire on behalf of the Com-
the piece or parcel of land hereinbefore
;

WHEREAS the said Government of West
as required the Company under the provi-
sion 41 of the abovementioned Act to
o the agreement with the Governor herein-
stained;

THIS INDENTURE WITNESSETH: that it is
agreed and declared as follows:—

1. The Company shall and will pay
aid Government of West Bengal all and
printed but may be inspected in the office
pecial Land Acquisition Officer, Burdwan.

every compensation in respect of the said land
tendered, paid or awarded or to be tendered, paid
or awarded by the Collector under the Land Acqui-
sition Act, 1894, or by Court to which a reference
under Part III of the said Act may be made, or by
the Court or Courts to which an appeal from the
award of the said Court may be preferred and all
costs, charges and expenses of the proceedings in
the aforesaid Courts, or otherwise incidental to the
proposed acquisition or payable in respect thereof
under the provisions of the said Act.

2. On demand made by the said Collector the
obligations of the Company under the last preced-
ing clause not being thereby limited, the Company
shall and will deposit with the said Collector such
sum or sums of money as in his discretion the said
Collector may in anticipation estimate to be neces-
sary for the purposes mentioned in the last preced-
ing clause.

3. On payment by the Company of all demands
under the foregoing first clause or in the discre-
tion of the said Government of West Bengal (on
deposit by the Company of all estimated amounts
as provided in the second clause), but not before
possession shall have been taken under the provi-
sions of the abovementioned Act, the Governor
shall make over possession of the said land to the
Company and shall execute and do all such acts
and deeds as may be necessary and proper for
effectually vesting the same in the Company.

4. The said land shall be held by the Company
for the purposes of constructing the colliery build-
ings, pit-head baths, baby creches, staff quarters,
store, workshop, screening plant, coal stacking
gantry for the development of coal production, as
is hereinbefore mentioned and without the sanction
in writing of the said Government of West Bengal
first had and obtained for no other purpose whatso-
ever.

5. The said construction of colliery buildings,
pit-head baths, baby creches, staff quarters, store,
workshop, screening plant, coal stacking gantry,
etc., works shall be commenced within one year
and completed (and fully equipped in all respects
ready for use) within three years from the date on
which possession of the said land shall have been
given to the Company.

6. Should the said construction works not be
commenced and completed (and fully equipped in
all respects ready for use) within the periods
stated in the last preceding clause or within such
further period as in its discretion may be pres-
cribed or allowed by the said Government of West
Bengal or should the said land at any time there-
after cease for a period of twenty-four consecutive
months, to be held and used or cease to be required
for the purpose or purposes provided for in the
foregoing fourth clause then and in any such
case, the said Government may summarily re-
enter upon and take possession of the said land
together with all buildings thereon, whether
such buildings were erected before or after
transfer of the land to the Company, and there-
upon the interest of the Company in the said land
and buildings shall absolutely cease and determine.

7. On taking such possession the said Govern-
ment may sell or otherwise deal with the said land
and buildings as it may think proper.

(i) Should the said Government sell the land
with the buildings the said Government after
deducting the expenses incurred in connection
with the said taking of possession and with such
sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to
sell the land and buildings, the said Government
shall retain the said land and buildings thereon
in which case the Governor shall repay to the
Company the market value as on the day of

re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of fifteen per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges, and expenses.

(iv) Should the said Government decide to sell the building only upon such sale, the Governor shall, after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation of the land (less the statutory allowance of fifteen per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

8. The public shall be entitled to have the following advantages:—

- (a) There will be made available to the public increased facilities for employment in the mine.
- (b) In making appointments preference shall be given to the people of West Bengal.
- (c) The Company shall provide facilities for amenities of life for the workers of the colliery.

(d) In consideration of the fact that a tank known as the Dinomoni tank is being acquired for the Company, the Company shall re-excavate the other large tank to the waste of the village of Kankhaya at its own cost within one year from the date of delivery of possession of the Dinomoni tank to the Company. Besides, at a later stage, when the working of the colliery has been extended and the quantity of water from the colliery workings ascertained, the Company shall consider pumping water to the said re-excavated tank, thus ensuring an all-the-year-round supply of water, as is being done at other collieries of this Company.

(e) The Company shall give regular and systematic training in mining to two Bengalee apprentices, to be nominated by the Director of Industries, West Bengal, every year. The first batch of two apprentices shall be taken within six months from the date on which the Company is given possession of the land. The period of training and the allowance to be given to the trainees by the Company during the period of training shall be fixed by the Director of Industries in consultation with them. If at any time, the Manager considers progress of any of the nominees to be unsatisfactory or his act or conduct be such that the interest of the Company is prejudiced or in cases of disobedience, insubordination or breach of any of the conditions herein contained his traineeship shall be terminated in consultation with the Director of Industries, West Bengal.

9. Should any dispute or difference arise touching or concerning the subject-matter of this agreement or any covenant, clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

All those pieces and parcels of land measuring more or less 10.79 acres situate in the village of Kankhaya, pargana Shergarh, thana Asansol, jurisdiction list No. 18, subdivision Asansol, district Burdwan, comprising cadastral survey plots Nos. 689, 690, 692 to 701, 703 to 707, 653, 686, 807 to 813, 800, 801, 1132 and 1133 in full under khatian Nos. 1, 35/1, 165, 131, 58, 34, 27/1, 217, 48, 141, 58, 218, 214, 38, 43, 247 and parts of cadastral survey plot Nos. 1262 and 1134 under khatian Nos. 243 and 34 as shown in the attached plan* and therein edged red.

IN WITNESS WHEREOF the Bengal Coal Company, Limited, has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal the day and year first above-written.

The common seal of the above-named Bengal Coal Company, Limited, was hereto affixed in the presence of—



Mr. G. A. S. Sim, one of the Directors thereof who has hereto set his hand and whose presents have been countersigned by Andrew Yule & Company, Limited, the Managing Agents of the said Company, by—

For and on behalf of Bengal Coal Co., Ltd.

G. A. S. Sim Director


Mr. W. Ewan Catto, one of the Managers of the said Managing Agents, all in the presence of—

Andrew Yule & Co., Ltd. Managing Agent

W. Ewan Catto, Manager

Witness—

G. Gaudensio Mercantile Assistant, 8, Clive Row, Calcutta.

Signed, sealed and delivered by  Member, Board of Revenue and Secretary to the Government of West Bengal ex-officio in the Department of Land and Land Revenue, on behalf of the Governor of the State of West Bengal—

Witness—

S. N. Mitra, Assistant Secretary, Department of Land and Land Revenue.

S. Banerjee, Member, Board of Revenue, Secretary, Government of West Bengal, (ex-officio)

Midnapore.—No. 1284 L.A.—5th February.—Whereas it appears to the Governor that it is likely to be required to be taken by Government at the public expense for a public purpose, for silt clearance of the Kalla Khal in connection with Soodhighi-Gangakhali Scheme in villages of Melahait, Rajnagar, Naikuri Jagannath Chak, Kanthibar, Purbakola, Gopinath Bhatra Jala and Barburya, jurisdiction list Nos. 105, 160, 103, 58, 104, 158, 125, respectively, thana Tamluk, pargana Kushijora, district Midnapore, it is hereby notified that for above purpose, a piece of land comprising cadastral plots as detailed below, and measuring, more or less, 37.00 acres, is likely to be required within the aforesaid villages of Melahait, Rajnagar, Naikuri Jagannath Chak, Kanthibar, Purbakola, Gopinathpur Bhatra Jala and Barburya:—

Mauza Melahait, jurisdiction list No. 105.

Cadastral survey plots in full—424, 656.

Cadastral survey plots in part—211, 212, 214, 215, 216, 218, 219, 220, 226, 410, 420, 423, 425, 429, 430, 431, 432, 433, 434, 435, 437, 453, 454, 455, 457, 458, 459, 571, 479, 480, 485, 526, 527, 532, 536, 537, 542.

*Not printed but may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

574, 575, 596, 597, 598, 599, 600, 614, 615, 623, 629, 630, 631, 636, 637, 638, 639, 642, 645, 646, 648, 649, 650, 655, 663, 672, 673.

Mauza Rajnagar, jurisdiction list No. 169.

dastral survey plots in full—47 and 242.

dastral survey plots in part—41, 46, 48, 49, 6, 58, 60, 61, 62, 64, 66, 67, and 69.

Mauza Jagannath Chak, jurisdiction list No. 193.

dastral survey plots in part—1, 22, 23, 41, 46, 47, 48, 723, 724, 725, 726, and 727.

Mauza Kanthibar, jurisdiction list No. 58.

dastral survey plots in full—1390, 1391,

dastral survey plots in part—955, 1015, 1016, 1018, 1021, 1022, 1023, 1025, 1034, 1036, 1038, 1043, 1044, 1046, 1047, 1049, 1088, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1223, 1224, 1348, 1349, 1384, 1385, 1388, 1389, 1393, 1395, 1396, 1397, 1400, 1423, 1424, 1425, 1620, 1621, 1622, 1624, 1627, 1634, 1635, 1636, 1637, 1638, 1641, 1642, 1647, 1648, 1649 and 1770.

Mauza Parbakhola, jurisdiction list No. 191.

dastral survey plots in full—10, 11, 100, 114, 319.

dastral survey plots in part—1, 2, 4, 89, 91, 95, 98, 112, 113, 117, 158, 159, 313, 314, 318, 320, 322, 329, 330, 331, 332, 333, 334, 336, 371, 400, 401, 403, 405, 406, 408, 410, 411, 467, 468, 469, 470, 487, 488, 495, 497, 499, 522.

Mauza Gopinathpur Bhitar Jala, jurisdiction list No. 158.

dastral survey plots in full—26, 47, 242, 771.

dastral survey plots in part—25, 27, 51, 52, 177, 178, 179, 180, 181, 182, 298, 733, and 771.

Mauza Barabanga, jurisdiction list No. 125.

dastral survey plots in part (District Settlements, year 1913-14)—171, 172, 173, 174, 180, 183, 187, 195 and 196.

dastral survey plots in full (Revisional Settlements, year 1934-36)—974, 986, 1227, 341, 1273 and 1289.

dastral survey plots in part (Revisional Settlements, year 1934-36)—862, 951, 952, 957, 958, 959, 960, 961, 962, 970, 971, 975, 977, 978, 985, 1013, 1015, 1016, 1018, 1068, 1069, 1070, 1071, 1072, 1077, 1078, 1079, 1080, 1081, 1083, 1084, 1218, 1219, 1220, 1221, 1222, 1224, 1228, 1229, 1230, 1231, 1233, 1235, 1236, 1245, 1246, 1247, 1256, 1257, 1262, 1263, 1266, 1267, 1268, 1271, 1272, 1274, 1279, 1282, 1283, 1284, 1285, 1287, 1288, and 1291.

notice is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

of the land may be inspected in the presence of the Collector of Midnapore.

In exercise of the powers conferred by the section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land as are not waste and arable, who wishes to object to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act, shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 12861.A.—5th February 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Jull., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for manufacture of bricks for the Construction of Automatic Telephone Exchange buildings, in the village of Talbandha, jurisdiction list No. 28, thana Khardah, pargana Calcutta, zilla 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 96 to 100, 117 to 119, 121 to 123, 143, 146, 149, 152 to 157, 160 to 161 and 700 of mauza Talbandha, and measuring, more or less, 13.01 acres, is likely to be required within the aforesaid village of Talbandha.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Executive Engineer, Calcutta Division II, and in the office of the Special Land Acquisition Collector, 24-Parganas.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923 and read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Nadia.—No. 13741.A.(P.W.).—7th February 1951.—The Governor is pleased to cancel so much of the notice No. 96641.A.(P.W.) of the 12th November 1949, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at pages 1962-63, Part I of the *Calcutta Gazette* of the 17th idem, as relates to certain pieces of land altogether measuring, more or less, 0.11 of an acre, as detailed below, out of the total area of 63.16 acres of land notified for permanent acquisition for the purpose of providing facilities for communication, namely, for the

construction of the Krishnagar-Hridoypur Diversion Road, in the district of Nadia:—

Village Ghurni, jurisdiction list No. 95, police-station Krishnagar, district Nadia.

Part of cadastral survey plot No. 292 (.03 of an acre).

Village Pantnala, jurisdiction list No. 43, police-station Krishnagar, district Nadia.

Part of cadastral survey plot No. 524 (.03 of an acre).

Village Bhandarkhola, jurisdiction list No. 41, police-station Krishnagar, district Nadia.

Part of cadastral survey plot No. 1321 (.04 of an acre).

Part of cadastral survey plot No. 1353 (.01 of an acre).

NOTICES.

Birbhum. — No. 11881.A.(P.W.). — 1st February 1951.—Whereas 232.02 acres, more or less, of land situate in or near the villages of Chakmukunda, Kajuli, etc., described below have been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, namely, for the construction of the Mayurakshi-Dwarka Branch Canal from chainage 0'00 to chainage 529'00 in connection with the Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. 1, Rampurhat.

Description of land.

Mauza Chakmukunda, jurisdiction list No. 122, thana Md. Bazar, district Birbhum.

Cadastral plots in full—53, 54, 78, 79, 80, 81, 82, 83, 120, 162, 163, 164, 193.

Cadastral plots in part—50, 51, 52, 55, 56, 58, 73, 75, 76, 77, 84, 86, 105, 106, 107, 108, 109, 110, 112, 113, 114, 117, 118, 119, 121, 122, 145, 155, 156, 158, 161, 165, 166, 188, 189, 190, 191, 192, 194, 195, 196, 201, 202, 225, 226, 227, 228, 229, 230, 231.

Mauza Kajuli, jurisdiction list No. 123, thana Md. Bazar, district Birbhum.

Cadastral plots in full—1870, 1871, 1880, 1881, 1950, 1951, 1955, 1956.

Cadastral plots in part—1865, 1868, 1869, 1872, 1873, 1874, 1879, 1882, 1884, 1889, 1890, 1939, 1944, 1945, 1946, 1949, 1952, 1953, 1954, 1957, 1958, 1931.

Mauza Lohabazar, jurisdiction list No. 126, thana Md. Bazar, district Birbhum.

Cadastral plots in full—388, 389, 390, 394, 395, 397, 418, 419, 420, 425, 426, 427, 428, 429, 430, 463, 464, 466, 467, 479, 480, 481, 487, 488, 489, 505, 598.

Cadastral plots in part—378, 381, 386, 387, 391, 392, 393, 396, 398, 399, 401, 402, 417, 421, 422, 424, 431, 432, 433, 436, 462, 465, 458, 468, 469, 470, 477, 478, 482, 483, 485, 486, 490, 491, 496, 502, 504, 506, 507.

Mauza Mahammadbazar, jurisdiction list No. 125, thana Md. Bazar, district Birbhum.

Cadastral plots in full—345, 346.

Cadastral plots in part—342, 343.

Mauza Komarpore, jurisdiction list No. 128, thana Md. Bazar, district Birbhum.

Cadastral plots in full—1158, 1159, 1161, 1164, 1168, 1169, 1170, 1235, 1239, 1240, 1242, 1243, 1244, 1248, 1249, 1250, 1327, 1331, 1332, 1335, 1336, 1337, 1338, 1339, 1382, 1386, 1387, 1388, 1389, 1392, 1434, 1443, 1463, 1464, 1467, 1468, 1469, 1470, 1473, 1475, 1476, 1477, 1478, 1481, 1482, 1484, 1385.

Cadastral plots in part—1150, 1156, 1167, 1163, 1166, 1167, 1171, 1172, 1220, 1224, 1236, 1237, 1238, 1245, 1246, 1247, 1251, 1253, 1292, 1322, 1323, 1324, 1325, 1326, 1329, 1333, 1334, 1340, 1341, 1342, 1343, 1356, 1357, 1359, 1361, 1363, 1368, 1369, 1377, 1378, 1380, 1381, 1383, 1384, 1390, 1393, 1409, 1428, 1429, 1430, 1431, 1433, 1436, 1437, 1439, 1440, 1441, 1444, 1445, 1450, 1454, 1458, 1459, 1460, 1462, 1465, 1474, 1479, 1480, 1485, 1486, 1487, 1488, 1492, 1493, 1494, 1495, 1522, 1526, 1528, 1587, 1471.

Mauza Saldaha, jurisdiction list No. 133, thana Md. Bazar, district Birbhum.

Cadastral plots in full—295, 297

Cadastral plots in part—249, 296, 298.

Mauza Rajgadharpur, jurisdiction list No. 134, thana Md. Bazar, district Birbhum.

Cadastral plots in full—19, 33, 329, 328

Cadastral plots in part—10, 11, 12, 14, 16, 17, 18, 20, 21, 32, 34, 35, 36, 40, 41, 76, 292, 293, 314, 315, 316, 317, 319, 320, 325, 330, 339, 347, 366.

Mauza Angargaria, jurisdiction list No. 135, thana Md. Bazar, district Birbhum.

Cadastral plots in full—635, 636, 641, 643, 819, 845, 846, 847, 896, 897, 1082.

Cadastral plots in part—609, 610, 611, 632, 634, 637, 639, 645, 646, 647, 652, 653, 656, 662, 702, 701, 707, 738, 739, 740, 744, 746, 747, 816, 817, 818, 826, 827, 828, 829, 831, 832, 833, 837, 838, 841, 843, 844, 848, 871, 872, 873, 879, 880, 881, 882, 883, 884, 895, 898, 899, 900, 901, 902, 903, 905, 906, 908, 909, 910, 911, 912, 913, 954, 1075, 1039, 1087, 1558, 856, 613.

Mauza Maldiha, jurisdiction list No. 14, thana Md. Bazar, district Birbhum.

Cadastral plots in full—898, 940, 942, 944, 952, 953, 965, 967, 972, 973.

Cadastral plots in part—899, 897, 901, 903, 904, 905, 906, 908, 907, 909, 932, 933, 934, 936, 937, 938, 939, 941, 945, 946, 950, 951, 955, 964, 966, 968, 969, 970, 971, 974, 975, 977, 978, 985, 987.

Mauza Purusattampur, jurisdiction list No. 14, thana Md. Bazar, district Birbhum.

Cadastral plots in full—8, 9, 10, 11, 12, 17, 18, 20, 21, 39, 41, 44, 43, 48, 58, 59, 96.

Cadastral plots in part—3, 4, 6, 7, 14, 15, 22, 23, 24, 25, 33, 34, 35, 36, 37, 38, 40, 46, 47, 49, 50, 51, 52, 54, 55, 56, 57, 60, 63, 72, 73, 74, 102, 103, 105, 106, 107, 108, 94, 95, 97, 98, 99, 128, 221, 1163, 1183, 1185, 1187, 1188, 1189, 1190, 1192, 1193, 1194.

Mauza Kabilpur, jurisdiction list No. 151, thana Md. Bazar, district Birbhum.

Cadastral plots in full—1144, 1145, 1146, 1148, 1149, 1819, 3744, 3903.

Cadastral plots in part—1003, 1138, 1139, 1141, 1142, 1143, 1150, 1165, 1166, 1167, 1785, 1786, 1787, 1788, 1805, 1806, 1807, 1809, 1810, 1815, 1817, 1818, 1820, 1821.

542, 3743, 3745, 3746, 3749, 3757, 3758,
563, 3764, 3765, 3783, 3784, 3785, 3791,
593, 3796, 3797, 3798, 3799, 3804, 3805,
850, 3852, 3853, 3900, 3901, 3902, 3904,
806, 3910, 3911, 3912, 3913, 3914, 3916,

Gourmagat, jurisdiction list No. 152, thana Md. Bazar, district Birbhum.

stal plots in full—19, 35, 96.

stal plots in part—1, 2, 3, 7, 8, 9, 16, 17,
21, 22, 34, 36, 37, 38, 39, 40, 42, 45, 46,
58, 72, 73, 74, 75, 76, 77, 79, 89, 90, 91,
94, 95, 97, 98, 99, 100, 484, 485.

Banagram, jurisdiction list No. 20, thana Santhia, district Birbhum.

stal plots in full—179, 206, 775.

stal plots in part—154, 155, 159, 162, 178,
182, 183, 184, 203, 207, 208, 209, 210,
215, 223, 280, 281.

Sachapra, jurisdiction list No. 6, thana Santhia, district Birbhum.

stal plots in full—55, 56, 62, 63, 69, 70, 71,
90, 134, 135, 138, 335.

stal plots in part—48, 49, 52, 53, 54, 57,
60, 61, 64, 65, 66, 67, 68, 72, 73, 81, 82,
85, 86, 101, 102, 106, 119, 121, 122, 124,
27, 128, 129, 131, 132, 133, 136, 137, 139,
15, 156, 157, 159, 161, 283, 284, 286, 287,
90, 291, 292, 319, 320, 321, 322, 323, 324,
332, 333, 334, 336, 337, 338, 364, 1111,
1121

Amkola, jurisdiction list No. 149, thana Md. Bazar, district Birbhum.

al plots in full—309, 311, 1367, 1373,
9, 1381, 1400, 1425, 1426, 1430, 1432,
1, 1435, 2066, 2067, 2068, 2069, 2073,
6, 2118, 2119, 2120, 2131, 2134, 2135,
30, 2141, 2142, 2143, 2144, 2145, 2146,
2, 2153, 2154, 2155, 2156, 2160, 2162,
9, 2232, 2240, 2310, 2314.

al plots in part—299, 300, 301, 302, 308,
33, 314, 315, 316, 317, 349, 350, 351,
1, 1365, 1366, 1368, 1370, 1371, 1372,
5, 1377, 1378, 1380, 1382, 1383, 1399,
2, 1403, 1404, 1406, 1407, 1422, 1423,
7, 1428, 1429, 1431, 1436, 1437, 1438,
11, 2059, 2060, 2065, 2070, 2071, 2072,
10, 2101, 2103, 2104, 2105, 2108, 2109,
11, 2115, 2117, 2121, 2123, 2128, 2129,
12, 2133, 2137, 2138, 2139, 2148, 2149,
11, 2161, 2163, 2171, 2175, 2186, 2187,
30, 2231, 2233, 2234, 2235, 2236, 2241,
58, 2279, 2280, 2292, 2296, 2300, 2301,
18, 2309, 2311, 2312, 2313, 2315, 2316,
18, 2319, 2320, 2321, 2333, 2334, 2335,
23, 2399

Gaytpur, jurisdiction list No. 8, thana Mayureswar, district Birbhum.

stal plots in full—4691, 4695, 4700, 4704,
4776, 4802, 4803.

al plots in part—3040, 3043, 3045, 3046,
3058, 3059, 3060, 3061, 3144, 4690,
1, 4697, 4696, 4698, 4699, 4701, 4702,
1, 4708, 4709, 4710, 4724, 4725, 4726,
1, 4729, 4730, 4731, 4732, 4747, 4778,
1, 4771, 4772, 4775, 4777, 4778, 4785,
1, 4797, 4798, 4799, 4800, 4801, 4804,

akipur, jurisdiction list No. 3, thana Santhia, district Birbhum.

al plots in full—265, 267, 644, 710, 719,
737.

al plots in part—40, 43, 44, 45, 46, 47,
56, 57, 59, 60, 61, 253, 254, 258, 259,
263, 264, 266, 268, 270, 274, 275, 276,
279, 280, 281, 284, 285, 465, 466, 467,
488, 489, 491, 528, 529, 550, 551, 552,

554, 555, 556, 557, 558, 559, 560, 561, 643, 706,
707, 708, 709, 711, 712, 715, 717, 718, 720, 721,
722, 723, 726, 728, 729, 730, 731, 732, 736, 738,
739, 741, 742, 743, 750, 830.

Mauza Gorla, jurisdiction list No. 2, thana Santhia, district Birbhum.

Cadastral plots in full—42, 43, 50.

Cadastral plots in part—29, 30, 31, 32, 35, 36,
38, 39, 40, 41, 44, 45, 46, 47, 51, 53, 56, 58, 167.

Mauza Harisara, jurisdiction list No. 1, thana Santhia, district Birbhum.

Cadastral plots in full—493, 503, 505, 800, 802,
822.

Cadastral plots in part—466, 467, 468, 469,
485, 486, 490, 491, 492, 494, 495, 496, 499, 500,
502, 504, 506, 507, 508, 509, 510, 511, 524, 663,
667, 668, 669, 670, 671, 675, 691, 723, 794, 796,
798, 799, 801, 803, 804, 809, 811, 813, 814, 815,
819, 820, 821, 823, 824, 848, 489, 662.

Mauza Nandura, jurisdiction list No. 9, thana Mayureswar, district Birbhum.

Cadastral plots in full—39, 42, 35, 36.

Cadastral plots in part—23, 24, 25, 32, 33, 34,
37, 38, 40, 41, 43, 49, 50, 52, 53, 54, 85, 86.

24-Parganas.—No. 12881.A.(P.W.)—5th February 1951.—Whereas 1.11 acres, more or less, of land situate in or near the village of Amkola, described below have been requisitioned by the Collector of 24-Parganas, for the purpose of providing facilities for transport, namely, for earth-work needed for the Gaighata Bridge on River Jamuna, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, as well as in the office of the Special Land Acquisition Collector, 24 Parganas.

Description of land.

Mauza Amkola, jurisdiction list No. 29, police-station Gaighata, district 24-Parganas.

Cadastral survey plot in full—4

Cadastral survey plots in part—5, 7 and 6.

Birbhum.—No. 15041.A.(P.W.)—9th February 1951.—Whereas 6.67 acres, more or less, of land situate in or near the villages of Pathar, Gadadhar-pur and Gajipur described below have been requisitioned by the Collector of Birbhum, for the purpose of providing proper facilities for irrigation, namely, for the construction of Distributory No. MDB/7A of Mayurakshi-Dwarka Branch canal in connection with the Mayurakshi Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, Birbhum.

Description of land.

Mauza Pathai, jurisdiction list No. 10, thana Mayureswar, district Birbhum.

Cadastral plots in part—1470, 1471, 1473, 1474, 1475, 1477, 1478, 1479, 1483, 1485, 1486, 1487, 1495, 1496, 1497, 1498, 1520, 1521, 1527, 1528, 1529, 1530, 1539, 1548, 1577.

Mauza Gadadharpur, jurisdiction list No. 14, thana Mayureswar, district Birbhum.

Cadastral plots in part.—556, 557, 610, 1244, 1245 and 1246.

Mauza Gajpur, jurisdiction list No. 68, thana Mayureswar, district Birbhum.

Cadastral plots in part.—19, 27, 29, 37, 38, 39, 40, 41, 43, 44, 53, 55, 54, 56, 58, 59, 60, 61, 62, 63, 78, 79, 148, 154, 156, 159, 160, 163, 164, 165, 166, 182, 185, 186, 187, 193, 194, 195, 1166 and 1168.

DECLARATION.

Midnapore.—No. 1500L.A.—9th February 1951.
—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for construction of accommodation in connection with Kalaikunda Airfield, in the villages of Doyakhol and Shalika, jurisdiction list Nos. 45 and 68, respectively, thana Kharagpur, pargana Dharendra, zilla Midnapore, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 1762, 1767 and 1770 in mauza Doyakhol and parts of cadastral survey plots Nos. 73, 74, 75, 93 and 95 in mauza Shalika and measuring, more or less, 2.69 acres, is required within the aforesaid villages of Doyakhol and Shalika.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (1 of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex-officio*).

Land Reforms

NOTIFICATION.

Midnapore.—No. 954L.Ref.—25th January 1951.
—In exercise of the powers conferred by sub-sections (1) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to establish a *Bhag Chas* Conciliation Board for each local area specified in column 1 of the schedule hereto and to appoint the persons mentioned in column 2 of the schedule opposite such area to be the Chairman and member of the *Bhag Chas* Conciliation Board for such area.

2. In exercise of the power conferred by section (3) of section 6 of the said Act, Governor is pleased to specify a period of years beginning from the date of publication of this notification in the *Calcutta Gazette* as term for which each Chairman and each member appointed under paragraph 1 shall hold office.

The Schedule.

Arva.	Chairman and Member
1	2
Union No. IV of Daspur police-station.	Circle Officer, Ghatal—Chairman Sri Pulin Bhari Das village Nandanpur, I station Daspur, owner representative—Member Sri Krishna Chandra Das village Babulapur, I station Daspur, owner representative—Member Sri Kartik Chandra Das village Tarkhal, I station Daspur, owner representative—Member Sri Gopal Chandra Das village Chakunda, I station Daspur, owner representative—Member
Union No. VII of Daspur police-station.	Circle Officer, Ghatal—Chairman Sri Sushanta Kumar village Khur Budhai police-station Daspur representative—Member Sri Bejoy Bhari Das village Kismat Bad pur, police station owners' representative Member Sri Satish Chandra Das village Banskhal, station Daspur, owner representative—Member Sri Adhir Chandra Das village Kharagpur, station Daspur, owner representative—Member
Union No. VII of Chandrakona police-station.	Circle Officer, Chandrakona—Chairman Sri Chitta Ranjan Das Shyamraj, police Chandrakona, owner representative—Member Sri Harman Karak of bulaxpur, police Chandrakona, owner representative—Member Sri Haripada Ghosh of police-station Chand bargadars' representative Member Sri Sital Chandra Das Pinglish, police Chandrakona, owner representative—Member
Union No. VIII of Chandrakona police-station.	Circle Officer, Chandrakona—Chairman Sri Barnapada Das Banchipur, police Chandrakona, owner representative—Member Sri Ranjit Kumar Das Khirsia, police station Chandrakona, owners' rep representative—Member Sri Jatindra Nath Jhankra, police Chandrakona, representative—Member Sri Satish Chandra Das of Ghanarampur, police Chandrakona, owner representative—Member

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and
to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

Murshidabad.—No. 1244L.Dev.—3rd February 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 6.81 acres of land which was included in declaration No. 2446L.Dev., dated 9th March 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published on page 445, Part I of the *Calcutta Gazette*, dated 23rd March 1950, in respect of mauza Raghunathan, jurisdiction list No. 6, police-station Ghatmaganj, district Murshidabad.

Murshidabad.—No. 1548L.Dev.—12th February 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Hatinagar, jurisdiction list No. 111, police-station Berhampur Town, district Murshidabad, it is hereby notified that for the purpose a piece of land comprising cadastral survey plots as mentioned below and measuring, more or less, 538.94 acres, is likely to be required in the aforesaid village of Hatinagar.

The Schedule.

Mauza Hatinagar.—Cadastral survey plots Nos. 2-7, 9-19, 22, 22/1134, 28-30, 32-53, 66, 71, 74, 75, 77, 79-87, 91-96, 98-101, 108, 167-192, 201-234, 247-277, 282-297, 323-326, 333-340, 344, 345, 347-349, 1137, 352-378, 383, 384, 387, 398, 440, 471-473, 475-484, 511-528, 541, 548, 549, 551-562, 564-575, 577, 582-613, 625-656, 658, 660-663, 671, 672, 677-690, 692, 694-703, 706-744, 746, 747, 749-776, 778-788, 790-801, 755/1141, 818-835, 839-843, 845-852, 859-861, 863, 883, 898, 903, 916, 918, 924-926, 928-932, 936-945, 956, 957, 959-961, 970, 972, 973, 995, 996, 1000, 1021, 1035, 1036, 1045-1047, 1099, 1105-1126, 1142, 2072-2074, 2078, 2085-2101, 2103-2116, 2118, 2120-2175, 2186, 2269-2284, 2289, 2291-2298, 2301, 2302, 2564, 2566, 2569, 2575, 2809, 2812, 2813, 2822, 2823, 2829-2834, 2837, 2839-2851, 2854-2924, 2930-2975, 2983-3031, 3036-3049, 3079, 3290, 3294, 3301-3304, 3355-3375, 3394, 3398-3407, 3411-3424, 3432-3434, 3438-3440, 3442, 4339, 4340, 4346-4364, 4367, 4368, 4391, 4392, 4565-4567, and part of plots Nos. 78, 153, 474, 3032 and 4323.

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid Act, the Governor is pleased to authorise the Director, Murshidabad, for the time being, in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or authorised by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

DECLARATION.

Murshidabad.—No. 1550L.Dev.—12th February 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Hatinagar, jurisdiction list No. 111, police-station Berhampur Town, district Murshidabad, it is hereby declared that for the above purpose

a piece of land comprising cadastral survey plots as mentioned below, and measuring, more or less, 538.94 acres, is required within the aforesaid village of Hatinagar.

The Schedule.

Mauza Hatinagar.—Cadastral survey plots Nos. 2-7, 9-19, 22, 22/1134, 28-30, 32-53, 66, 71, 74, 75, 77, 79-87, 91-96, 98-101, 108, 167-192, 201-234, 247-277, 282-297, 323-326, 333-340, 344, 345, 347-349, 1137, 352-378, 383, 384, 387, 398, 440, 471-473, 475-484, 511-528, 541, 548, 549, 551-562, 564-575, 577, 582-613, 625-656, 658, 660-663, 671, 672, 677-690, 692, 694-703, 706-744, 746, 747, 749-776, 778-788, 790-801, 755/1141, 818-835, 839-843, 845-852, 859-861, 863, 883, 898, 903, 916, 918, 924-926, 928-932, 936-945, 956, 957, 959-961, 970, 972, 973, 995, 996, 1000, 1021, 1035, 1036, 1045-1047, 1099, 1105-1126, 1142, 2072-2074, 2078, 2085-2101, 2103-2116, 2118, 2120-2175, 2186, 2269-2284, 2289, 2291-2298, 2301, 2302, 2564, 2566, 2569, 2575, 2809, 2812, 2813, 2822, 2823, 2829-2834, 2837, 2839-2851, 2854-2924, 2930-2975, 2983-3031, 3036-3049, 3079, 3290, 3294, 3301-3304, 3355-3375, 3394, 3398-3407, 3411-3424, 3432-3434, 3438-3440, 3442, 4339, 4340, 4346-4364, 4367, 4368, 4391, 4392, 4565-4567, and part of plots Nos. 78, 153, 474, 3032 and 4323.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Requisition

No. 40/51.

Calcutta, the 1st February 1951.

ORDER.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that the Director, Stephen Court, 46, Strand Road, Calcutta, shall not without the permission of the State Government in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

18B, Park Street, Calcutta (flat No. 32, at Stephen Court).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

EXCISE DIRECTORATE, WEST BENGAL

NOTIFICATION.

No. 45Exc.—30th January 1951.—Sri Monibhusan Chattopadhyaya, probationary Inspector of Excise, Central Detective Department, is transferred to Midnapore and posted to the Sadar Range of the district for a course of training.

B. CHOWDHURY, Commissioner.

কৃষি, বন ও মৎস্য বিভাগ।
DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES

পুকুরিণী সংস্কার শাখা।

Tanks Improvement
প্রদাপনাবলী।

NOTIFICATIONS.

পশ্চিম দিনাজপুর।—নং ৭১০পূঃ সং।—৩০শে জানুয়ারী ১৯৫১।
—১৯৩৯ সালের বঙ্গীয় পুকুরিণী সংস্কার আইন (১৯৩৯ সালের
জুলাই ১৫নং আইন)এর ২ ধারার ২ উপ-ধারা অনুসারে পশ্চিম
দিনাজপুর জেলার বাজুরঘাট মহকুমার মহকুমা-শাসক শ্রীঅমলকৃষ্ণ গুপ্তকে
উক্ত জেলার নিজস্ব মহকুমার অধীন্তরিত রায়গঞ্জ মহকুমার উক্ত আইন
মুদ্যারী কালেক্টরের সমস্ত কর্তব্য সম্পাদনের ও অধিকার পরিচালনের
অধীন দেওয়া হইল।

West Dinajpur.—No. 710T.I.—30th January
1951.—In exercise of the powers conferred by sub-
section (2) of section 2 of the Bengal Tanks
Improvement Act, 1939 (Bengal Act XV of 1939),
the Governor is pleased to appoint Sri Amai
Krishna Gupta, Subdivisional Officer, Balurghat,
to exercise all the powers and functions of a Collec-
tor in the Raiganj subdivision in addition to his
own subdivision under the aforesaid Act in the
district of West Dinajpur.

নং ৭৩৯পূঃ সং।—৩০শে জানুয়ারী ১৯৫১।—১৯৩৯ সালের
বঙ্গীয় পুকুরিণী সংস্কার আইন (১৯৩৯ সালের বঙ্গীয় ১৫নং
আইন)এর ২ ধারার ২ উপ-ধারা অনুসারে নিম্নলিখিত পুকুরিণী
সংস্কার আধিকারিকদিগকে পশ্চিম দিনাজপুর জেলার কাছাড় গ্রামের তারিখ
হইতে উক্ত আইন অনুযায়ী কালেক্টরের সমস্ত কর্তব্য সম্পাদনের ও
অধিকার পরিচালনের অধীন দেওয়া হইল—

নাম ও পদ।	জেলার নাম।
(১) শ্রীঅনাদি চরণ বন্দ্যোপাধ্যায়, অপর শাসক ও সমাহর্তা এবং পুকুরিণী সংস্কার আধি- কারিক, বর্ধমান।	বর্ধমান।
(২) শ্রীঅমলকৃষ্ণ সেন, ময়মনসিং কোর্ট অব ওয়ার্ডস এন্ড টেরিটোরিয়াল জুডিসিয়াল সাধারণ নিব্বা- হক এবং বর্তমান পুকুরিণী সংস্কার আধি- কারিক, বাকুড়া।	বাকুড়া।
(৩) শ্রীভবানী চরণ সেন, পুকুরিণী সংস্কার আধিকারিক, হুগলী।	হুগলী।

রাজ্যপালের আদেশানুসারে,
নিম্নার চন্দ্র চক্রবর্তী,
সহকারী সচিব।

No. 739T.I. - 30th January 1951.—In exercise
of the powers conferred by sub-section (2) of sec-
tion 2 of the Bengal Tanks Improvement Act, 1939
(Bengal Act XV of 1939), the Governor is pleased
to appoint the following Tanks Improvement
Officers to exercise all the powers and functions of
a Collector in the districts noted against each under
the aforesaid Act, with effect from the dates on
which they join their duties as Tanks Improvement
Officer in the respective districts:—

Names and designation.	Name of district.
1. Sri Anadi Charan Banerjee, Sub- Deputy Magistrate and Sub- Deputy Collector and Tanks Im- provement Officer, Burdwan.	Burdwan.
2. Sri Prafulla Kumar Sen, ex- General Manager, Court of Wards Bhate, Mymensingh and now Tanks Improvement Officer, Bankura.	Bankura.
3. Sri Bhawani Charan Sen, Tanks Improvement Officer, Hooghly.	Hooghly.

By order of the Governor,
N. CHAKRAVARTI, Asst. Secy.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Darjeeling-Jalpaiguri-Cooch Behar.—No. 238Co-
op.—6th February 1951.—Sri Heramba Kishore
Roy, District Auditor of Co-operative Societies,
Darjeeling-Jalpaiguri-Cooch Behar districts, is
allowed leave on average pay for sixteen days from
the 8th December 1950, under rule 184(b)(ii) of the
West Bengal Service Rules, Part I.

Calcutta.—No. 249Co-op.—8th February 1951
Mr. C. A. Noronha has been appointed to act, until
further orders, as Registrar of Co-operative Socie-
ties, West Bengal, with effect from the 5th February
1951 (afternoon).

By order of the Governor,

K. C. BASAK, Secy

Relief and Rehabilitation

ORDERS.

No. 400F.R./10R-2/50.—7th February 1951—
Whereas the immovable property described in the
schedule below which was requisitioned under sub-
section (1) of section 25 of the West Bengal
Security Act, 1948 (West Bengal Act III of 1948),
is to be released from requisition;

Now, therefore, in exercise of the power con-
ferred by sub-section (4) of section 29 read with
section 40 of the West Bengal Security Act, 1948
(West Bengal Act XIX of 1950), the Governor
pleased to specify Janab S. K. Nwab Ali
appears to the State Government to be entitled
the possession of the said immovable property

Schedule.

Two rooms on the ground floor at 9, Hasti
Street, Calcutta.

Calcutta, the 1st February 1951

In exercise of the power conferred by sub-sec-
(1) of section 29 of the West Bengal Security
Act, 1950 (West Bengal Act XIX of 1950),
Governor is pleased to make the following amend-
ment in the order, dated the 1st April 19
issued by Sri P. M. Lahiri, Special Officer
Rehabilitation, relating to the requisition of the
rooms on the ground floor and one room on the
terrace at 9, Hastings Street, published at p
651 of Part I of the Calcutta Gazette, dated
21st April 1949, namely:—

Amendment.

In the schedule to the said Order for the
"Three rooms on the ground floor" substitute
words "Two rooms on the ground floor other than
room No. 3 on the western corner occupied by
watchmaker".

By order of the Governor
K. C. BASAK, Secy

REFUGEE REHABILITATION
DEPARTMENT

Establishment

NOTIFICATIONS.

24-Parganas.—No. 1086Estt.—5th Feb
1951.—Sri Subhal Chandra Mukherjee, Rehabil-
itation Officer, Bongaon, is appointed to be
Rehabilitation Officer at Alipore, in the district
24-Parganas, with effect from the date on which
he joins there, until further orders.

Darjeeling-24-Parganas-Calcutta - Burdwan. —
1084Edn.—5th February 1951.—The following persons are appointed to be Rehabilitation Officers with effect from the dates on which they assume the duties of their respective posts and are directed to the stations noted against each, until further orders:—

- 1) Sri Sankar Prosad Roy—Siliguri (Darjeeling).
- 2) Sri Rabindra Nath Bhattacharjee—Bongaon (24-Parganas).
- 3) Sri Nirupama Kusari—Headquarters.
- 4) Sri Jotish Chandra Bhownick—Katwa (Burdwan).

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৪০০শিমা।—২৯শে জানুয়ারী ১৯৫১।—সেন্ট্রাল কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ইংরাজী অধ্যাপক পদে এম. এ. এক কলিকাতা প্রেসিডেন্সী কলেজের ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে যোগদানের তারিখ হইতে বদলী হইল।

Calcutta.—No. 430Edn.—29th January 1951.—Pares Nath Ghosh, M.A., Professor of English, Central Calcutta College, in the West Bengal Educational Service, is transferred to the Presidency College, Calcutta, as Professor of the subject in that service with effect from the date he joins there.

কলিকাতা।—নং ৪০১শিমা।—২৯শে জানুয়ারী ১৯৫১।—সেন্ট্রাল কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ইংরাজী অধ্যাপক পদে এম. এ. এক কলিকাতা প্রেসিডেন্সী কলেজের ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে যোগদানের তারিখ হইতে বদলী করা হইল।

Calcutta.—No. 431Edn.—29th January 1951.—Sri Kamal Krishna Ghosh, M.A., Professor of English, Central Calcutta College, in the West Bengal Educational Service, now on deputation to Krishnagar College, is transferred to his own college, the Central Calcutta College with effect from the date he joins there.

গা।—নং ৪০২শিমা।—২৯শে জানুয়ারী ১৯৫১।—সেন্ট্রাল কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ইংরাজী অধ্যাপক পদে এম. এ. এক কলিকাতা প্রেসিডেন্সী কলেজের ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে যোগদানের তারিখ হইতে বদলী করা হইল।

Calcutta.—No. 432Edn.—29th January 1951.—Abu Jamal Abu Tayeb, M.A., officiating Professor of English, Central Calcutta College, in the West Bengal Educational Service, is appointed as Professor of the subject in that college in that service, vice Sri Pares Nath Ghosh, until further orders.

কলিকাতা।—নং ৪০৩শিমা।—২৯শে জানুয়ারী ১৯৫১।—কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ইংরাজী অধ্যাপক পদে এম. এ. এক কলিকাতা প্রেসিডেন্সী কলেজের ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে যোগদানের তারিখ হইতে বদলী করা হইল।

Calcutta.—No. 433Edn.—29th January 1951.—Sourindra Nath Majumdar, M.A., Professor of English, Hooghly Mohain College, in

the West Bengal Educational Service, is transferred to the Krishnagar College as Professor of the subject in that service with effect from the date he joins there, vice Sri Kamal Krishna Ghosh, transferred.

কলিকাতা।—নং ৪০৬শিমা।—৩০শে জানুয়ারী ১৯৫১।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের পদার্থ বিদ্যার অধ্যাপক পদে এম. এ. এক কলিকাতা প্রেসিডেন্সী কলেজের ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে উত্তর রাজেন্দ্র নাল সেনগুপ্ত, এম. এ. সি (কলি), পি. এইচ. ডি, (লন্ডন)কে উক্তপদে যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

Calcutta.—No. 456Edn./4A-98/50.—30th January 1951.—Dr. Rajendra Lal Sen (Gupta, M.Sc. (Cal.), Ph.D. (Lond.), Professor of Physics, Presidency College, Calcutta, in the West Bengal Educational Service, is appointed to act in the West Bengal Senior Educational Service as Professor of the subject in that college, with effect from the date on which he assumes the duties of the higher post, vice Sri Durga Prasanna Acharyya, on deputation, or until further orders.

24-Parganas.—No. 470Edn.—30th January 1951.—In pursuance of the provisions of section 9 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII of 1930), the name of the Vice-President of the District School Board, 24-Parganas, elected under sub-section (2) of section 8 of the said Act, is published for general information:—

Sri Khugendra Nath Naskar.

দক্ষিণবঙ্গ।—নং ৫০২শিমা।—২৯শে জানুয়ারী ১৯৫১।—বাসিয়ার ডাউ হিল গার্লস স্কুলের পশ্চিমবঙ্গ সাধারণ কৃত্যকের ইংরাজী অধ্যাপক পদে এম. এ. সি (কলি), পি. এইচ. ডি, রাজেন্দ্র নাল সেনগুপ্ত, প্রথম খণ্ডের, ১৭০(২) ধারা অনুসারে ২০শে সেপ্টেম্বর ১৯৫০ তারিখ হইতে ২৮শে সেপ্টেম্বর ১৯৫০ তারিখ পর্যন্ত চিকিৎসা প্রমাণপ্রদানসারে ছুটি এবং (খ) উল্লিখিত রুলস্‌এর ১৯৭(২) ধারার টিকা অনুসারে ২৯শে সেপ্টেম্বর ১৯৫০ তারিখ হইতে আট সপ্তাহের জন্য মাড়বের ছুটি দেওয়া হইয়াছিল।

এতদ্বারা ১১ই ডিসেম্বর ১৯৫০ তারিখের ৫৫৬০শিমা নম্বর প্রজ্ঞাপন বাতিল করা হইল।

Darjeeling.—No. 502Edn./21-47/50.—31st January 1951.—Mrs. C. L. De Rozario, officiating Junior English Mistress, Dow Hill (Girls) School, Kurseong, in the Bengal General Service (Education), was granted (i) leave on medical certificate for the period from the 25th September 1950 to 28th September 1950 under rule 173(2) of the West Bengal Service Rules, Part I, and (ii) maternity leave for eight weeks from the 29th September 1950 in terms of the "note" to rule 197(2) of the said rules.

This cancels notification No. 5560Edn., dated the 11th December 1950.

কলিকাতা।—নং ৫০৩শিমা।—২৯শে জানুয়ারী ১৯৫১।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের দর্শন শাস্ত্রের অধ্যাপক পদে উত্তর রাজেন্দ্র নাল সেনগুপ্ত, এম. এ. সি (কলি), পি. এইচ. ডি, (লন্ডন)কে উক্তপদে যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

Nadia.—No. 543Edn.—2nd February 1951.—Dr. Haridas Chaudhuri, M.A., Ph.D., Professor of Philosophy, Krishnagar College, in the West

Bengal Educational Service, is allowed extraordinary leave without pay for two years with effect from the 2nd February 1951 or any subsequent date from which he avails himself of the leave, under rule 174(I)(b) of the West Bengal Service Rules, Part I.

মাজিষ্ট্রেট।—নং ৫৬৫শিখা। ২এল-৫০। ৫০।—২রা ফেব্রুয়ারী ১৯৫১।—কাসিমিয়া ডাউ হিল, গার্লস, স্কুলের পশ্চিমবঙ্গ উত্তর শিখল কৃত্যকের (মহিলা বিভাগ) প্রধান শিক্ষিকা মিস, সি. এন্স. হারলে, এম. এ (অনন্য)কে ওরেন্ট বেঙ্গল সার্ভিস রুলস, (প্রথম খণ্ড) এর ১৮৪(বি) (জাই) ও ১৮৮(বি) দ্বারা অনুসারে ২৭শে মার্চ ১৯৫১ তারিখ হইতে আট মাসের জন্য গড় বেতনের হ্রাস এবং তৎপরে ১৯৫২ সালের ১২ই আগস্ট পর্যন্ত ঐ রুলসের ১৮৪(ড) দ্বারা অনুসারে গড় বেতনের হ্রাস দেওয়া হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Darjeeling.—No. 565Edn./2I-53/50.—2nd February 1951.—Miss P. S. Harley, M.A. (Oxon.), Headmistress, Dow Hill Girls' School, Kurseong, in the West Bengal Senior Educational Service (Women's Branch), is allowed leave on average pay for eight months from the 27th March 1951, under rules 184(b)(i) and 188(b) of the West Bengal Service Rules, Part I, and thereafter leave on half average pay up to the 12th August 1952, under rule 184(d) of the said rules.

The Charitable Endowments Act (VI of 1890).

No. 597Edn./5F-29/50.—3rd February 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of the Ram Narayan Basu English School Fund created in terms of notification No. 2486, dated the 16th July 1901, doth hereby order and direct that the security, particulars of which were contained in the First Schedule written under the above notification or any other security or securities to which it might have been or may be converted and the lands, buildings and premises, etc., the particulars of which are contained in the Second Schedule shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the income of the trust properties and the interest of the said security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 43,700 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the Third Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities and the properties in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Governor,
D. M. SEN, Secy.

EDUCATION DIRECTORATE NOTIFICATIONS.

Darjeeling.—No. 1B.—4th January 1951.—Sri Harisadan Ghosh, officiating Professor English, Darjeeling Government College, granted leave for the period from the 6th September 1950 to 9th September 1950 as follows:—

- (a) Earned leave for three days from September 1950 under rule 167(ii) with rule 170(b)(ii) of the West Bengal Service Rules, Part I, and
- (b) leave on private affairs for one day continuation under rule 172(a) and

Burdwan.—No. 2B.—8th January 1951.—Benoy Bhusan Mukherjee, Superintendent Asansol Polytechnic, was granted leave private affairs for a period of twelve days from 17th November 1950 to 28th November 1950 under rule 172(a) of the West Bengal Service Rules, Part I.

Calcutta.—No. 3B.—13th January 1951.—Narayan Das Basu, Special Officer, Dispensary Scheme, Education Directorate, West Bengal was granted earned leave for a period of 11 days from the 5th December 1950 to the 15th December 1950 under rule 168(i) of the West Bengal Service Rules, Part I.

Hooghly-Burdwan-Birbhum.—No. 4B.—14th January 1951.—Miss P. Das, District Inspector of Schools, Hooghly, Burdwan and Birbhum, is granted leave on average pay for a period of twenty-four days from the 8th January 1951 to the 31st January 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Calcutta.—No. 5B.—3rd February 1951.—Saiyed Wajuhat Hussain, deceased Head Master Anglo-Persian Department, Calcutta Madrasah declared to have been on earned leave for a period of forty-six days from 29th August 1950 to 19th October 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

Hooghly.—No. 6B.—3rd February 1951.—Masood Hasan, Professor of Arabic and Persian, Hooghly Mohsin College, was granted leave private affairs for a period of nine days from 4th December 1950 under rule 172(a) of the West Bengal Service Rules, Part I.

Calcutta.—No. 46B.—13th November 1950.—Sri Punyendra Nath Mazumdar, officiating Professor of Botany, Presidency College, was granted leave for a period of twenty-two days from 22nd July 1950 to the 12th August 1950 under rules 184(b)(ii) and 184(d) read with rule 184 of the West Bengal Service Rules, Part I, as follows:—

- (1) Leave on average pay for twenty days from the 22nd July 1950 and
- (2) leave on half average pay for one day.

Birbhum.—No. 47B.—23rd December 1950.—Sri Manmatha Nath Chakravarti, Headmaster Birbhum Zilla School, was granted leave on average pay, preparatory to retirement, for a period of twenty days from 4th December 1950 to 23rd December 1950 under rule 184 read with rule 185(2) of the West Bengal Service Rules, Part I.

P. BOY,
Director of Public Instruction

**PUBLIC SERVICE COMMISSION,
WEST BENGAL**

NOTIFICATION.

429P.S.C.—31st January 1951.—The results of the Second Half-Yearly Professional Examination of Assistant Executive Engineers and Assistant Engineers in the Department of Works and Buildings, Government of West Bengal, held on 29th and 30th November 1950, are published for general information.

The undermentioned officer has passed the examination:—

Shri Bhuvan Sen—Assistant Engineer.

S. C. CHOWDHURI, Secy.
Public Service Commission, West Bengal.

BOARD OF REVENUE, WEST BENGAL

NOTIFICATION.

737W—31st January 1951.—In exercise of the power conferred by section 7 of the Government of Private Estates Act, 1892 (of 1892), the Governor is pleased to direct the following rates be levied for the period from the 1st Baisak corresponding to the 14th 1950 to 30th Chaitra 1357B.S.:—

Rate of General Rate.—The rates leviable under section 3 of the Act on all private estates and in clause (3) of section 2 in order to meet as nearly as possible, the cost of all permanent establishment employed and expenditure incurred by Government for provision and management of such estates, shall be calculated on the gross income received during the period mentioned above of the several estates at the scale specified below:—

Five per cent for all estates including the Murshidabad Nawab Estate.

Rate of Audit Rate.—Under section 4, the leviable on all private estates which are subject to audit by the Examiner of Local Estates, shall be calculated on the gross income received during the period mentioned above, of several estates at the scales specified below:—

One anna per hundred rupees on the Murshidabad Nawab Estate and eight annas and a half per hundred rupees on all other estates.

Legal Remembrancer's fees.—Under section 1, payment of fees shall be obligatory on all persons for legal business done for them by the Superintendent and Remembrancer of Legal Affairs. The scales of fees are as follows:—

Examining plaints and written statements—One or two gold mohurs.

Setting grounds of appeals and petitions (District Court)—One or two gold mohurs.

Compromise—One or two gold mohurs.

Consultation—Two or three gold mohurs.

Opinion—Two to five gold mohurs.

In analogous cases one half of the fee assessed will be for each case after the first, subject to a minimum of one gold mohur for all the analogous cases taken together.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, West Bengal,
and Secy. to the Govt. of West Bengal,
Land Revenue Department (ex-officio).

**Office of the Accountant-General,
West Bengal**

NOTIFICATION.

Subject:—Remittance facilities—Submission of certificates of payment in lieu of lost paid vouchers by Treasury Agencies.

No. TM/225.—2nd February 1951.—A copy of the Government of West Bengal, Finance Department, Audit Branch, memorandum No. 4361(14)-F/F/1R/15(100)/50, dated 20th November 1950, on the subject noted above is circulated for the information of all Treasury Officers in West Bengal. The instructions contained therein should be strictly followed.

"The undersigned is directed to refer to this department memorandum No. 1988(27)-F, dated the 6th October 1944, requiring the Treasury and the Sub-Treasury Officers to furnish a certificate in the prescribed form to the Reserve Bank of India through the Accountant-General, West Bengal, in case of loss of a paid remittance instrument in original. It has since been reported by the Reserve Bank of India, Calcutta, that such certificates are frequently furnished by the Treasury Agencies without ensuring that the original paid instruments have been actually lost. It is therefore requested that it should be impressed upon the Treasury and Sub-Treasury Officers in his district that the paid vouchers should be handled with extreme care and that the submission of certificates of payments should only be reported to in cases where the Treasury Officers are fully satisfied that the paid instruments have been actually lost. In cases where the lost paid vouchers are traced out subsequent to the issue of the relative certificates of payment, they should be sent direct to the Manager, Reserve Bank of India, Central Accounts Section, Calcutta, and not to the Accountant-General, West Bengal, as is being done at present."

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 8th day of January 1951.

Notice is hereby given that the First Criminal Sessions of the year 1951 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 5th day of February next, at 10-30 o'clock in the forenoon, and thenceforward and from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

K. P. GOENKA, Sheriff.

সেরিক আপিল, ৮ই জানুয়ারী ১৯৫১ খ্রিষ্টাব্দ।

এতদ্বারা সর্বসাধারণকে জানান হইতেছে যে, আপারী ১৯৫১ খ্রিষ্টাব্দের ৫ই ফেব্রুয়ারী সোমবার বেলা ১০-৩০ মিনিট নগর হইতে যে পর্যন্ত আপালভের কার্য শেষ না হয় ততদিন পুড়ার ছুবে পশ্চিম নদের অধীন নগর কমিশনার কোর্টবারী বিচার সিন্ডিকাত জন। কমিশনার হাইকোর্টের আপল আপালত পুর্বে ১৯৫১ খ্রিষ্টাব্দের শ্রবন মাসের বিচার বিভাগীয় আপালত বলিবে এবং এতদ্বারা আরও পুড়ার করা যাবে যে, যে সকল ব্যক্তি কোন কার্যের বিরুদ্ধে কোর্টবারী অভিযোগ করিবেন তাহার উক্ত নগরে উক্ত কার্য উপস্থিত থাকেন। ইতি।

কে, পি, গোয়েন্কা,
শেরিক।

**ORDERS AND NOTIFICATIONS BY THE
HIGH COURT AT CALCUTTA AND THE
CHIEF JUSTICE.**

**Appellate Side
Leave.**

24-Parganas.—No. 775A.—7th February 1951.—Sri Pramatha Nath Lahiri, officiating Subordinate Judge and Assistant Sessions Judge of 24-Parganas, was allowed leave on average pay, under rule 188(a) read with rule 184(b)(ii) of the West Bengal Service Rules, Part I, for eighteen days with effect from the 10th January 1951.

NOTIFICATIONS.

No. 710G.—5th February 1951.—The following amendments which have been made by the High Court at Calcutta in the "Rules of the High Court, Appellate Side, 1936 (Seventh Edition)" is published for general information:—

Amendment.

Substitute the following as Chapter VI and Appendices for the existing Chapters VI, VIA and VIB and the appendices thereto:—

CHAPTER VI.

Appeals to Supreme Court.*Civil Appeals.*

Note.—Under Order XII, rule 1 of the Supreme Court Rules, 1950, the provisions of Chapter XIV of the Code, so far as may be applicable, and of any rules made for the purpose by the High Court apply in relation to appeals under Articles 132(I), 133(I) and 135 of the Constitution.

1. The provisions of Chapter IV shall apply, so far as may be, to all applications made to this Court in connection with appeals to the Supreme Court.

Note.—Until further orders applications may be typed on both sides of the paper.

2. Matters connected with appeals to the Supreme Court, other than those with which the Registrar is authorised to deal, shall ordinarily be heard at such time as the Division Court appointed to deal with such matters shall fix.

3. Matters relating to (1) service of notices or other processes; (2) substitution of parties and appointment or discharge of next friends or guardians *ad litem* of minors or persons of unsound mind, before the admission of an appeal; (3) preparation of paper-books; (4) return of documents and (5) matters not expressly required to be laid before the Division Court for orders, shall be dealt with and disposed of by the Registrar.

4. Applications for an order (1) to transmit Orders of the Supreme Court for execution to the lower courts, where no special directions are required; (2) to transmit securities to the mufassal courts for investigation as to their sufficiency; and (3) for refunds of surplus deposits made for the purpose of preparing translations, manuscripts, etc., may, in ordinary circumstances, be made to, and disposed of, by the Registrar without notice to the opposite party other than inclusion in the daily cause list.

5. In all other applications regarding matters connected with appeals to the Supreme Court, including petitions for leave to appeal, notice under rule 6 of this chapter is necessary in addition to any other notice herein prescribed.

6. Notice of an application under the preceding rule shall be given by the applicant or his Advocate by delivering to the proper person (ordinarily the Advocate for the appearing opposite party) a copy of the petition, together with a notice, in the following form:—

"Take notice that this application will be filed with the proper officer of the Court, and that you are required to attend and show cause against the application at the hearing, if you desire to do so."

7. All applications which have been duly filed will be set down in a list in the order in which they are received. The cases in the list will be called on peremptorily in their turn; and if, by the fault of the applicant, the application cannot be proceeded with, it will be liable to be dismissed.

8. Every petition for leave to appeal to Supreme Court, shall be presented to the Stamp Reporter. Such petition shall be accompanied by—

- (1) a court-fee of Rs. 16 for drawing up estimate of the expense of preparing and forwarding to the Registrar of Supreme Court the record of the case;
- (2) the fee for the issue of the notice (of application for leave to appeal) to all respondents who did not enter appearance in the High Court at the hearing of appeal;
- (3) forms of notices to all respondents and filled up in the manner prescribed in rule 18; and
- (4) certified copies of the judgment and decree complained of.

Note.—A petition presented without a copy of the decree appealed from shall forthwith be returned to the Advocate or party presenting it, who shall refile it with the copy within the period of limitation and in case it is refiled after the period of limitation it shall not be accepted without an order of the Division Court.

9. If the Stamp Reporter finds that the petition is barred by limitation, he shall forthwith lay it before the Court for orders. If it is filed within the prescribed period of limitation he shall lay it before the Registrar with a report whether it has been filed in accordance with the rules of the High Court and whether the stamps filed therewith are sufficient.

10. Upon receipt of such petition with the Stamp Reporter's report, the Registrar shall, in case the petition is not in proper form or is not accompanied by the requisite court-fee stamps, a period within which the additional fees may be paid or within which the petition may be amended or lay the same before the Court for orders. If such petition is sufficiently stamped and complies with the provisions of the rules, he shall, on receipt of such petition, direct notice to be served on the opposite party to show cause why the certificate would not be granted.

11. Where more than one such application is made by the same party at the same time relating to decrees or final orders made in pursuance of the same judgment and only one record is required to be printed, the Registrar may order that only one court-fee of Rs. 16 be paid, or that one certified copy of the judgment be accepted, or may lay the matter to the Court for orders.

12. When a certificate has been obtained by a party at the time of the disposal of an appeal, any proceeding he shall file an application containing the grounds of his appeal for an order for registration of the appeal and preparation of record together with a court-fee stamp of Rs. 16 for drawing up an estimate for the preparation of the record.

Note.—The requisite fee for issue of notices to the respondents, written up forms of notices, certified copies of the judgment and decree complained of need not be filed.

13. On receipt of an order from the Supreme Court granting special leave to appeal the Officer-in-Charge shall lay it before the Division Court for an order for registration and preparation of record.

14. The rules in this chapter shall apply, in as far as they may be applicable to all appeals registered under the foregoing rules 12 and 13.

15. As soon as the Registrar has received notice to be served under rule 10 of this chapter the Officer-in-Charge shall forthwith proceed.

give notice of the application for leave to appeal to all the respondents who did not appear at the hearing of the appeal before the High Court. He shall also serve notices of the application for leave to appeal on the Advocates for the respondents who appeared at the hearing before the High Court, but in case such Advocates refuse to accept service, the notices shall be served directly on the respondents concerned.

16. A notice which it is necessary to serve under these rules (other than notices under rule 6 of this chapter) or under Order XLV, rule 3 or rule 8, Civil Procedure Code, may be served in the manner provided by the Code for the service of notices, or, unless the Court or the Registrar otherwise directs, on any Advocate who appeared for the party to whom notice is to be given in the appeal to this Court, unless the Vakalatnama of such Advocate has been cancelled with the sanction of the Court. If there is no Advocate upon whom notice can be served, then, unless the Registrar otherwise directs, notice must be served upon the party in Calcutta through the Registrar, Court of Small Causes, Calcutta, or in the mufassal through the lower court in the district in which such notice is to be served, on paying the usual fee. The fee for the issue of the notice must be paid into Court at the time of filing the application. Such payment is to be made by stamp affixed to the notice intended to be served.

17. Nothing in these rules requiring any notice to be served on, or given to, an opposite party respondent shall be deemed to require any notice to be served on, or given to, the legal representative of a deceased opposite party or deceased respondent in a case when such opposite party or respondent did not appear either at the hearing in the Court or at any proceedings subsequent to the hearing in the High Court:

provided that notices under sub-rule (2) of rule 13 of Order XLV, Civil Procedure Code, be given by affixing the same in some conspicuous place in the court house of the Judge of the Court in which the original suit was brought and in such newspapers as the Court may

direct under the proviso to this rule may be issued in the manner prescribed to the legal representative of the deceased respondent or opposite party respondent without specifying such legal representative by name.

(1) With the fee for the issue of the notice the applicant shall also file printed forms of such notice duly filled up in the prescribed form [see No. 6 (Civil)] the date of appearance and the date the notice being left blank.

The information entered in the form must be in the vernacular (or in English if the notice is to be served on a European or a resident of Calcutta) in a bold, clear and easily legible hand.

The date fixed for the hearing of an application will be inserted in the form and the notice dated before it is signed by the Assistant Registrar.

The necessary number of printed forms of such notice in the prescribed form will be supplied to the parties or their Advocates, free of cost, on application to the Forms Clerk.

The Registrar may, in his discretion, direct that in any particular case that the forms of notice be filled up in the office of the Court.

The date fixed for the hearing of the application for leave to appeal shall be regulated by the provisions prescribed in rule 46, Chapter V.

20. As soon as it shall appear that the notices of the application for leave to appeal have been duly served on all the respondents, the Officer-in-Charge shall lay the application for leave to appeal before the Division Court for orders under Order XLV, rule 3(1), Civil Procedure Code.

21. On the receipt of a report from the Court of first instance under Order XLV, rule 5, Civil Procedure Code, as to the amount or value of the subject-matter of the suit and of the proposed appeal, notice shall forthwith be given to the applicant and to the appearing respondents, and any party objecting to the report shall, within seven days from the date of the notice, file his objections, if any, and also serve a copy thereof on the other side. The case shall thereupon be laid before the Court for orders without delay.

22. Immediately after the grant of the certificate on petitions presented under rule 8, above and after registration of appeal as provided for in rules 12 and 13 *ibid.*, the Officer-in-Charge shall call for the transmission, ordinarily within seven days, of the record and all material papers.

23. The Advocates for the parties shall be notified of the arrival of such record as soon as it is received in the office of the Court.

24. Whenever it shall be impossible for the lower court to comply with the requisition within the time stated, such court shall report the reason of its inability, and shall ask for such further time as may be necessary.

25. (1) Immediately after the grant of a certificate for leave to appeal, or after registration of an appeal as contemplated in rules 12 and 13 of this chapter, the Officer-in-Charge shall prepare and serve on the applicant an estimate with reference to (a) Parts I and II of the paper-book used in the appeal to the High Court; and (b) the papers required to be added under rule 29, post, excluding item (7) of the latter rule. The amount due on such estimate shall be deposited within the time limited by Order XLV, rule 7 of the Code of Civil Procedure.

(2) If the application is from the judgment of the High Court in an appeal other than an appeal from an original decree or order, the applicant shall deposit a lump sum of Rs. 400 within the time limited by Order XLV, rule 7, on account of the cost of the preparation of complete Parts I and II of the paper-book. The estimates in such cases will be prepared and served as soon as possible after the receipt of the records and the filing of lists by the parties, but the said deposit of Rs. 400 shall be made within the prescribed time irrespective of the service of estimates.

26. Thirty-five copies of the paper-book shall be prepared in accordance with the provisions of this chapter on the appeal being finally admitted.

27. (1) If the appellant desires to include in Part I or II of the paper-book used at the hearing of the appeal in the High Court any papers on which the decision of the appeal to the Supreme Court depends, which have not already been included in the paper-books; or to exclude therefrom any papers on the ground that they are irrelevant to the subject-matter of the appeal to the Supreme Court, he shall, within one week from the date of service upon him of the notice under rule 23, apply to the Registrar for an order accordingly, and file with his application a complete list of the papers to be included in, or excluded from, the printed paper-book; and he shall at the same time, serve copies of his application and list on the appearing respondents.

(2) Within one week from the date of the receipt by them of copies of the application and list mentioned in clause (1) the appearing respondents shall, if they so desire, file a similar application and list and simultaneously serve copies thereof on the appellant.

(3) (a) In the case of appeal from the judgment of the High Court in an appeal other than an appeal from an original decree or order the appellant shall file a complete list of the papers which he wishes to include in Parts I and II of the paper-book within two weeks of the service of notice under rule 23, and shall simultaneously serve a copy thereof on the appearing respondents, who shall thereupon prepare and file their lists within one week of the receipt of the appellant's list and simultaneously serve copies thereof on the appellant.

(b) If any party considers that any paper, or portion thereof, should be included in, or omitted from, the lists, he may within one week from the receipt of a copy of the list of the other side, and after giving notice to the other side of his intended application, apply to the Registrar for an order that such paper, or portion thereof, should be inserted in the paper-book, or be omitted therefrom.

(4) It shall be competent to the Registrar to pass any orders which, with reference to the said applications, he may consider proper, and any costs incurred on this account shall be borne in such manner as the Registrar may direct; Provided that if the Registrar is unable to arrive at any conclusion as to whether a document should be included or not, and as to which party should bear the cost of inclusion of any document, he may make a note, which will form part of the paper-book, to that effect. Such applications shall bear a certificate, under the hand of the Advocate representing them, to the effect that the inclusion of the papers specified in their respective lists is necessary in order to arrive at a proper decision of the appeal, or that the papers are irrelevant and should be excluded from the printed record required for the Supreme Court.

(5) Where an order is passed under clause (4) for exclusion on an application under clause (1), the excluded portion or portions shall be indicated by asterisks, where portion or portions of a paper are excluded, and a footnote shall be made by the Editor giving reference to the order of the Registrar. Where a paper or papers are excluded in entirety, a list of the paper or papers excluded shall be made and shall form part of the transcript record to the Supreme Court. The order or orders passed by the Registrar under clause (4) shall also form part of such transcript record.

28. Paper-books shall be prepared in accordance with the provisions of the First Schedule to the Supreme Court Rules, 1950. All documents omitted from the transcript shall be enumerated in a typewritten list to be transmitted with the record.

Note.—Supreme Court Rules, regarding preparation of record in Civil Appeals are printed in Appendix I.

29. The following documents shall be added to the papers of Part I of the paper-books which have already been printed:—

- (1) the proceedings in the High Court, if any;
- (2) the judgment and decree of the High Court;
- (3) the petition in the case of appeal under rules 12 and 13 of this chapter;
- (4) the application for leave to appeal, affidavits, etc;

- (5) the grounds of appeal;
- (6) the order granting certificate;
- (7) the certificate granting leave;
- (8) the order admitting the appeals;
- (9) the proceedings of the High Court, Supreme Court connected with the of admission of appeal to the Supreme Court;
- (10) Registrar's certificate of service of of admission of appeal; and.
- (11) any document not already included Part I, on which the decision of the depends.

The additional documents should be printed strictly in chronological order and should be at the foot of each page in continuation of the previous paging of Part I, and shall contain marginal notes.

The parties shall agree to the omission of and irrelevant documents, but the description the documents may appear (both in the Index in the Record), if desired, with the words, "printed" against it.

30. Whenever the decision of the Appellate likely to turn exclusively on a question of law the appellant may, with the sanction of the High Court, print, such parts only of the record as may be necessary for the discussion of the same.

31. In Part I of the transcript record to the Supreme Court, the names of all the parties shall be shown in full in the following documents:—

- (a) the plaint;
- (b) the lower Court's decree;
- (c) the memorandum of appeal to the High Court;
- (d) the decree of the High Court;
- (e) the application for leave to the Supreme Court;
- (f) the application for registration of appeal filed under rule 12 of this chapter;
- (g) the proceedings of the High Court connected with the order of admission of appeal to the Supreme Court; and
- (h) the High Court's order of admission of appeal to the Supreme Court.

The recital of the names in full shall be avoided in the following documents:—

- (a) the High Court's judgment, or its Cause Title;
- (b) the order granting certificate;
- (c) the Registrar's certificate of service of notice of admission of appeal and of the patch of the transcript record.

32. The following charges shall be payable in respect of the matters specified:—

	Rs.	a.	p.
(a) Cost of estimate (payable by the appellant in court-fee stamps).	16	0	0
(b) Estimating charge per 10,000 words (payable by the respondent in respect of his papers).	1	0	0
(c) Estimating charge for maps	12½	per cent. cost of tracing	
(d) Estimating charge for photographs	12½	per cent. cost of preparing the negative	

	Rs. a. p.
of vernacular portion of 150 vernacular words, being counted as one	1 4 0
translations per 300 words, three figures being counted as one word.	1 4 0
English portion of record ..	The rate specified in Chapter XIII, rule 7.
paper-book, per page ..	12 annas if the paper- book is printed; and 6 annas if it is typed.
ing, drawing or tracing (if necessary).	Actual costs.
for 35 copies ordinary with marginal notes.	Actual cost not exceeding Rs. 3-8 per page.
Tabular matter.	Actual cost.
	Rs. a. p.
one copy of the printed or every 8 printed or or part thereof.	1 0 0
paper-book, per copy ..	0 14 0
of index for every 16 part thereof	1 0 0
paper book costs ..	One anna for every printed and half anna for every typed page of the paper-book.

mission (including Rs. 5
Court-keeper for supervi-
packing and despatch of
record and Rs. 2 to duty
(201)

Government materials and service postage stamps
for packing and despatch of the printed record,
packing materials and stamps so used shall
be the Court-keeper and credited to Government
at made by the party.

above rates are liable to alteration.

When item of cost in the preparation of the paper-
books specified above should be calculated to the
fraction below half anna being omitted and
above being reckoned as one anna).

estimate shall include the matters
in the preceding rule and be framed in
with the charges above specified. An
the Supreme Court shall be required to
penses actually incurred in connection
preparation of the estimate, whether the
admitted or not.

appellant may, at the next sitting of
at, object to such estimate, but such
not to delay the making of the deposit.

subsequently appears that the amount
a party has been required to deposit is
to defray the cost of preparing his por-
paper-book, the Officer-in-Charge shall
additional amount required and shall
thereof to such party. It shall be
to the Registrar to pass any orders
be payment of such additional amount
consider proper.

documents which are to be included in
apt for the Supreme Court, if not
in English, shall be translated into that

"Documents" include evidence of wit-

appellant shall furnish security for the
respondent within the period prescribed
XLV, rule 7, Civil Procedure Code.

38. The security for costs of the respondents
required by Order XLV, rule 7 of the Civil Proce-
dure Code, shall ordinarily consist of cash or Gov-
ernment securities to the value of Rs. 4,000 in each
appeal:

Provided that in analogous cases, the Court may
reduce such security for each successive appeal
after the first to any smaller amount, or may direct
that a consolidated security of Rs. 4,000 be furnish-
ed for the entire group of analogous appeals:

Provided further that the Court at the time of
granting the certificate may, after hearing any
opposite party who appears, order on the ground
of special hardship that some other form of secu-
rity may be furnished; but no such order shall be
passed unless the opposite party has been served
by the appellant with notice seven clear days before
the date of hearing, setting forth the nature of the
security proposed to be furnished. No adjourn-
ment shall however be granted to an opposite party
to contest the nature of such security.

Note.—Security deposited in cash may be subse-
quently converted into Government securities
and *vice versa*, under the orders of the Registrar
to be obtained on a written application.

39. When, in the special circumstances of the
case, the Court allows immovable property to be
accepted as security, the party finding the security
shall file a mortgage bond, duly registered,
together with a specification of the title to the
property. Such bond shall be filed within the time
limited by Order XLV, rule 7 of the Code of Civil
Procedure. When such bond has been filed, the
Registrar shall, if the property be situate in
Calcutta, refer the matter to the Registrar on the
Original Side for the security to be tested; if in
the mufassal, by the Judge of the district in which
the immovable property offered as security is
situate.

40. Immediately upon the arrival of any report
as to the sufficiency of any security, the Officer-in-
Charge shall issue a notice in the prescribed form
to the parties concerned, specifying the nature of
the case. All parties desirous of objecting to the
report shall, within six days from the date of the
notice, file their objections, if any, and serve a copy
of the same upon the other parties to the appeal.
All such objections will be disposed of at the next
sitting but one of the Division Court after the
arrival of the report.

41. If the security tendered be found insuffi-
cient by the Division Court, the appellant shall,
within six weeks of the date of such finding,
deposit Rs. 4,000 in cash, or Government securities
to the extent of Rs. 4,000 (market value), or to
such amount as will bring up the value of the
security to Rs. 4,000.

42. In case the last day for making the deposit
or giving the security under Order XLV, rules 7,
10 and 14, Civil Procedure Code, shall fall on a day
upon which the Court is closed, the deposit may be
made, or the security given, upon the first day
upon which the Court re-opens.

43. When the security has been furnished and
the deposit made in accordance with these rules,
the Officer-in-Charge shall lay the application
before the Court for orders as to the admission of
the appeal.

44. After the admission of the appeal, the tran-
script of the record will be prepared for transmis-
sion to the Supreme Court.

45. In all cases on the admission of an appeal to the Supreme Court, notice of such admission shall, at the cost of the appellant, be given by this Court to all the respondents, whether they have entered appearance or not; and the Registrar of this Court shall transmit to the Registrar, Supreme Court, with the transcript record of the case, or as soon thereafter as practicable, a certificate that notice of such admission has been given to all the respondents.

Notice forms for issue of such notice of admission, and the costs of service thereof, shall be put in by the appellant to the Supreme Court within a fortnight from the date of the admission of the appeal.

46. After the despatch by this Court to the Supreme Court of the transcript record in an appeal to the Supreme Court, duly admitted by this Court, or by an order of the Supreme Court giving special leave to appeal as aforesaid, notice of such despatch shall, also at the cost of the appellant, be given by this Court to the appellant and all the respondents, whether they have entered appearance or not, and the Registrar of this Court shall, as soon as practicable thereafter, transmit to the Registrar of the Supreme Court a certificate as to the date or dates on which such notice has been given to the appellant and all the respondents.

Notice forms for issue of such notice of despatch, and the costs for service thereof, shall be put in by the appellant to the Supreme Court within a fortnight from the receipt of notice that the transcript record is ready for despatch.

47. All applications by, or on behalf of, an infant, or a person of unsound mind, shall be made in the name of the infant or person of unsound mind by the person whose name is on the record as his next friend or guardian; and whenever any application is consented to, or opposed by, an infant or person of unsound mind, the infant or person of unsound mind shall in like manner be represented by the person who appears on the record as his next friend or guardian.

48. In case there is no next friend or guardian upon the record, a separate application for appointment of a next friend or guardian must be made.

49. (a) When a party, who has been successful in an appeal to the Supreme Court, applies for a certificate of the costs incurred in the appeal in this Court, the Deputy Registrar shall, upon production of the order of the Supreme Court for the payment of such costs, prepare such certificate and place in on the record of the Supreme Court Appeal.

(b) A copy of the certificate will then be taken by the party in the usual way.

50. The Registrar shall periodically, and at short intervals, place in the Court's list all appeals which are in arrears and call on the appellants to show cause before the Court why the appeals should not be dismissed for want of prosecution.

51. The supplemental record dealing with substitution and representation of heirs of deceased parties shall be transmitted to the Supreme Court. If the paper-book has already been printed the supplemental record shall be in manuscript.

52. The rules will apply *mutatis mutandis* to appeals preferred under article 135 of the Constitution.

Criminal Appeals.

53. On receipt of the copy of petition under rule 6, Order XXI of the Supreme Rules, the Registrar shall proceed for 25 copies of the record.

54. In printing the record of Criminal the procedure laid down in these rules Appeals shall be followed.

Note.—Extracts from Supreme Court relating to Criminal Appeals are in Appendix II.

[*Extracts from the Supreme Court Rules*

APPENDIX I.

Civil Appeals.

Rules as to preparation of record Order XV.

Rule 5.—The record shall be prepared printed under the supervision of the appealed from in accordance with the retained in First Schedule hereto, and the may submit any disputed question arising in connection therewith to the decision of the and it shall give such directions thereon justice of the case may require.

Rule 6.—When the record has been made the Registrar of the Court appealed from:

- (i) at the expense of the appellant transmit the Registrar of the Court such number of copies as the Court may direct, or in absence of any special direction, 25 copies of such record, which copies he shall certify to be by signing his name, on, or not every eighth page thereof and by affixing thereto the Seal of the Court and from;
- (ii) give notice of the despatch of the record to the parties; and
- (iii) send to the Registrar of the Court a certificate as to the date or dates on which the notice under the preceding clause (i) has been served.

FIRST SCHEDULE

Rules as to Printing of Record

1. The record in appeals to the Supreme Court shall be printed in the form known as 1 Quarto.

2. The size of the paper used shall be such that the sheet, when folded and trimmed, will be 10 inches in height and 8½ inches in width.

3. The type to be used in the text shall be Pica type, but Long Primer shall be used in printing accounts, tabular matter and notes. The number of lines in each page of Pica type shall be 47 or thereabouts, and every tenth line shall be numbered in the margin.

4. Records shall be arranged in two parts in the same volume, where practicable, viz.—

Part I—The pleadings and proceedings, the transcript of the evidence of the witnesses, the Judgments, Decrees, etc. of the Courts below, down to the admitting the Appeal.

Part II—The exhibits and documents.

5. The Index to Part I shall be in chronological order, and shall be placed at the beginning of the volume.

the Index to Part II shall follow the order of exhibit mark, and shall be placed immediately after the Index to Part I.

Part I shall be arranged strictly in chronological order, i.e., in the same order as the Index.

Part II shall be arranged in the most convenient order for the use of the Supreme Court, as the instances of the case require. The documents shall be printed, as far as suitable in chronological order, mixing plaintiff's and defendant's documents together when necessary. Each document shall show its exhibit mark, and whether it is a plaintiff's or defendant's document (unless this is shown from the exhibit mark) and in all cases documents relating to the same matter such as—

(a) a series of correspondence, or

(b) proceedings in a suit other than the one under appeal;

shall be kept together. The order in the record of documents in Part II will probably be different from the order of the Index, and the page number of each document shall be indicated in the printed Index.

The parties will be responsible for arranging documents in proper order for the Supreme Court. In difficult cases counsel may be asked to settle

The documents in Part I shall be numbered consecutively. The documents in Part II shall not be numbered, apart from the exhibit mark.

Each document shall have a heading which shall consist of the number of exhibit mark and the caption of the document in the Index, with the date.

Each document shall have a marginal note which shall be repeated on each page over which the document extends, viz.—

PART I.

Where the case has been before more than one court, the short name of the Court shall first appear.

Where the case has been before only one court, the name of the Court need not appear.

The marginal note of the document shall consist of the number and the caption of the documents in the Index, with the date, except in the case of oral evidence.

In the case of the oral evidence, "Plaintiff's evidence" or "Defendant's evidence" shall appear, followed by the name of the Court, and then the marginal note consisting of the number in the Index, the witness's name, with "Examination", "Cross-examination" or "re-examination", as the case may be.

PART II.

The "Exhibits" shall first appear.

The marginal note of the exhibit shall then appear, consisting of the exhibit mark and the description of the document in the Index with the date.

The parties shall agree to the omission of irrelevant documents, but the description of the document may appear (both in the Index and in the record), if desired, with the words "omitted" against it.

A series of documents, such as accounts, inventories, etc., shall not be printed in full, unless counsel so advises, but the parties may be allowed to short extracts being printed as

11. In cases where maps are of an inconvenient size or unsuitable in character, the appellant shall, in agreement with the respondent prepare maps drawn properly to scale and of reasonable size, showing as far as possible, the claims of the respective parties in different colours.

APPENDIX II.

Criminal Appeals.

Order XXI.

Rule 6.—The Registrar of the Court shall thereupon send a copy of the petition of appeal to the High Court concerned for its record. The High Court shall then arrange for the printing of the record in the case and for the transmission of the printed record to the Registrar of this Court with all convenient speed. In the preparation of the printed record, the High Court may include the printed paper-book prepared for its own use at an earlier stage. The record shall be printed at the expense of the appellant, unless otherwise ordered by the Court. In appeals involving sentence of death, the record shall be printed at the expense of the Government of the State concerned.

Rule 7.—As soon as the record has been got ready, the Registrar of the High Court shall despatch to the Registrar of this Court not less than fifteen copies. In cases falling under Article 134(a) and (b), the printed record shall be despatched to this Court within a period of forty-five days after the receipt of the intimation from the Registrar of this Court of the filing of the petition of appeal.

Rule 11.—So far as may be, the proceeding Orders in this part of these rules shall, with the necessary modifications and adaptations, apply to criminal appeals under this order.

Provided that in criminal proceedings no security for costs shall be required to be deposited, and no court-fee, process-fee, or search-fee shall be charged and no copying charges shall be made except for copies other than first, to any party to the proceedings.

No. 714G.—5th February 1951.—The following Order is published for general information:—

Order.

In exercise of the powers conferred by section 20(iii) of the Court-fees Act, 1870 (VII of 1870), the High Court at Calcutta is pleased to make the following amendments, after confirmation by the State Government, in the rules regarding the remuneration of the peons and other persons employed in the service or execution of processes:—

Amendments.

I. *Civil Rules and Orders.*—In rule 989, page 397 (Slip No. 379), Civil Rules and Orders, Volume I—

(i) for "Rs. 16—1/5—20" in line 1 of clause (a), in line 3 of clause (f) and in line 2 of clause (g), substitute "Rs. 25—1/2—35";

(ii) cancel the Note to clause (a);

(iii) for "Rs. 13" in lines 2 and 8 of clause (f), substitute "Rs. 20"; and

(iv) for the words "Fundamental Rules" in lines 3-4 of clause (g), substitute "West Bengal Service Rules, Part I".

II. *Criminal Rules and Orders.*—

(i) For "Rs. 16—1/5—20" in line 1 of rule 169, page 59, Criminal Rules and Orders, Volume I, substitute "Rs. 25—1/2—35"; and

(ii) cancel the Note below the Rule.

No. 741G.—6th February 1951.—The following amendment which has been made by the High Court at Calcutta in the "Rules of the High Court, Appellate Side, 1936 (Seventh Edition)", is published for general information:—

Amendment.

Page 123, rule 15, Chapter XI.—Substitute the following for the existing rule:—

"15. (a) The paper-book shall ordinarily be prepared in accordance with the provisions contained in the First Schedule to the Supreme Court Rules, 1950, except that marginal notes shall be prepared and inserted in the paper-book in the event of an appeal being taken to the Supreme Court.

(b) Thirty-four copies of the paper-book shall ordinarily be printed at the expense of the State, of which fourteen copies shall be bound copies for the use of the High Court and the remaining twenty copies shall be in loose sheets which shall be kept in a sealed cover along with the High Court records for use in the event of an appeal to the Supreme Court.

Immediately on receipt of the paper-book the Registrar shall cause two copies to be sent to the Superintendent and Remembrancer of Legal Affairs."

R. P. MCKERRILL, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 142L.S.-G—2nd February 1951.—It is hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal and in partial modification of this office notification No. 103L.S.-G., dated 19th January 1950, Sri Kisori Mohan Kar has been appointed to be a member of the Committee for the management of the charitable dispensary at Khanakul in the district of Hooghly, *vice* Sri Kalipada Sinha Roy.

No. 205M.—2nd February 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the newly elected Commissioners of the Asansol Municipality in the district of Burdwan, at the special meeting on 26th December 1950 duly elected the following gentlemen as Chairman and Vice-Chairman of the municipality:—

Sri Jogendra Nath Roy—Chairman.

Dr. Ram Ratan Prasad—Vice-Chairman.

No. 308J.G.—2nd February 1951.—Sri Lalit Chandra Biswas, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Ghatal, in the district of Midnapore, is posted to the Sadar subdivision of the same district for employment as Circle Officer of Danton, *vice* Sri Arun Kumar Das Gupta, transferred.

The posting is made in the public interest.

No. 310J.G.—2nd February 1951.—Sri Arun Kumar Das Gupta, Sub-Deputy Collector (on probation) and Circle Officer, Danton, in the Sadar subdivision of the district of Midnapore, is transferred to the same subdivision of the district for employment on general duty.

The transfer is made in the public interest.

No. 328J.G.—5th February 1951.—Sri Chandra Halder, Sub-Deputy Magistrate Deputy Collector (temporary), Howrah, granted leave for nine days with effect from 6th October to 14th October 1950 under rule 6 of the West Bengal Service Rules, Part I.

B. SARKAR, Commr.

NOTIFICATION.

Chinsura, the 22nd January 1951

Whereas it is necessary in the interest of safety, convenience and because of the narrowness of the roads, to restrict the speed of the following of motor vehicles in the manner and on the terms specified below.

Now, therefore, in exercise of the power conferred by sub-section (2) of section 71 of the Motor Vehicles Act, 1939 (IV of 1939), and the Provincial Government order No. 260 dated the 6th February 1940, I hereby notify that the maximum speed at which—

- (1) Motor Cycles,
- (2) Motor Cars,
- (3) Motor Cabs,
- (4) Light Transport Vehicles,
- (5) Heavy Transport Vehicles,
- (6) Stage Carriages,
- (7) Tractors,

fitted with pneumatic tyres may be driven on the roads within the limits of all municipalities and also on the G. T. Road within Murga and P. Unions in the district of Hooghly, shall not exceed the following number of miles per hour.

S. DUTT-MAZUMDAR,

District Magistrate of Hooghly.

NOTIFICATIONS.

Suri, the 3rd January 1951

In exercise of the power conferred by the West Bengal Private Forests Act, 1948 (XII of 1948), the Governor is hereby pleased to direct that the lands mentioned in the schedule to the provisions of the said Act applicable to the vested forests, subject to the condition determined heretofore by an agreement between the Collector of Birbhum and the owners of the said lands, the Governor is further pleased to direct that the said land be managed as a vested forest on behalf of the owners by the Regional Forest Officer, Birbhum, in accordance with the provisions of the West Bengal Private Forests Act, 1948:—

Schedule.

District Birbhum, subdivision Rampurhat.
Rampurhat:—

Mauza.	Jurisdiction list No.	Cadastral survey plot No.
Kasthagarah ...	45	103

exercise of the power conferred by the West Bengal Private Forests Act, 1948 (XIV of 1948). The Governor is hereby pleased to apply to the provisions mentioned in the schedule below, the provisions of the said Act applicable to vested lands, subject to the condition determined there by an agreement between the Collector, Birbhum and the owners of the said lands. The Governor is further pleased to direct that the said land be managed as a vested forest on behalf of the owners by the Regional Forest Officer, Birbhum, in accordance with the provisions of the West Bengal Private Forests Act,

Schedule.

1. Birbhum, subdivision Rampurhat, thana Rampurhat.

No.	Jurisdiction list No.	Cadastral survey plot No.	Area in acres.
120	45	63 to 76	50.00

By order of the Governor,
B. L. GHOSH,
Collector, Birbhum.

by the Deputy Inspector-General of Police,
Western Range

Surat. — No. 1230. — 2nd February 1951. — Sub-Inspector Prabash Ranjan Chatterji of Birbhum is allowed to act, as Armed Inspector in Birbhum, with effect from 12-10-1950, p.m. to 5.1.51, p.m., *vice* Mr. H. F. Webster, Platform Officer, Government Railway Police, Howrah, discharging the duties of Armed Inspector at Birbhum, temporarily transferred to Jalpaiguri.

H. L. SHAHA, Dy. Insp.-Genl.

Presidency Division—Calcutta

201 S.G. — 8th February 1951. — The appointment of the following gentlemen as members of the Managing Committee of the Municipal Dispensary at Narihati in the district of 24-Parganas over and above those already appointed in this office notification No. 872 L.S.-G., dated 30th May 1950, published at page 1106, of the *Calcutta Gazette* of 8th June 1950, is published for general information under rule 10 of the Dispensary Manual:—

Raghu Nath Chatterjee.

Sunil Kumar Banerjee.

J. N. TALUKDAR, Commissioner.

NOTIFICATION.

Alipore, the 7th February 1951

showing the names of members in the Managing Committee of the Taki Government High School which has been reconstituted with effect from 15th August 1950.

Subdivisional Officer, Basirhat.—President (*ex-officio*).

Head Master, Taki Government High School.—Vice-President and Secretary (*ex-officio*).

Sri Smarajit Dutta, retired Assistant Head Master, Taki Government High School and at present, Head Master, Ramkrishna Mission School, Taki (Home address: post office and village Taki, district 24-Parganas).—Representative of the parents and guardians of the Hindu students of the school (nominated by the Head Master).

(4) Jonab Rahul Kudhus, Commissioner, Taki Municipality (village Sandpore, post office Taki, district 24-Parganas).—Representative of the parents and guardians of the Muslim students (nominated by the Head Master).

(5) Circle Officer, South Basirhat.—(Nominated by the District Magistrate, 24-Parganas)

(6) Sri Parbati Kumar Roy Palodhi, B.A., B.T., Assistant Master, Taki Government High School—Elected representative of the teaching staff

B. C. NATH,

for Addl. District Magistrate,
24-Parganas

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 6th February 1951.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 77 of 1943-44 of Regt VIII(L.A.)

Mauza Khardah, police-station Khardah

C. S. plot No.	Name of the owner.	Date of requisition.
3061 } 3086 }	Titaghat Jute Factory Co., Ltd.	29th April 1950.
3010	Ditto	29th December 1950.
3007	Sri Mahadab Taton	29th October 1948.
3021	Sri Narayan Ch. Saha	29th December 1950.

S. N. DAS GUPTA,

Land Acquisition Collector, 24-Parganas.

Orders by the Deputy Inspector-General of Police, Central Range

Alipore.—No. 891.—7th February 1951.—In partial modification of orders published in the *Calcutta Gazette*, dated 4th January 1951, under notification No. 5221, dated 20th December 1950.—

(1) Sri Satyendra Mohan Ray, Inspector, 24-Parganas, on deputation to the Criminal Investigation Department, West Bengal (now officiating as Deputy Superintendent of Police, Murshidabad), is posted on paper to Nadia in an existing permanent vacancy in the rank of Inspector with effect from 1st January 1951.

- (2) Sri Amarendra Narayan Datta, Inspector, Nadia, on deputation to the Central Enforcement Branch, to act as Deputy Superintendent of Police, is posted on paper to 24-Parganas, *vice* No. (1) with effect from 1st January 1951.

S. M. GHOSH, Dy. Insp.-Genl.

Presidency Division—Jalpaiguri

NOTIFICATION.

Malda, the 23rd November 1950.

Managing Committee of the Malda Zilla School is reconstituted with the following gentlemen for three years commencing from December 1950:—

- (1) The District Magistrate—President (*ex-officio*).
- (2) The Head Master, Malda Zilla School—Vice-President and Secretary (*ex-officio*).
- (3) Sri Durga Kumar Bhattacharjee—Teachers' representative.
- (4) Sri Bhutesh Chandra Mitra—Representative of the parents and guardians.
- (5) Janab Mohammad Hossain—Representative of the parents and guardians.
- (6) Sri Suresh Chandra Sen Gupta, Subdivisional Officer, Malda—Official Member.

R. GHOSH,

District Magistrate, Malda.

DEPARTMENT OF FOOD

NOTIFICATIONS

No. 1052F.D./FD/11/34/47.—3rd February 1951.—Sri Girija Bhusan Banerjee, District Controller, Howrah, was granted leave for fifteen days with effect from the 13th December 1950 as follows:—

- (i) Earned leave for seven days under rule 168(I) of the West Bengal Service Rules, Part I, and
- (ii) extraordinary leave for the remaining period under rule 174(I)(a), *ibid*.

No. 1126F.D./F/A-41-417/50.—6th Feb 1951.—Sri Kanai Lal Ghosh, W.B.J.C.S., District Assistant Regional Controller of Procurement and Supply, is appointed to a Rationing Officer, Howrah VI Sub-area, under Directorate of Rationing and Distribution, Headquarters at Howrah VI Sub-area.

2. Sri Prova Ranjan Ganguly, W.B.J.C.S., Subdivisional Controller, Ranaghat, under Directorate of Rationing and Distribution, appointed to act as Deputy Assistant Regional Controller of Procurement, Katwa, under Directorate of Procurement and Supply, Sri J. N. Roy.

By order of the Governor

A. BOSE, Asst. S.

Directorate of Procurement and Supply

NOTIFICATION.

No. 776FR/1C-1/48.—7th February 1951.—exercise of the power conferred upon me by paragraph (2) of paragraph 1 and paragraph 1 of the West Bengal Foodstuffs (Distribution by Local Employers) Control Order, 1948, and in pursuance of the order published under notification No. 601F/R-1C-1/48, dated 10th February 1948 read with subsequent notification No. 49441/1C-1/48, dated 16th August 1950, I hereby direct that the employers of labour in all the T. Gardens in the districts of Darjeeling and Jalpaiguri shall distribute foodstuffs to persons in their employ and the dependants of such persons according to the scale mentioned in the schedule below with effect from 25th January 1951—

Schedule.

Persons.	Scale of ration per head per week
(1) Worker	... 2 seers 14 chittaks adult per week
(2) Adult dependant	... 2 seers.
(3) Child dependant	... 1 seer.

M. C. MUKHARJI, D.
Procurement and S

LABOUR DEPARTMENT

ORDER.

No. 758Lab.—2nd February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its corrigendum No. 6892Lab., dated the 29th November 1950, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950 and represented by the Indian Jute Mills Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as Chairman and Sri P. R. Mukherjee and Sri M. C. Banerjee, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, the Jute Workers' Federation, 35B, Wellington Street, Calcutta, on behalf of Janaki and Apana, two workers of the Standard Jute Mill of Titaghur, item 18 under the head "24-Parganas" of the said list, made a complaint in writing before the said Tribunal alleging that the said Company altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted their award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes Act made by Jute Workers' Federation on behalf of two employees named Janaki and Apana against Standard Jute Mill in connection with Government of West Bengal, Department of Labour, order No. 5521-Lab., dated the 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT :

Sri S. N. MODAK, I.C.S. (RETD), *Chairman.*

Sri P. R. MUKHERJEE, *District Judge, Member.*

Sri M. C. BANERJEE, *District Judge, Member.*

Jute Workers' Federation: Sri D. L. Sen Gupta, *Advocate.*

the Company: Sri S. C. Sen, *Advocate.*

AWARD.

This matter has arisen out of a petition of complaint filed on 4th November 1950 by Jute Workers' Federation on behalf of two employees named Janaki and Apana against Standard Jute Mill (No. 18 in the list of Jute Mills in 24-Parganas), which is one of the 86 Jute Mills in West Bengal, which are concerned in the industrial disputes between them and their workmen referred to this Tribunal for adjudication by Government of West Bengal Department of Labour, order No. 5521Lab., dated the 25th September 1950. The original adjudication proceedings are still pending before this Tribunal. It is alleged on behalf of the two employees that by a notice, dated 7th October 1950, they were dismissed with effect from 4th October 1950 without any reason being assigned. The Company has filed a written statement in reply stating that these two men were guilty of disorderly behaviour during working hours on 4th October 1950 inasmuch as they were found fighting with each other in the department, and they were suspended as a security measure pending the permission of the Tribunal for their dismissal. In a written statement the Company has made a prayer to the effect that the statement may be treated as an application under section 33 of the Industrial Disputes Act for permission to dismiss the two employees. We have discussed different aspects of the incident with both parties. While we agree that the mutual fight inside the factory in which these two employees engaged themselves amounted to disorderly behaviour and therefore a major misdemeanour, it appears to us that the incident arose out of a more or less trivial matter concerning the two employees themselves and there was no intention on the part of either to harm the Company or anybody else. We are prepared to treat the Company's written statement as an application for permission under section 33 for the dismissal of the two employees. In our opinion a punishment of total dismissal would be rather too harsh under the particular circumstances of the case, and the ends of justice would be sufficiently met if the two men, who were undoubtedly guilty of a major misdemeanour, are directed to be suspended substantively with effect from 4th October 1950 to 17th December 1950, and they be allowed to rejoin the duties in Standard Jute Mill with effect from 18th December 1950. With regard to the Company's application under section 33, we grant permission to suspend the two employees Janaki and Apana substantively for the period indicated on the footing that they shall be re-instated with effect from 18th December 1950. In the light of the order we have made in respect of the application under section 33 of the Industrial Disputes Act, the complaint made on behalf of Janaki and Apana under section 33A of the Industrial Disputes Act is not seriously pressed. Under these circumstances we dispose of the complaint without making any separate order and make our award accordingly.

S. N. MODAK

Chairman

P. R. MUKHERJEE

Member

M. C. BANERJEE

*Member**The 14th December 1950.*

By order of the Governor
D. S. P. MUKHERJEE, J.

ORDER.

No. 759Lab.—2nd February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its corrigendum No. 6892Lab., dated the 29th September 1950, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, and represented by the Indian Jute Mills Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), Chairman and Sri P. R. Mukherjee and Sri M. C. Banerjee, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal Secretary, Bally Jute Mill Workers' Union, Bally Congress Office, post office Bally, district Howrah, on behalf of three persons named Bejoy Singh, and Fuleswar, described as workmen employed in the Bally Jute Mill, and being item 10 under the head "Howrah" of the said list, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service payable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of a complaint under section 33A of the Industrial Disputes Act made by Bally Jute Mill Workers' Union on behalf of Bejoy Singh and two others against Bally Jute Mill in connection with Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal, including Bally Jute Mill and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT :

- (1) SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*
- (2) SRI P. R. MUKHERJEE, *District Judge, Member.*
- (3) SRI M. C. BANERJEE, *District Judge, Member.*

For the Union: Sri P. K. Sanyal, Advocate, and Sri Keshab Banerji, Secretary

Bally Jute Mill: Sri S. C. Sen, Advocate, and Sri M. Ghosh, Deputy Labour Adviser, I.J.M.A.

AWARD.

This matter has arisen out of a petition of complaint under section 3 of the Industrial Disputes Act presented on 23rd November 1950 (registered as case No. 46 of 1950 under section 33A) by the Secretary, Bally Jute Mill Workers' Union, on behalf of three persons named Bejoy Singh, Feku and Fuleswar, who are described as workmen employed in the Bally Jute Mill which is one (No. 10 under Howrah district in the list) of the 86 Jute Mills in West Bengal which are concerned in the industrial disputes referred to this Tribunal for adjudication by Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950. The original adjudication proceedings commenced on 25th September 1950 and are pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines. The workman Bejoy Singh was dismissed by the mill authorities from his service on or about 6th November 1950 on the allegation that he had quarrelled with one Dhiren, an employee of the Mill Ration Shop. The allegation, according to the complainant, is entirely false. The other two workmen, Feku and Fuleswar, were given warnings in connection with their work and these warnings were recorded against them. It is contended in the petition of complaint that the order of dismissal and the order regarding the warnings amounted to punishment and in so far as these punishments were inflicted during the pendency of the adjudication proceedings before the Tribunal, without the express permission in writing of the Tribunal, the provisions of section 33 of the Industrial Disputes Act were contravened, and the action taken by the employers being illegal, the orders in question should be set aside. The contentions raised on behalf of Bally Jute Mill are on the following lines. The warnings administered to the workmen Feku and Fuleswar were justified under the circumstances, and such warnings do not amount to punishment within the meaning of section 33 of the Industrial Disputes Act, and therefore no permission of the Tribunal was necessary. As regards Bejoy Singh he was not actually dismissed as alleged. A charge sheet was drawn against him and an enquiry was made and he was suspended pending the permission of the Tribunal in respect of a proposed order of dismissal. A separate application for permission to dismiss Bejoy Singh under section 33 of the Industrial Disputes Act was subsequently made by Bally Jute Mill and this was registered as case No. 83 of 1950 under section 33.

2. We take up the question of the warnings in respect of Feku and Fuleswar first, the question being whether such warnings amount to punishment within the meaning of section 33 of the Industrial Disputes Act. The normal Dictionary meaning of the word "warn" is to put a person on guard as regards something happening in the future. The action which leads to an act of warning relates no doubt to some fault or default already committed. But the authority who prefers to administer a warning entertains essentially the idea that he does not intend to meet the particular fault or default with any kind of punishment, but he prefers to put the offending person on his guard with regard to a possible repetition of the fault or default in the future. The essential idea involved in an act of warning is that the action taken is of a preventive nature with regard to the future as distinguished from any kind of punitive action in respect of fault or default committed in the past. It is possible that an accumulation of two or more warnings may lead to definite punitive action in the future in case of a repetition. But such punishment depends on the contingency of a repetition which may or may not take place. Looking at the matter from all points of view, we have come to the conclusion that a warning does not amount to punishment within the meaning of section 33 of the Industrial

Industrial Disputes Act. In the cases of the two workmen Feku and Fuleswar, therefore, there was no necessity of seeking the permission of the Tribunal with regard to the recording of the warnings, and we hold that the provisions of section 33 were not contravened.

[3] We now pass on to deal with the case regarding Bejoy Singh. The order passed by the Manager was as follows: "After full enquiry into the case drawn up against you on 4th November 1950, you are informed that you are dismissed, but that until the permission of the Tribunal to such effect has been obtained you will continue to be suspended." The Management evidently held an enquiry, and then passed the order in question. The language used in the order appears to us to be somewhat ambiguous, but we are prepared to interpret it in a reasonable manner in the light of the particular circumstances. The Management had the idea of obtaining the permission of the Tribunal in respect of a contemplated order of dismissal, and although the language used in one portion of the order is to the effect of conveying the idea that Bejoy Singh was dismissed by the order, the Management really passed an order of suspension pending the permission of the Tribunal with regard to an order of dismissal which was being considered. Although an enquiry was held by the Management for its own satisfaction, the decision in the enquiry was intended to be subjected to the consideration of the Tribunal whose permission was to be sought. From that point of view the enquiry was not really completed at the time when the Management passed its order of suspension. As to whether any misconduct had been committed by the workman concerned, and whether such misconduct, if found, would be met by an order of dismissal, the decision was to be left to the Tribunal, although a preliminary enquiry was in fact held by the Management. We are of opinion that in this particular case there was not yet an order of dismissal, and all that happened was that the workman Bejoy Singh was suspended pending an enquiry by the Tribunal with regard to the question of permission under section 33. In that view of the matter the order of suspension cannot be said to have amounted to a dismissal within the meaning of section 33 of the Industrial Disputes Act. In connection we refer to the reasoning set forth in paragraph 6 of the order of the Engineering Firms Tribunal consisting of Sri S. N. Modak, Chairman, and Sri A. Das Gupta, District Judge, Member, in connection with a complaint under section 33A of the Industrial Disputes Act against the Hindusthan Development Corporation, Ltd., as published in the *Calcutta Gazette* of 28th September 1950 by Government of West Bengal, Labour Department, order No. 53351ab., dated 16th September 1950. As pointed out in that award, the ordinary Dictionary meaning of the word "punish" is "to cause offender to suffer for offence", "to inflict punishment for offence". The word "punish" presupposes or signifies some misconduct committed by the man who is punished. In so far as an enquiry regarding the commission of an offence is yet to be made by the Tribunal, it cannot be said to have been established that the workman committed an offence. In our particular case the order of suspension, pending the final decision of the Tribunal, was taken as a security measure, and did not amount to a substantive punishment. In that view of the matter we are of opinion that the permission of the Tribunal was required in respect of such an order of suspension, and the provisions of section 33 of the Industrial Disputes Act were not contravened.

The complainants Feku, Fuleswar and Bejoy Singh, as represented by the Secretary, Bally Jute Mill Workers' Union, have thus failed to show that the provisions of section 33 of the Act were contravened. The order made under section 33A of the Industrial Disputes Act is, therefore,

held to be untenable, and we hold that the workmen concerned are entitled to any relief on the basis of this petition of complaint. We award accordingly.

S. N. MODA
Chair

P. B. MUKHERJEE
Mem

M. C. BANERJEE
Mem

The 16th January 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt.

ORDER.

No. 760Lab.—2nd February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5729Lab., dated the 29th September 1950, the industrial dispute between Messrs. Allen Berry & Co., Ltd., Head Office, 62, Hazra Road, Calcutta, Works: Konnagar, Hooghly, and their employees represented by the Allen Berry Head Office Employees' Union, 26A, Deodar Street, Calcutta, was referred for adjudication to M. C. Banerjee, District Judge;

And whereas the said Sri M. C. Banerjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA

PRESENT:

SRI MATILAL CHANDRA BANERJEE, *District Judge, Tebh*

Industrial dispute between Messrs. Allen Berry & Co., Ltd., Head Office, 62, Hazra Road, Calcutta, Works: Konnagar, Hooghly, and their employees represented by the Allen Berry Head Office Employees' Union, 26A, Deodar Street, Calcutta, in connection with the dismissal of P. K. Banerji, Store-in-charge and (2) Sri B. N. Nandy, Assistant.

AWARD.

Government of West Bengal, in the Department of Labour, by order of the Labour Department, dated 29th September 1950, referred under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between Messrs. Allen Berry & Co., Ltd., Head Office, 62, Hazra Road, Calcutta, Works: Konnagar, Hooghly, and their employees represented by the Allen Berry Head Office Employees' Union, 26A, Deodar Street, Calcutta, in connection with the dismissal of (1) Sri P. K. Banerji, Store-in-charge and (2) Sri B. N. Nandy, Store Assistant, regarding the matters mentioned in the following Schedule:—

Schedule.

Whether Sri P. K. Banerji and Sri B. N. Nandy were rightly dismissed.

What compensation or other redress, if any, they should get?

Stores were issued on both parties and they filed written statement setting up their respective cases. Sri P. K. Banerji was appointed in the Department in the main centre of the Company at Hazra Road in Calcutta. He was transferred to Konnagar Depot on 8th January 1949 as in-charge and Sri B. N. Nandy who was also appointed as a subordinate in the Stores Department in November 1946 was transferred to Konnagar Depot in January 1949. The Depot is a stacking place of automobiles and spare parts of vehicles deposited over an extensive area and the protection of the stock from theft or damage is in charge of the Security Officer and his staff which includes the watch and ward personnel. The entire Depot is in the charge of the Depot Manager. The Store Department is one of the Departments in the Depot dealing with the records of the stock of materials.

At the relevant time Mr. Montgomery was the Depot Manager, Mr. M. L. Dhand was the Security Officer and Sri P. K. Banerji was the Head Store-in-charge at Konnagar.

The Union's case in the written statement on the dispute in question is as follows:—

The Security Officer Mr. M. L. Dhand was inimically disposed towards Sri P. K. Banerji and the Depot Manager was under the influence of the Security Officer. On 21st April 1950 the Depot Manager issued a notice on Sri P. K. Banerji and his colleague Sri B. N. Nandy charging them with an offence of theft of some articles of the Company on 18th April 1950. This notice was based on the report of one Gaya Singh, a durwan, who was a subordinate of the Security Officer. Both P. K. Banerji and B. N. Nandy gave explanations on 24th April 1950 denied the charge and asked for a proper investigation and Sri P. K. Banerji also submitted a memorandum to the General Manager at Hazra Road asking for a detailed enquiry, without making any enquiry or giving the affected employees any opportunity to examine the accusers and without any substantial incriminating evidence, the Company discharged both of them by letters, dated 25th April 1950 with effect from 26th April 1950. The dismissal of the two employees was a result of a conspiracy of the Depot Manager and the Security Officer against the Bengalee employees in general and Sri P. K. Banerji in particular. These two employees were active members of the Union and immediately after their dismissal the Union took up the matter with the Management but in vain. The Union thereafter approached the Labour Directorate and a conciliation proceeding was started. The Labour Directorate failed to effect any conciliation and the dispute was then referred by the Government to the Tribunal for adjudication. The Union

assailed the discharge of the two employees as instances of victimisation unfair labour practice and prayed for their reinstatement and compensation for the period of their non-employment.

The Company in its written statement in reply state that the employees were dismissed on 26th April 1950 for gross misconduct after proper enquiry. The Company denied the allegation of any motive of unfair labour practice or victimisation on their part or any collusion between the Depot Manager and the Security Officer in the matter of dismissal of the employees.

Issues were framed on 17th November 1950.

The appearances for the parties were as follows:—

For the Union: Sri D. L. Sen (Gupta, Advocate, Sri Asoke Das (in absence), Secretary, Allen Berry Head Office Employees' Union, and Sri J. Chakravarty, Assistant Secretary of the Union.

For the Company: Sri S. C. Sen, Advocate, and Sri D. D. Chadda, Legal Officer of the Company.

The issues framed were as follows:—

ISSUES.

1. Whether Sri P. K. Banerji and Sri B. N. Nandy were rightly dismissed.
2. What compensation or other reliefs, if any, they should get?

Decisions.

Issues Nos. 1 and 2.—The Union's case is that the dismissal of the clerks Sri P. K. Banerji and Sri B. N. Nandy was occasioned by irresponsible decision of the General Manager of the Company at the Head Road Head Office without any proper enquiry and on a false charge brought by a durwan of the Company, a subordinate of the Security Officer. It also openly alleged that the durwan in creating the false charge against two clerks was acting under the malign influence of the Security Officer. Mr. M. L. Dhand who was inimically disposed towards the Head Store-keeper Sri P. K. Banerji. It was suggested at the hearing that the Security Officer was unfriendly and even hostile to the Head Store-keeper as he stood in the way of the dishonest pursuits of the Security Officer in regard to stores of the Company in his protection. The Company took the stand that the durwan Gaya Singh saw the two clerks to converse in a suspicious manner at a spot behind the office and on approaching them B. N. Nandi to plant his foot on some new cut outs and carburetors covered by a piece of linen on the ground and the durwan asked Nandi to remove his foot from the articles when Banerji offered a hush money of Rs. 100 to the durwan which he refused. The durwan then reported the incident to the Jamadar, the Jamadar reported to the Security Officer and the latter reported to the Depot Manager. Charge-sheets followed resulting in dismissals in dispute. Oral and documentary evidence were adduced by the parties in support of their cases. P.W. 1 P. K. Banerji, P.W. 2 B. N. Nandy and O.P.W. 1 durwan Gaya Singh were examined. Documents Exts. 1 series, 2 series, 3 series, 4, 5 and 6 were marked for the Union and documents Exts A, B and C were marked for the Company.

It appears from the evidence on record that Sri P. K. Banerji and B. N. Nandy were appointed as clerks in the Store Department of the Head Road centre of the Company in 1946. Both of them were transferred

agar Depot when it was opened in January 1949. Sri P. K. Banerji appointed as Head Store Clerk and Sri B. N. Nandy as a subordinate in the stores. Sri P. K. Banerji had four Assistants in his department; were Sri B. N. Nandy, Sri A. N. Kumar, Sri B. R. Das and Sri N. G. Sri P. K. Banerji was in receipt of a basic pay of Rs. 90 and a dearness allowance of Rs. 81 and other allowances amounting to Rs. 21 per month in P.W. 1 P. K. Banerji states that he made an inventory of all the articles in the Depot which were not properly shown in the records and placed them in proper places but he soon detected tampering and removal of these articles. Suspecting foul play he reported the matter to the Depot Manager. Very soon after the Security Officer Mr. M. L. Dhand learned to Banerji of having accused the Security Officer of stealing articles from the stores. P. K. Banerji repudiated the accusation and even stated to the Depot Manager on the matter and asked for an enquiry. There is a manuscript draft of complaint purported to have been made by Banerji's subordinate to Sri P. K. Banerji and in the handwriting of the Security Officer Mr. M. L. Dhand. P.W. 1 P. K. Banerji proved this document to be in the handwriting of the Security Officer Mr. Dhand. The letter clearly states that the labourers were persecuted by Sri P. K. Banerji and his Assistant Sri Kumar for not joining in theft of stores at the Depot. The learned Advocate for the Company pointed out that Mr. Dhand was not in the service of the Company at the date of the hearing and was discharged some time back and his writing was not difficult to detect. The Union pointed out that the written statement with the details of the fact and the copy of the letter Ext. 6 as Annexure B to the written statement was filed on 12th October 1950 when the Security Officer was in the service of the Company. It is stated by the representatives of the Company that the Security Officer Mr. Dhand was discharged from the Company's service some time in the month of November 1950. It is not clear how the manuscript Ext. 6 could be secured by the dismissed employees when Mr. Banerji was in the employment of the Company.

1 and 1(a) are letters, dated 21st April 1950, by way of charge sheet P. K. Banerji and Sri B. N. Nandy respectively. Exts. 2 and 2(a) are explanations of Sri P. K. Banerji and Sri B. N. Nandy respectively in the charge sheets. Ext. 4 is the letter, dated 24th April 1950, submitted by P. K. Banerji to the General Manager of the Company at Hazra Road Calcutta, complaining about the charge of theft against himself and requested for a investigation by a selected personnel and alleging that this enquiry was necessary in the interest of the Company if large scale misappropriation of the Company's stores was to be avoided. This letter Ext. 4 gives the clear details of the accusations against honest employees of the Company were being made to undermine the administration of the Depot and to permit disloyal officials to make misappropriation of the Company's goods possible. It is the application by Sri P. K. Banerji sent on 17th March 1950 to the General Manager complaining against Mr. Dhand the Security Officer, that the latter had accused Banerji of having given vent to the story that Dhand was misappropriating petrol from the Depot. Banerji requested for an enquiry over the matter. Ext. 6 is the letter in manuscript form by Banerji to be in the handwriting of Dhand making accusation against Dhand and purported to have been drafted on the instructions of Banerji's subordinate employees. Exts. 3 and 3(a), dated 25th April 1950, are letters dismissing the two employees in question. Ext. A is a letter by M. Ganguli to P. K. Banerji asking him to see the General Manager in connection with this letter Ext. 4. Ext. B is the report of durwan Gaya in Hindi and Ext. B₁ is the English translation of the report Ext. B. Ext. B₂ is the report of the Security Officer forwarding the report Ext. B to the Depot Manager.

O.P.W. 1 durwan Gaya Singh states that on 18th April 1950 when was on duty at Post No. 2 he saw Banerji and Nandy talking together spot behind the office and on his approaching them he found some cut-articles and two carburetors on the ground near them. Nandy had his foot on do so when Banerji offered a ten-rupee note to the durwan asking him keep silent. The durwan refused to accept the money. He then made report Ext. B to the Jamadar. In cross-examination he states that Ban and Nandy left the spot in his presence and the carburetors and the cut-remained where they were. The witness further states that he did not know what happened to these articles. It appears unusual that the article question remained where they had been brought by the accused employee and the durwan could not say what happened to them.

From what has been discussed above it is clear that on a perusal of report Ext. B sent by the Security Officer with his own report Ext. C after having a talk with P. K. Banerji the General Manager of the Company thought it fit to dismiss the two employees in question and thereupon the dismissal orders in Exts. 3 and 3(a) were issued by the Depot Manager Montgomery. The Union complains that there was no proper enquiry into the charge and that the two employees were victims of the personal grudge of Mr. Dhand on a charge falsely created by him with the help of underling Gaya Singh. I accept the letter Ext. 6 to be in the handwriting of Mr. Dhand. This letter shows that the Security Officer went to the extent of joining some subordinates of the Stores Department in making accusation against the Head Store-keeper. This document clearly goes to show that the Security Officer was not in friendly terms with or favourably disposed towards the Head Store-keeper P. K. Banerji.

I do not find that there was a proper enquiry into the accusation of the durwan against P. K. Banerji and B. N. Nandy or that the affected employees were given any chance of cross-examining their accusers or examining any witnesses in their favour.

My conclusion on the evidence and circumstances of the case is that the two employees were dismissed without any proper enquiry and that the stigma of dismissal on a charge of theft attaching to these two employees is unmerited. Sri P. K. Banerji was holding an important position in the Depot, having been in charge of the store of the Depot, and Sri B. N. Nandy was also an employee in the Stores Department of the Depot. If the Company wanted to terminate the service of these two employees to be on a safer ground in view of the accusation while they were employed in the Stores department, they should have been discharged with due compensation. But, do not, however, consider that they are entitled to reinstatement. First, because no case of victimisation for trade union activities or unfair labour practice in the matter of their dismissal has been proved. Secondly, as stated by P.W. 2 B. N. Nandy, the Konnagar Depot was closed on 1st July 1950 and out of the total number of workmen, 149 in number, all 149 had left with compensation as per terms of agreement of the Company with the Sodepur staff when they were discharged on a closure of that Depot in the month of April 1950.

In view of the circumstances of the case Sri P. K. Banerji and Sri B. N. Nandy should be given proper compensation for termination of service and for each of them, shall be as follows:—

- (1) One month's emolument including dearness and other allowance way of notice money;
- (2) Basic pay for two months by way of gratuity;

- (3) Basic pay for one month by way of bonus for 1950; and
 (4) Provident Fund amount including Company's contribution,
 if it is awarded accordingly.

These issues are accordingly answered.

All payments as awarded above shall be made within six weeks of the date on which this Award comes into operation.

M. C. BANERJEE,
Tribunal, Industrial Disputes.

19th January 1951.

By order of the Governor,
 D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 819Lab.—5th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4721Lab., dated the 25th August 1950, the industrial dispute between Messrs. Kusum Hosiery Mills, Talpukur Road, Beliaghata, Calcutta, and their employees as represented by Kusum Hosiery Workers' Union of 27/1, Beliaghata Main Road, Calcutta, was referred for adjudication to Sri P. R. Mukherjee, District Judge.

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Kusum Hosiery Mills, 81, Talpukur Road, Beliaghata, Calcutta, and their employees as represented by Kusum Hosiery Workers' Union, 27/1, Beliaghata Main Road, Calcutta, regarding scale of pay, permanency of service, etc.

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

for the Company Sri S. C. Sen, Advocate, and Sri N. M. Das Gupta, Pleader

for the Union Sri D. L. Sen Gupta, Advocate.

AWARD.

In the above matter was referred to me for adjudication by Government of West Bengal, order No. 4721Lab., dated the 25th August 1950, under sections 7 and 10 of the Industrial Disputes Act.

After the statements had been filed by the Union as also by the Company and after the case prolonged for a pretty long time, on 2nd January 1951 the Secretary of the Union filed a petition stating that they had amicably settled their dispute with the Company, and that there is no dispute pending for adjudication and consequently they do not like to proceed with the case.

The matter having been amicably settled outside the Tribunal, I have pleasure to record that there is at present no dispute between Messrs. Kuma Hosiery Mills and their workmen, and as such, the case is disposed of and no award made accordingly.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

The 27th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



The



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স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৪৭৪জি.এ।

No. 474(G.A.)

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

কলিকাতা-নং ৩৮২জি.এ। ১০৫৭-৭। ১০৫১।—১০ই ফেব্রুয়ারী ১৯৫১।—কলিকাতা নগর কর্তৃপক্ষের কার্যভার দায়িত্ব হইয়া জবর উপ-শাসক ও সমাহর্তা হইয়াছেন।

গুণাগ-কলিকাতা-নং ৩৮২জি.এ। ১০৫৭-৭। ১০৫১।—১০ই ফেব্রুয়ারী ১৯৫১।—Sri Nareph Chandra, Sub-Deputy Magistrate and Sub-Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the 24th district and is posted to the headquarters of that district, on being relieved of his appointment as Secretary, Nizamat Sadar College, Calcutta.

Murshidabad. — No. 418G.A. — 15th February 1951. — Sri J. C. Talukdar, I. A. S., Additional District Magistrate, Murshidabad, is appointed to act, until further orders, as Magistrate and Collector of that district.

হাওড়া-মেদিনীপুর।—নং ৪২৭জি.এ। ১০৫৭-১০। ১০৫১।—১০ই ফেব্রুয়ারী ১৯৫১।—২৪শে জানুয়ারী ১৯৫১ তারিখের ২১০জি.এ নং বিজ্ঞপ্তিতে প্রকাশিত হাওড়া জেলার উল্লেখিত অধিবাসী জবর শাসক ও সমাহর্তা প্রায়দাস রায় চৌধুরীকে মেদিনীপুর জেলার সমস্ত নিবৃত্ত করিয়া যে আদেশ দেওয়া হইয়াছিল তাহা বাতিল করা হইল।

Howrah-Midnapore. — No. 427(G.A.)/61-15/50. — 15th February 1951. — The orders contained in notification No. 210G.A., dated the 24th January 1951, posting Sri Ramdas Roy (Chaudhuri), Sub-Magistrate and Sub-Collector, on probation, Uluberia, Howrah, to the headquarters station of the Midnapore district are cancelled.

পুলিস।

Police.

মেদিনীপুর।—নং ৪১৪জি.এ।—১০ই ফেব্রুয়ারী ১৯৫১।—অবকাশভোগী ক্যাপ্টেন এফ. কে. ভট্টাচার্য্য ২৭শে ডিসেম্বর ১৯৫০ তারিখ হইতে পুরানো পদে অস্থায়ীভাবে মেদিনীপুরের ডিষ্ট্রিক্ট ম্যাজিস্ট্রেট পদে নিযুক্ত হইবেন।

Midnapore. — No. 414G.A. — 15th February 1951. — Captain H. K. Bhattacharyya, on leave, is appointed to act, until further orders, as Assistant Commandant, Eastern Frontier Rifles, Hijli, Midnapore, with effect from the 27th December

After the statements had been filed by the Union as also by the Company and after the case prolonged for a pretty long time, on 2nd January 1951 the Secretary of the Union filed a petition stating that they had amicably settled their dispute with the Company, and that there is no dispute pending for adjudication and consequently they do not like to proceed with the case.

The matter having been amicably settled outside the Tribunal, I have pleasure to record that there is at present no dispute between Messrs. Kus Hosiery Mills and their workmen, and as such, the case is disposed of and no award is made accordingly.

P. R. MUKHERJEE,
Judge, Industrial Tribunal

The 27th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



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A.—Ordinances promulgated by the of West Bengal under the Constitu- India	Nil	First Forecast of Winter Potato Crop of West Bengal for 1950-51	77
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I.—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৪৭৪জি.এ।

No. 474G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

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সাধারণ, ২৪-পরশুরাম জেলার সমরে নিবৃত্ত হইলেন।

১৯৪-Calcutta. — No. 389G.A./3L-7/51.
January 1951.—Sri Naresh Chandra
Sub-Deputy Magistrate and Sub-
Deputy Collector, is appointed to be a Sub-Deputy
and Sub-Deputy Collector in the 24-
district and is posted to the headquarters
at district, on being relieved of his
ment as Secretary, Nilratan Sarkar
Calcutta.

Murshidabad. — No. 418G.A. — 15th Febru-
ary 1951. — Sri J. C. Talukdar, I. A. S.,
Additional District Magistrate, Murshidabad, is
appointed to act, until further orders, as
Magistrate and Collector of that district.

হাওড়া-মেনদিপুর।—নং ৪২৭জি.এ। ৬এল-১০। ৫০।—১০ই ফেব্রু-
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শাসক ও সমাহর্তা প্রিয়দাস রায় চৌধুরীকে মেনদিপুর জেলার সমরে
নিবৃত্ত করিয়া যে আদেশ দেওয়া হইয়াছিল তাহা বাতিল করা হইল।

Howrah-Midnapore. — No. 427G.A./6L-15/50.—
15th February 1951.—The orders contained in
notification No. 210G.A., dated the 24th January
1951, posting Sri Ramdas Roy Chaudhuri, Sub-
Magistrate and Sub-Collector, on probation,
Uluberia, Howrah, to the headquarters station of
the Midnapore district are cancelled.

বারঙ্গা।

Police.

মেনদিপুর।—নং ৪১৪জি.এ।—১০ই ফেব্রুয়ারী ১৯৫১।—
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তারিখ হইতে পুনরাগমন পূর্বক অস্থায়ীভাবে মেনদিপুরের মিলিটারি
পূর্বক সৈন্যবাহিনীর সহ-অধিনায়ক নিবৃত্ত হইলেন।

Midnapore. — No. 414G.A. — 15th February
1951.—Captain H. K. Bhattacharyya, on leave, is
appointed to act, until further orders, as Assistant
Commandant, Eastern Frontier Rifles, Hijli,
Midnapore, with effect from the 27th December
1950.

২৪-পারগনা-হুগলী।—নং ৪১৫জি.এ।—১৫ই ফেব্রুয়ারী ১৯৫১।—
ব্যারাকপুরস্থ ১ম সশস্ত্র আরম্ভাবাহিনীর অবস্থায় সহ-অধিনায়ক
প্রিন্সাল কক্ষ মজুমদার কাব্যভার গ্রহণের তারিখ হইতে হুগলী জেলার
প্রিন্সিপাল মজুমদার আরম্ভ কাব্যের ভারপ্রাপ্ত হইলেন।

24-Parganas-Hooghly. — No. 415G.A. — 15th
February 1951.—Sri Dulal Krishna Mazumdar,
Assistant Commandant, on probation, 1st Armed
Police Battalion, Barrackpore, is posted to Seram-
pore in the Hooghly district and is placed in
charge of the Police work of that subdivision with
effect from the date on which he assumes charge.

মেদিনীপুর।—নং ৪১৬জি.এ।—১৫ই ফেব্রুয়ারী ১৯৫১।—
মেদিনীপুর জেলার নির্বাহণ শাখার অস্থায়ী উপ-আরম্ভাবাহিন্য প্রিন্সিপাল
বিহারী বন্দ্যোপাধ্যায় কাব্যভার গ্রহণের তারিখ হইতে পুনরায় পদাধী-
ন জেলার চার শাখার অস্থায়ী উপ-আরম্ভাবাহিন্য নিযুক্ত হইলেন।

Midnapore. No. 416G.A.—15th February 1951.
—Sri Pulin Behari Banarji, officiating Deputy
Superintendent of Police, District Enforcement
Branch, Midnapore, is appointed to act, until
further orders, as Deputy Superintendent of
Police and is posted to the District Intelligence
Branch of the same district with effect from the
date on which he assumes charge.

হুগলী।

Leave.

সাধারণ।

General.

নং ৩৯০জি.এ। ৩৫৯-৪০। ৫০।—১৩ই ফেব্রুয়ারী ১৯৫১।—অবর
উপ-শাসক প্রিন্সিপাল ভূষণ সেন গুপ্তকে এই বিভাগের ২৮শে অক্টোবর ১৯৫০
তারিখের ২৯১৭জি.এ নং প্রজ্ঞাপনে প্রদত্ত আদেশে মঞ্জুরীকৃত ছুটির সহিত
পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে
১৫ই অক্টোবর ১৯৫০ তারিখ হইতে ২৯শে অক্টোবর ১৯৫০ তারিখ
পর্যন্ত আনুগত্য ছুটি মঞ্জুর করা হইল।

No. 390G.A., 31-40.50.—13th February 1951.
—Sri Indu Bhusan Sen Gupta, Sub-Deputy
Magistrate, was allowed earned leave for fifteen
days for the period from the 15th October 1950
to the 29th October 1950 under rule 167(u) of the
West Bengal Service Rules, Part I, in extension
of the leave already granted to him under the
orders contained in this department notification
No. 2917G.A., dated the 28th October 1950.

আরম্ভ।

Police.

২৪-পারগনা।—নং ৪২১জি.এ।—১৫ই ফেব্রুয়ারী ১৯৫১।—
শিলালদহ সরকারী রেলওয়ে আরম্ভার অস্থায়ী উপ-আরম্ভাবাহিন্য প্রিন্সিপাল
নারায়ণ প্রধানকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর ১৮৪(বি)(২) সংখ্যক
নিয়মানুসারে ১লা জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে চারি
মাসের ছুটি মঞ্জুর করা হইল।

24-Parganas. — No. 421G.A. — 15th February
1951.—Sri Surjya Narayan Prodhan, officiating
Deputy Superintendent of Police, Government
Railway Police, Sealdah, is allowed leave on
average pay for four months under rule 184(b)(u)
of the West Bengal Service Rules, Part I, with
effect from the 1st January 1951.

মেদিনীপুর।—নং ৪২২জি.এ।—১৫ই ফেব্রুয়ারী ১৯৫১।—
হিজলীর পূর্বান্ত সেনাবাহিনীর অস্থায়ী সহ-সেনাবাহিন্য ক্যাপ্টেন
এইচ. কে. ভট্টাচার্য্যকে ১৬ই অক্টোবর ১৯৫০ হইতে ২৬শে ডিসেম্বর
১৯৫০ তারিখ পর্যন্ত নিম্নোক্তরূপ ছুটি মঞ্জুর করা হইল :—

সামরিক ছুটি নিয়মাবলী অনুযায়ী ষাট দিন বাৎসরিক ছুটি এবং
মূল নিয়মাবলীর (২য় খণ্ড) ৭এ নং পরিশিষ্ট সত্ত্বন ভারত
সরকারের ৩(৪) নং নির্দেশের সহিত পশ্চিমবঙ্গ সরকার
নিয়মাবলীর ১০০(এ)(১) সংখ্যক নিয়মানুগত অসামরিক ছুটির
নিয়মাবলী অনুযায়ী অবশিষ্টাংশ অন্তর্ভুক্ত ছুটি।

Midnapore.—No. 422G.A.—15th February 1951.
—Captain H. K. Bhattacharyya, officiating
Assistant Commandant, Eastern Frontier Rifles,

Hijli, is allowed leave for the period from
October 1950 to 26th December 1950, as follo-

Sixty days' annual leave under Military
Rules and earned leave for the termi-
period under the Civil Leave Rules,
tained in Fundamental Rule No. 100
with Government of India, Part II,
No. 3(4) in the annexure to Appendix
the Fundamental Rules, Part II.

By order of the Governor
S. N. RAY, Chief

Political

NOTIFICATION.

No. 741P./6L-5/50.—3rd February 1951
Kamal Krishna Roy, Director of Information
Public Relations Officer, is allowed earned
for twenty-six days from 4th November
under rule 168(I) of the West Bengal S
Rules, Part I, and leave on medical certifica
eighteen days in continuation under rule
ibid.

By order of the Governor
P. C. ACHARJI, Jt

Commonwealth Relations Section

NOTIFICATION.

No. 1118C.R./IDM-42/50VII.—7th Feb.
1951.—Whereas by notification No. 1001 D.,
the 10th February 1949, Sri Mushi Saren
appointed as a member of the District Mino
Board, Birbhum;

And, whereas, a vacancy has arisen on acc
of the said Sri Mushi Saren having ceased to
member of the said Board due to his not ha
attended the meetings thereof for a period ex
ing two months;

Now, therefore the Governor is pleased
appoint Sri Kissen Hansda as a member of
District Minorities Board, Birbhum, in plac
Sri Mushi Saren.

By order of the Governor
S. N. RAY, Chief S

Special Section
ORDERS.

No. 566H.S.—5th February 1951.—Whereas
State Government has reason to believe that
undermentioned person in respect of whom
order under sub-clause (u) of clause (a) of
section (I) of section 3 of the Preventive Deten
Act, 1950 (IV of 1950), directing that he
detained has been made, is concealing himsel
that the said order of detention cannot be execut

Now, therefore, in exercise of the power
ferred by clause (b) of section 6 of the said
the Governor is pleased to direct the said un
mentioned person to appear before the
Magistrate, 24-Parganas, at Alipore, within f
days of the date of publication of this orde
the Calcutta Gazette.

Particulars of the person

Sri Nikhil Nath Chakrabarti, son of Proh
Narendra Nath Chakrabarti of Netaji Sub
Road, Bausdhan, Tollygunge Sadar, 24-Parganas.

No. 641H.S.—8th February 1951.—In ex
of the power conferred by clause (b) of secti
of the Preventive Detention Act, 1950 (I
1950), the Governor is pleased hereby to re
order No. 407H.S., dated the 25th January
in respect of the person, known as Sri Sing
Singh, son of the late Kali Kumar Singh
Mymensingh (East Pakistan) and of 96, Pab
Road, Calcutta.

No. 643II S.—8th February 1951.—Whereas the Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed:

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Gazette*.

Particulars of the person.

Manindra Singh, son of the late Kali Kumar of Mumensingh (East Pakistan) and of 96, our Road, Calcutta.

645II S.—8th February 1951.—Whereas the Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Purnendu Ghosh, son of Sri Surendra Nath of Pipa, police-station Basirhat, district 24-Parganas, and of 75-A, B. N. Railway Quarters, Bhowanipore, Garden Reach, Calcutta.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

No. 2374A.—8th February 1951.
A. P. Bn. (II)—A. P. Bn. (III), Barrack.—The transfer of the following officers are in the interest of public service:—

Ganga Singh Negri, Inspector, Armed Police Battalion (II), Barrackpore—To Adia, *vice* Sri Narayan Dutt Naithuni, Armed Inspector, Nadia (now acting as Assistant Commandant, Armed Police Battalion (III)), posted on paper to Armed Police Battalion (II), Barrackpore, to fill one of the posts of Armed Inspector sanctioned in Government Order No. 647Pl., dated 2nd/7th March 1951.

Amulya Lal Ganguli, officiating Armed Inspector, Nadia—To Armed Police Battalion (II), Barrackpore, *vice* No. (1).

H. N. SIRCAR, Insp.-Genl.

JUDICIAL DEPARTMENT

Registration

NOTIFICATIONS.

No. 71Regn.—14th February 1951.—In exercise of the power conferred by section 2 of the Bengal Muhammadan Marriages and Registration Act, 1876 (Bengal Act I of 1876), the Governor was pleased to appoint Janab Kazi Mohammad Khalilur Rahman from the 1st October 1950 to the 10th October 1950.

be a Muhammadan Registrar within the police-station of Joynagar, in the district of the 24-Parganas, during the absence, on leave, of Janab Kazi Mohammad Khalilur Rahman from the 1st October 1950 to the 10th October 1950.

24-Parganas.—No. 72Regn.—14th February 1951.—In exercise of the power conferred by section 2 of the Kuzis Act, 1880 (Act XII of 1880), the Governor was pleased to appoint Janab Kazi Golam Mowla Laskar temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Joynagar, in the district of the 24-Parganas, during the absence, on leave, of Janab Kazi Mohammad Khalilur Rahman from the 1st October 1950 to the 10th October 1950.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

No. 309F.T.—8th February 1951.—Sri Juanendra Nath Bhattacharjee, Agricultural Income-tax Officer, (Grade II, on probation, is confirmed in that rank with effect from the 21st January 1951.

No. 317F.T.—9th February 1951.—In exercise of the power conferred by sub-section (5) of section 21 of the Bengal Agricultural Income-tax Act, 1944 (Bengal Act IV of 1944), and in partial modification of the order contained in notification No. 81F.T., dated the 11th October 1947, the Governor has been pleased to direct that the Agricultural Income-tax Officers of the Range named in column 1 of the table below shall have jurisdiction over the assesses specified in column 2 of the said table with headquarters as specified in column 3 of the table:—

Table.

Range.	Jurisdiction.	Headquarters.
1	2	3
Jalpaiguri	All assesses of Jalpaiguri, Darjeeling and Cooch Behar districts.	Jalpaiguri.

The notification shall be deemed to have come into effect from 1st January 1951.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

No. M.2B-26/50.—13th February 1951.—In exercise of the power conferred by sub-section (1) of section 482 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), the Governor is pleased to sanction the following amendments made by the Corporation of Calcutta under section 478(67) of the said Act (the same having been previously published as required by section 481 of the said Act) in the by-laws relating to cremation published with notification No. 2277M., dated the 19th July 1904, as subsequently amended, namely:—

Amendments.

- In by-laws Nos. 8, 9, 11, 14 and 15 of the said by-laws omit the words "with the sanction of the State Government" wherever they occur.
- Omit the proviso to by-law No. 17 of the said by-laws.
- In the penalty clause, for the word and figures "Rs. 20" substitute the word and figures "Rs. 50".

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Public Health

NOTIFICATIONS.

Howrah.—No. P.H.320/2R-7/51.—10th February 1951.—Whereas the Governor is satisfied that the municipality of Howrah, is threatened with an outbreak of small-pox:

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of small-pox, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with, small-pox in the said municipality, for a period of six months:—

Temporary regulations for the prevention and control of small-pox.

1. In these regulations, unless there anything repugnant in the subject or context:—

- (a) "Health Officer" means the Health Officer of the municipality;
- (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the municipality;
- (c) "Small-pox" means any disease accompanied by an eruption of vesicles or pustules;
- (d) "Patient" means a person suffering from or suspected to be suffering from small-pox;
- (e) "Medical practitioner" means any person practising the medical profession.

Notices.

2. If in any case the Health Officer or a Sanitary Inspector considers that the issue of a notice under regulation 20 is likely to lead to such an amount of delay as might facilitate the spread of small-pox, he may forthwith take such steps as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.

3. If any measure which the Health Officer or a Sanitary Inspector has, by a notice issued under regulation 20, required to be carried out, be not carried out to his satisfaction within the time stated in the notice the Health Officer or a Sanitary Inspector shall be entitled to carry out the measure.

Cost and compensation.

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the municipality except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such person:

Provided that where the conditions, which led the Health Officer or a Sanitary Inspector to pass such an order, are not attributable to any act or default of the person in possession of the property, the municipality may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The municipality may recover all expenses incurred by the Health Officer or a Sanitary Inspector in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.

5. The municipality shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations, if he has failed to carry out an order, issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer or a Sanitary Inspector.

Location of disease.

6. When a case of small-pox occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, the senior male inmate of the house other than the patient of the house shall within twenty-four hours of the onset of disease, give information regarding the occurrence of such case either personally or in writing to the nearest Sanitary Inspector. When, the inmates of the house are all females the medical attendant or the senior male inmate of the nearest house shall give the required information.

7. (1) Every medical practitioner called in to attend upon any case of small-pox shall forthwith give notice of the case by a special messenger to the Health Officer or a Sanitary Inspector at the cost of such messenger in each case shall be defrayed by the municipality.

(2) The doctor-in-charge of a hospital or dispensary within the municipality shall forthwith give notice of any case of small-pox brought to such hospital or dispensary for treatment to the Sanitary Inspector or to the Health Officer by special messenger and the cost of such messenger in each case shall be defrayed by the municipality.

8. Registrars of births and deaths shall supply to the Health Officer or a Sanitary Inspector such periodical returns of cases of small-pox as he from time to time call upon them to furnish.

9. The Health Officer or a Sanitary Inspector may examine any person who is or is suspected to be, suffering from small-pox or who, in his opinion, may be infected with or likely to contract small-pox.

Isolation of patients.

10. When the Health Officer or a Sanitary Inspector considers that the isolation of a patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and shall order the nearest relative in attendance upon the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a period as may be approved by the Health Officer or Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is, in his opinion, expedient to make proper arrangements for his isolation therein.

11. The Health Officer or a Sanitary Inspector may order that any person, who has been in contact with a person found to be suffering from small-pox, shall be segregated for a period not exceeding a fortnight in a manner and in a place to be approved by the Health Officer or a Sanitary Inspector.

12. The Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from small-pox shall be vaccinated or revaccinated within a time to be specified in the order.

13. No person shall enter any place where a patient is isolated under regulation 10 without the permission of the Health Officer or a Sanitary Inspector.

14. When a patient has been removed from his house for isolation under regulation 10, the municipality shall provide for him free of charge a suitable place, with necessary attendants, etc.

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5. No person who is or has been suffering from small-pox, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.

6. No person while suffering from evident symptoms of small-pox or in the convalescent stage of the disease with scabs of pocks on his face shall expose himself in any street, road, place, shop, bazar or any place used in common by persons other than members of the family or household to which such infected person belongs or shall move from place to place unless he is proceeding to hospital for admission and treatment.

7. The Health Officer or a Sanitary Inspector during the prevalence of any outbreak of small-pox, order that any bazar, shop or other place shall remain closed for such time as may seem to him to be necessary and may forbid holding of any fair, mela or other gathering which brings people from several villages commonly or ally resort.

Miscellaneous.

The Health Officer or a Sanitary Inspector may require any person to allow to be carried out any agency and within such time as may be specified in the order, such measures for the disinfection of any premises in the occupation of such person or for the disinfection or destruction of his personal effects, as the said officer or inspector may consider necessary.

The Health Officer or a Sanitary Inspector may order the owner or occupier of any premises to have vaccinated or re-vaccinated at a time to be specified in the order any persons residing on such premises and under the order of such owner or occupier if the Health Officer or a Sanitary Inspector is of opinion that such person has been in contact with any one suffering from small-pox.

The Health Officer or a Sanitary Inspector may prohibit any person who has been a patient or has been in his knowledge been in contact with a patient to act as vendor of any article for such time as may be specified in the order.

No person shall sell any article which has been in contact with a patient until it has been approved to the satisfaction of the Health Officer or a Sanitary Inspector.

The Health Officer or a Sanitary Inspector may issue general orders that by a specified date such sanitary precautions of a simple nature, such as lime-washing of house, clearing of drains or the removal of filth or rubbish shall be carried out to his satisfaction.

The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling any article taken from the bodies of persons who have died of small-pox and may cause any such clothes to be destroyed.

No person shall carry or permit to be carried in a public conveyance a patient except in a case where a patient is carried with proper precautions to a hospital.

No person shall expose in any street, shop, or any public place any clothing, bedding or any article which has been in contact with a patient or shall cause or suffer such article to be carried in any public conveyance, but nothing in this regulation shall apply to a person who is taking proper precautions against spreading the disease any such article for the purpose of having the same disinfected.

No person shall carry or permit to be carried in a public conveyance the dead body of a person who has died of small-pox without the written permission of the Health Officer,

or the Sanitary Inspector, and without taking proper precautions against spreading the said disease.

27. No person shall, without the written permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or burial.

28. The Health Officer or a Sanitary Inspector may approve burning or burial grounds and may by order direct either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.

29. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

30. The Health Officer or a Sanitary Inspector may direct that no person shall bury or cause to be buried any corpse, which in the opinion of the Health Officer, is likely to spread small-pox, in a grave, not constructed of masonry or less than 6 feet deep.

31. The Health Officer or a Sanitary Inspector may order that no *dome* or other servant of the municipality employed for the disposal of corpses shall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such *dome* or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.

32. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.

33. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of small-pox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.

34. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

35. The Health Officer or a Sanitary Inspector may, with such assistant (if any), as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out these regulations.

36. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be subject to these regulations.

37. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (a) at such public vaccination stations as may be opened by the municipality or (b) by house to house visits in the case of such females as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.

(2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulation (1) shall pay a fee of two annas for each vaccination for which they shall get a printed receipt: provided that the total amount of fees payable for any number of operations performed in one family at the same house and at the same time shall not exceed annas eight:

Provided also the Municipal Commissioners at a meeting may, by a resolution, direct vaccination of persons in their own houses to be carried out free of charge.

38. (i) Orders issued by the Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.

(iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 10 has been served upon him, give to a Sanitary Inspector or to the Health Officer immediate notice of any disobedience of the order by the patient.

Calcutta.—No. P.H.344/3L-26/50.—13th February 1951.—Sri S. N. Das, B.Sc., A.M.I.E. (Ind.), temporary Assistant Engineer, West Circle, is temporarily appointed to act, until further orders, as Personal Assistant to the Chief Engineer, Public Health Engineering, West Bengal, with effect from 1st February 1951.

Calcutta.—No. P.H.345/3L-26/50.—13th February 1951.—Sri Subir Kumar Das Gupta, B.E., is temporarily appointed to act, until further orders, as Assistant Engineer, West Circle, with effect from 1st February 1951, *vice* Sri S. N. Das.

By order of the Governor,
B. C. DAS GUPTA, Secy.

HEALTH DIRECTORATE

Orders by the Chief Engineer, Public Health Engineering

No. 635/7/B/49.—31st January 1951.—Sri A. K. Hore, B.E., Assistant Administrative Officer (Store), Public Health Engineering, West Bengal, is hereby granted seventeen days' earned leave from 17th August 1950 to 2nd September 1950 with permission to affix holidays on 3rd September 1950 and 4th September 1950 under rule 168(i) read with rules 153-155 of the West Bengal Service Rules, Part I.

P. C. BOSE, Chief Engineer..

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 5.—12th February 1951.—The Government is pleased to appoint Sri Sudhir Kumar Das, son of Sri Satyewar Das, as a temporary Assistant Engineer, under the Directorate of Irrigation and Waterways with effect from the date which he joins his appointment until further orders.

By order of the Governor
S. K. DEY, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

ORDER.

No. 770Com.—17th February 1951.—In exercise of the powers conferred by sub-section (2) of section 34 of the Indian Boilers Act, 1923 (1923), the Governor is pleased to exempt Nos. BL/3791 and BL/3790, owned by Mr. Basanti Cotton Mills, Ltd., at Pandharpur, in district of 24-Parganas, from the operation of section 8(3) of the said Act with regard to provision for renewal of the certificates further three months after the expiry of current certificates.

By order of the Governor
B. C. KUNDU, Dy. Secy.

Mines and Power

Certificate of Approval.

No. 521M.P.—12th February 1951.—In reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948) for regulating the grant of prospecting licences and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. Associated Cement Companies, Limited, Queen's Road, Bombay, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the said rules this certificate shall expire at midnight of the 31st of December 1951.

By order of the Governor
S. K. CHATTERJEE

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 963Lab.—13th February 1951.—Sri Ghose, Sub-Deputy Magistrate and Sub-Collector, now acting as the Registrar of the office of the Commissioner for Workmen's Compensation and Authority under the Factories Act, is appointed to act, until further orders, as Assistant Labour Commissioner, West Bengal, with effect from the date on which he assumes charge.

964Lab—13th February 1951.—Sri P. C. Sub-Deputy Magistrate and Sub-Deputy Magistrate, now acting as Personal Assistant to the Commissioner, West Bengal, is appointed as Assistant Labour Commissioner, West Bengal, for one month from the 25th January 1951 in addition to his duties.

supersedes notification No. 467Lab., dated 14th January 1951.

965Lab—13th February 1951.—Sri P. C. Sub-Deputy Magistrate and Sub-Deputy Magistrate, temporarily acting as Assistant Labour Commissioner, West Bengal, up to the 24th January 1951, in addition to his duties as Assistant to the Labour Commissioner, West Bengal, is appointed to act, until further orders, as Registrar in the office of the Commissioner for Workmen's Compensation, West Bengal.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

24(2)50/51W.C.—12th February 1951.—In modification of this Labour Directorate Notification No. 24W.C., dated 27th March 1950, published in Part I at page 531 of the *Calcutta Gazette*, dated 6th April 1950, as amendment No. 24(2)50W.C., dated 14th February 1950, published in Part I at page 1167 of the *Calcutta Gazette*, dated 20th July 1950, the names of "Mr. W. Mearns", "Mr. R. Chambers" and "Mr. E. T. Hughes", members nominated by employers to the Works Committee in the case of Late Mills Co., Ltd., Chitragunge, 24-Parganas, are hereby cancelled and the names of "Mr. L. Chambers", "Mr. G. H. C. Deb" and "Mr. H. C. Deb" are published in their place for general information.

27(2)48/51W.C.—8th February 1951.—In modification of this Labour Directorate Notification No. 27W.C., dated 28th May 1948, published in Part I of the *Calcutta Gazette*, dated 10th June 1948, as amended by notification No. 51(1)48W.C. dated 22nd July 1949, published in Part I of the *Calcutta Gazette*, dated 4th August 1949, the names of "Mr. R. Smith" and "Mr. T. Smith", members nominated by employers to the Works Committee in the case of Late Mills, Jagatdal, 24-Parganas, are hereby cancelled and the names of "Mr. D. D. S. Curran", "Mr. D. S. Houston" and "Mr. A. S. Houston" are published for general information in place of the above Works Committee representatives.

S. K. HAJDAR,
Labour Commissioner.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 12th February 1951.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the Companies (India), Ltd.

It is hereby given in pursuance of section 2 of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Recols (India), Ltd."

Ltd.," has been ordered on the eighteenth day of July one thousand nine hundred and fifty by the Hon'ble High Court at Calcutta in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and Mr. S. N. Bhattacharjee, Bar-at-Law, has been appointed the Official Liquidator.

B. P. ROY, Registrar.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 1335F.D.—10th February 1951.—Sri Sudhir Kumar Chakravarty, Sub-divisional Controller, Cooch Behar, on the expiry of his leave, is appointed temporarily to act, until further orders, as Rationing Officer, Shyampur Sub-area, vice Sri Prokash Chandra Ghosh.

No. 1322F.D./FD/14/31/50.—9th February 1951.—Sri Bishnudas Bannerjee, Rationing Officer, Manickola Sub-Area, was granted earned leave on medical certificate for the period from the 4th December 1950 to the 30th December 1950 under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the Governor,

P. NAG, Dy. Secy.

No. 1408F.D./FD/11/28/50.—14th February 1951.—Sri Kanai Lal Ghosh, W.B.J.C.S., Deputy Assistant Regional Controller of Procurement, Howrah-Hooghly, now employed as Rationing Officer, Howrah VI Sub-Area, was granted earned leave for forty-two days with effect from 26th December 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,

D. N. BISWAS, Asst. Secy.

Directorate of Rationing and Distribution

NOTIFICATIONS.

No. 1453F.D.—15th February 1951.—In exercise of the powers conferred by paragraph 16 of the Bengal Rationing Order, 1943, the Governor has been pleased to make, with effect from the 22nd January 1951, the following amendments in the Calcutta Industrial (Extended) Area Rationing Regulations, 1944:—

Amendments.

In Schedule "C" to the said Regulations for the figures and words "1 seer 5 *chattaks* in the case of a person who is not a heavy manual worker and 1 seer 12 *chattaks* in the case of a person who is a heavy manual worker" substitute the figures and words "1 seer in the case of a person who is not a heavy manual worker and 1 seer 7 *chattaks* in the case of a person who is a heavy manual worker".

No. 1454F.D.—15th February 1951.—In exercise of the powers conferred by paragraph 16 of the Bengal Rationing Order, 1943, the Governor has been pleased to make, with effect from the

22nd January 1951, the following amendments in the Calcutta Industrial Area Rationing Regulations, 1943:—

Amendments.

In Schedule "C" to the said Regulations for the figures and words "1 seer 5 *chattaks* in the case of a person who is not a heavy manual worker and 1 seer 12 *chattaks* in the case of a person who is a heavy manual worker" substitute the figures and words "1 seer in the case of a person who is not a heavy manual worker and 1 seer 7 *chattaks* in the case of a person who is a heavy manual worker".

By order of the Governor,
K. C. BASAK, Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. 679S.D.—13th February 1951.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clauses (c), (d), (e), (f), (g), (h), (i) and (j) of sub-section (2) of that section, and with the notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India in the Department of Industries and Supplies, the Governor is pleased to make with effect from the 1st April 1951, the following further amendments in the West Bengal Cotton Cloth and Yarn Control Order, 1948, namely:—

Amendments.

1. In Schedule 1 to the aforesaid Order,—
(a) For the existing entry "Rs. 250" against Group "B" substitute the following:—
Rs. 500.

- (b) For the existing entry "Group Rs. 100" substitute the following:—
"Group 'C(1)'—Rs. 200."

- (c) Below Group "C(1)" as thus substituted and the items thereunder, insert the following:—

"Group 'C(2)'—Rs. 100.

1. Commission Agents.
2. Wholesale dealers in handloom cloth handspun yarn.
3. Proprietors of tailoring establishments (wholesale) and wholesale dealers ready-made garments.

4. Wholesale dealers in hosiery goods
- (d) For the existing entry "Group Rs. 50" substitute the following:—
"Group 'D(1)'—Rs. 100."

- (e) Below Group "D(1)" as thus substituted and the items thereunder, insert the following:—

"Group 'D(2)'—Rs. 50—Retail dealers,

1. Proprietors of tailoring establishments (retail) and retail dealers in ready-made garments.
2. Retail dealers in hosiery goods
3. Retail dealers in handloom cloth
4. Retail dealers in bedding stores "

2. In Schedule II to the said Order, in Part "A", for the existing entry "Class of Licence required—Group A/B/C/D/E/F/G" substitute the following:—

"Class of Licence required—Group A/B/C/D(1)/D(2)/E/F/G/H."

By order of the Governor
S. M. MURSHED, Jt S

Directorate of Consumer Goods (Fuels)

MEMORANDUM.

No. WB/VIII-c-21/(Fu.)—29th January 1951.—In exercise of the power conferred on me by paragraph 9 of West Bengal Kerosene Control Order, 1947, I hereby fix the maximum prices of kerosene in Calcutta Rationed (Initial and Extended) as scheduled below. The change in price is effective from 15th January 1951.—

Per tin of 4 gallons.

In Bright Plate Tins.	Calcutta.			Howrah/ Bally-Bolur.			Hooghly	
	Rs.	a.	p.	Rs.	a.	p.	Rs.	a.
Agent's selling price to dealers or establishment ex-companies Sup.	5	11	6	5	11	6	5	11
installation. Inf.	5	9	0	5	9	0	5	9
Agent's selling price to dealers or establishment ex-wholesale distribution centre. Sup.	5	14	6	5	14	6	5	14
Inf.	5	12	0	5	12	0	5	15
Agent's selling price delivered to dealer's shop or establishment .. Sup.	5	14	6	5	15	6	6	2
Inf.	5	12	0	5	13	0	6	0
In Bulk.								
Agent's selling price to dealers or establishment ex-companies Sup.	4	8	6	4	8	6	4	8
installation. Inf.	4	6	0	4	6	0	4	6
Agent's selling price to dealers or establishment ex-wholesale distribution centre. Sup.	4	11	6	4	11	6	4	14
Inf.	4	9	0	4	9	0	4	12
Agent's selling price to dealer's shop or establishment .. Sup.	4	11	6	4	12	6	4	15
Inf.	4	9	0	4	10	0	4	15

Retail rates are as follows:—

	Rs.	a.	p.
Retail price for bottle of 22 ozs. Sup.	0	3	3
Inf.	0	2	9
Half bottle, i.e., a bottle of 11 ozs. Sup.	0	1	9
Inf.	0	1	6

J. C. AITCH,
for Director of Consumer Goods

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

1492L.R.—9th February 1951.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased to direct that the method of recruitment in respect of the following posts in the West Bengal General Services under the Land and Land Revenue Department and the qualifications of eligibles for direct appointment to each of the posts shall be as noted against each :—

Name of post.	Method of recruitment.	Age limits for direct appointment.	Qualifications required.
Special Officer (I) and <i>ex-officio</i> Assistant Secretary.	Transfer from the W. B. C. S. (Executive) or W. B. J. C. S.	No limit	.. Three years' experience of revenue administration, Land Acquisition work or work in the Secretariat.
Special Officer (II)	(i) Transfer of a W. B. J. C. S. Officer, preferably with revenue experience; or (ii) Promotion of a suitable Settlement Kanungo; or (iii) Selection	No limit.	..
Rent Controllers, Calcutta	(i) Transfer of a member of W. B. C. S. (Judicial) of not less than ten years' standing. (ii) Selection	No limit	.. As laid down in section 28(5)(a)(i) of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950. The selected candidate must be an advocate or attorney of the High Court in Calcutta of not less than ten years' standing.
Registrar, Control Calcutta	Transfer of W. B. J. C. S. Officers with treasury experience.	No limit	.. Three years' experience of treasury work and capacity for controlling large office establishments.
Officer in charge of the West Bengal Traverse Party and Drawing Office.	(i) Transfer from the Central Government of a Survey of India Officer, Class I or Class II; or (ii) Transfer of an Officer of the W. B. C. S. (Executive) with settlement experience; or (iii) Promotion of an Assistant to the Officer in charge, West Bengal Traverse Party and Drawing Office.	No limit	.. Special knowledge of Traverse Survey and of work of the Drawing Section.

1493L.R.—19th February 1951.—Sri Nath Roy, officiating Registrar, Land and Revenue Department, is confirmed in the post from the 22nd January 1951.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

ভূমিগ্রহণ শাখা।
Land Acquisition

জ্ঞাপনাবলী।

NOTIFICATIONS.

১৪০০এল.এ(পি. ডাবলিউ)।—৮ই ফেব্রুয়ারী ১৯৫১।
ভারতের মাসনতদ্বারা ২০৮(১) ধারার প্রসঙ্গ অধিদপ্তর, ভারত
সরকারের ১৯৫০ সালের ৩০৮ নং সেক্রেটারি ডারিংয়ের
জ্ঞাপনাবলী, নং প্রজ্ঞাপনে কেন্দ্রীয় সরকারের প্ররোজনে
১৯৫৪ সালের ভূমিগ্রহণ আইনের বিধানমত উক্ত সরকারের
অধীনে, সেই অমতা রাজ্য সরকারের দ্বারা বাস্তব করা হইয়াছে।
এখন উক্ত আইনের ৩ ধারার (খ) উপ-ধারার এক উল্লিখিত
প্রসঙ্গ অধিদপ্তর উপ-শাসক ও সমাধিকারী এক জামান রাজ্য

সংযোজক রেলরোড পরিবহনভার ভূমিগ্রহণ আধিকারিক প্রিবোপেন্ড নাথ
মৈত্রকে কুচবিহার জেলায় কেন্দ্রীয় সরকারের প্ররোজনে উক্ত পরিবহনভার
রোড ভূমিগ্রহণ সম্পর্কে সমাধিকারী কার্য পরিচালনা করিবার নিমিত্ত উক্ত
আইনের বিধানমত ভূমিগ্রহণ সমাধিকারীদ্বারা নিবৃত্ত করা হইল।

রাজ্যপালের আদেশানুসারে,
প্রিন্সিপালসেক্রেটারি হোম অফার্স,
রাজস্ব পর্যবেক্ষকের সদস্য এবং পদাধিকারে
পশ্চিমবঙ্গ সরকারের সচিব।

Cooch Behar. — No. 1430L.A.(P.W.).—8th February 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by the notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (2) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri J. N. Maitra, Deputy Magistrate and Deputy Collector and Special Land Acquisition Officer, Assam Rail Link Project, to be the Land Acquisition Collector in the district

of Cooch Behar to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purpose of the Assam Rail Link Project which is a purpose of the Union.

24-Parganas.—No. 1602L.A.—13th February 1951.—The Governor is pleased to cancel the notification No. 55631.A., dated 9th July 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 1188, Part I of the *Calcutta Gazette* of the 11th idem, in respect of the proposed acquisition of 0.1525 of an acre of land required by the Baranagore Municipality for Baby Park at K. P. Nayaratna Lane in the village of Baranagar, jurisdiction list No. 5, thana Baranagar, pargana Calcutta, district 24-Parganas.

Malda.—No. 1604L.A.—13th February 1951.—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information:—

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Agreement.

MEMORANDUM OF AGREEMENT made this 9th day of February 1951, between the RAMAKRISHNA MISSION—a Society (registered under the Indian Societies Registration Act, XXI of 1860), and having its registered office at Belur, Police Station Bally, in the District of Howrah (hereinafter called the Society) of the one part and the GOVERNOR OF THE STATE OF WEST BENGAL (hereinafter called the GOVERNOR) of the other part.

WHEREAS for the purpose of the construction of Boarding house for the students and teachers of the Middle English School of the Ramakrishna Mission, Malda, the Society has applied to the Government of West Bengal for the acquisition, under the provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing 0.18 acre, or thereabout situate in the village of Mokdumpur, J. L. No. 68, P.-S. Englishbazar, in the District of Malda, within the Englishbazar Municipality, and more particularly described in the Schedule hereto and delineated in the plan* hereunto annexed.

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under the section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Society the piece or parcel of land hereinafter described.

AND WHEREAS the said Government of West Bengal, has required the Society, under the provisions of Section 41 of the abovementioned Act to enter into the agreement with the Governor hereinafter contained. Now, this indenture witnesseth that it is hereby agreed and declared as follows:—

(1) On demand, the Society shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by the Court to which a reference under part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

*Not printed but may be inspected in the office of the Land Acquisition Collector, Malda.

(II) On demand made by the said Government the obligations of the Society under the preceding clause not being thereby limited the Society shall and will deposit with the Collector such sum or sums of money as in the discretion of the said Collector may in anticipation of the estimate to be necessary for the purpose mentioned in the last preceding clause.

(III) On payment by the Society of all dues under the foregoing first clause, or, in the discretion of the said Government of West Bengal (on deposit by the Society of all estimated amounts as provided in the second clause), but not until possession shall have been taken under the provisions of the abovementioned Act, the Government shall make over possession of the said land to the Society and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Society.

(IV) The said land shall be held by the Society for the purpose of such construction and as hereinbefore mentioned and without the intervention in writing of the said Government of Bengal first had and obtained for no other purpose whatsoever.

(V) The said construction work shall be completed (and fully equipped in all respects ready for use) within 3 years from the date at which possession of the said land shall have been given to the Society.

(VI) Should the said construction work be completed (and fully equipped in all respects ready for use), within the period stated in the preceding clause or within such further period as in its discretion may be prescribed, or as may be determined by the said Government of West Bengal, or as may be determined by the said land at any time thereafter cease to be used or cease to be required for purposes, provided for in the foregoing first clause then and in any such case, the Government may summarily re-enter upon and take possession of the said land together with the buildings thereon, whether such buildings were erected before or after transfer of the land to the Society, and thereupon the interest of the Society in the said land and buildings shall absolutely cease and determine.

(VII) On taking such possession the Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the said land and buildings the said Government shall deduct the expenses incurred in connection with the said taking of possession and with the sale shall pay the proceeds to the Society.

(ii) Should the said Government decide not to sell the land and buildings the said Government shall retain the said land and buildings in which case the Governor shall repay to the Society the market value as on the day of reversion of all the buildings erected by the Society and the sums received from the Society in respect of the said land and buildings and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent., and less any amount received on account of trees and buildings which are not in existence at the time of resumption) but will repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Government shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Society, together with the sum received from the Society in respect of the said land and buildings and every compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Society on account of trees and buildings which are not in existence at the

imption), but will not repay any sum paid received on account of costs, charges and es.

The public shall be entitled to use the subject to the rules and regulations of the Krishna Mission Ashrama, Malda.

Should any dispute or difference arise or concerning the subject-matter of the rent or any Covenant Clause or thing herein and the same shall be referred to the said ment of West Bengal and the opinion ersion of the said Government upon such e or difference shall be final and conclusive nding on the parties hereto.

Schedule of lands and description thereof.

him District Malda, P/S Englishbazar, ration and Sub-Registration Office— shbazar, Mauza Makdumpur, J. L. No. 68.

1	Khatian No.	Plot No.	Area in acre.
	440	1188 (part)	085
	336	1015	05
	454	1187 (part)	045
			18

these pieces or parcel of land measuring or less, 0.18 acre, are bounded as follows:—

North—By a Municipal lane.

South—By the land of Sri Jadunandan Chowdhury and the house of Ishan Das.

East—By a Bundh.

West—By the Malda Ramakrishna Mission School and its premises.

WITNESS WHEREOF the Governing Body of Ramakrishna Mission and the Governor of the State of West Bengal have hereunto set and signed their hands and seals the day and year above-written:

Sealed and delivered by
General Secretary and
Members of the Govern-
ment for and on behalf of
Ramakrishna Mission in
presence of—



Swami Viswananda,
General Secretary.

Swadeswarananda,
Missionary, Belur
(Howrah).

Swami Pavitrnananda,
Swami Gambhirananda,
Members, Governing Body.

Sealed and delivered by
Member, Board of
Revenue and ex officio Secre-
tary to the Government of
West Bengal in the
Land and
Revenue Department
all of the Governor
of Bengal in the
presence of—



Extra Assistant Secre-
tary, Department of Land
and Revenue.

S. Banerjee, Member, Board
of Revenue and Secretary
to the Government of
West Bengal (ex officio).

Calcutta. — No. 1670L.A.(P.W.). — 14th February 1951.—Whereas it appears to the Government that land is likely to be required to be taken by Government at the public expense for a purpose, viz., for the construction of a road, in the villages of Ayesbhab, Basbaria, Berhamganj and Chunakhali, thana Murshidabad, district Murshidabad, it is hereby notified that for the purpose pieces of land, altogether more or less, 4.06 acres, and the said cadastral plots as detailed in the schedule are likely to be required in the aforesaid

villages of Ayesbhab, Basbaria, Berhamganj and Chunakhali:—

Mauza Ayesbhab, jurisdiction list No. 19.—
Portion of cadastral survey plot No. 90.

Mauza Basbaria, jurisdiction list No. 21.—
Portion of cadastral survey plots Nos. 552 and 552/711.

Mauza Berhamganj, jurisdiction list No. 22.—
Portion of cadastral survey plots Nos. 60, 61, 59, 39, 22, 23, 41, 42 and cadastral survey plots in full Nos. 57, 58, 62, 63, 123 and 124.

Mauza Chunakhali, jurisdiction list No. 24.—
Portion of cadastral survey plots Nos. 4 and 5.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

Calcutta.—No. 1672L.A.—14th February 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the Bengal Tuberculosis Association for a public purpose, viz., for their Central Clinic and Administrative Building at Entally in ward No. 20 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above purpose a piece of land comprising plots Nos. 77 and 78 in C. I. T. Scheme No. XLIX, and measuring, more or less, 0.1715 of an acre, bounded on the—

North—By plot No. 79 in C. I. T. Scheme No. XLIX,

East—By plots Nos. 76 and 75 in C. I. T. Scheme No. XLIX,

South—By premises No. 16/3, Hatibagan Road,

West—By Hatibagan Road,

is likely to be required within the aforesaid ward No. 20 of the Calcutta Municipality in the city of Calcutta.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, at No. 5, Bankshall Street, Calcutta.

NOTICES.

Birbhum.—No. 1506L.A.(P.W.).—9th February 1951.—Whereas 59·30 acres, more or less, of land situate in or near the village of Baidara, described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of the Dwarka-Brahmani Main Canal in connection with the Mayurakshi Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. 1, Rampurhat, Birbhum.

Description of land.

Mauza Baidara, jurisdiction list No. 9, thana Rampurhat, district Birbhum.

Cadastral plots in full.—128, 153, 163, 164, 165, 166, 167, 168, 191, 192, 193, 194, 195, 196, 216, 217, 218, 219, 221, 229, 230, 307, 318, 319, 320, 321, 335, 906, 907, 909, 910, 911, 912, 913, 914, 930, 931, 933, 1018, 1039, 1631, 1632, 2132, 2152, 2195, 2214, 2215, 2218, 2219, 2226, 2227, 2230, 2231, 2413, 2740, 2414, 352, 456, 457, 458, 459, 460, 839.

Cadastral plots in part.—127, 129, 130, 131, 133, 151, 152, 154, 162, 169, 170, 171, 183, 184, 189, 197, 198, 211, 212, 214, 215, 220, 222, 223, 224, 228, 231, 305, 306, 308, 309, 310, 317, 316, 322, 323, 324, 325, 332, 334, 336, 338, 339, 349, 350, 351, 353, 354, 355, 356, 357, 455, 461, 462, 680, 833, 834, 835, 836, 837, 838, 840, 842, 843, 844, 848, 904, 905, 908, 915, 924, 927, 928, 929, 932, 934, 935, 936, 941, 1016, 1017, 1019, 1021, 1028, 1030, 1031, 1032, 1033, 1035, 1036, 1038, 1040, 1060, 1067, 1068, 1069, 1626, 1627, 1628, 1629, 1630, 1633, 1636, 1641, 2131, 2133, 2134, 2135, 2136, 2137, 2151, 2153, 2154, 2194, 2196, 2197, 2198, 2211, 2212, 2213, 2216, 2217, 2220, 2224, 2225, 2228, 2229, 2232, 2233, 2412, 2415, 2503, 2716, 1034.

Birbhum.—No. 1508L.A.(P.W.).—9th February 1951.—Whereas 11·50 acres, more or less of land situate in or near the villages of Sonj, Bargan and Mohurapur described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of the distributory No. MDI/8 of Mayurakshi-Dwarka Branch Canal in connection with the Mayurakshi Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector as well as in that of the Executive Engineer, Mayurakshi Construction Division No. 1, Rampurhat, district Birbhum.

Description of land.

Mauza Sonj, jurisdiction list No. 66, thana Mayureswar, district Birbhum.

Cadastral survey plot in full.—2083.

Cadastral survey plots in part.—1437, 1447, 1448, 1451, 1467, 1468, 1469, 1470, 1529, 1530, 1531, 1532, 1533, 1543, 1544, 1546, 1553, 1555, 1573, 1574, 1575, 1583, 2049, 2053, 2058, 2060, 2068, 2069, 2070, 2072, 2073, 2074, 2076, 2077, 2084, 2776, 2782, 2783, 2784, 2793, 2799, 2800, 2801, 2805, 2806, 3030, 3031, 3032, 3045, 3046, 3054, 3055, 3056, 3057, 3059.

Mauza Bargan, jurisdiction list No. 69, thana Mayureswar, district Birbhum.

Cadastral survey plots in part.—311, 312, 317, 326, 327, 338, 339, 340, 349, 350, 351, 357, 358, 359, 461, 462, 470, 471, 472, 473, 482, 483, 484, 487, 497, 530, 531, 532, 533

Mauza Mohurapur, jurisdiction list No. 71, thana Mayureswar, district Birbhum.

Cadastral survey plots in part.—38, 39, 49, 55, 56, 57, 59, 60, 107, 108, 109, 115, 116

Malda.—No. 1510 L.A.(P.W.).—9th February 1951.—Whereas 7·87 acres, more or less, of land situate in or near the village of Pirojpur described below have been requisitioned by the Collector of Malda, for the purpose of providing facilities for transport communication, namely, for the construction of staff quarters and coal stacking ground in connection with the English Bazar-Mamuk Sadarghat Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Mauza Pirojpur, jurisdiction list No. 69, station English Bazar, district Malda.

Cadastral survey plots in full.—942, 944, 945, 999, 1000, 1001, 1002, 1003, 1004, 1011, 1012 and 1014.

Cadastral survey plots in part.—940, 947, 992, 993, 998, 1005, 1008, 1009 and 1010

ERRATUM.

Midnapore.—No. 260L.A.(P.W.).—8th February 1951.—In declaration No. 98861.A. dated the 16th December 1948, under section 3 of the Land Acquisition Act, I of 1894, published at pages 1691-92, Part I of the Calcutta Gazette dated the 23rd idem, in respect of the acquisition of land for the construction of the main canal of the Kuwari Khal in connection with the Jharkhand Irrigation Project in the district of Midnapore, the following changes will occur:—

Thana Jhargram, village Harki, jurisdiction list No. 951.

Delete "81" against cadastral plots in *Thana Jhargram, village Naharia, jurisdiction list No. 944.*

Delete "223" against cadastral plots in *Thana Gopiballabhpur, village Kawana, jurisdiction list No. 647.*

Insert "114" against cadastral plots in *Thana Gopiballabhpur, village Nischanta, jurisdiction list No. 646.*

Insert "124" against cadastral plots in *Thana Gopiballabhpur, village Nischanta, jurisdiction list No. 646.*

By order of the Governor
S. BANERJEE,

Member, Board of Revenue and
the Govt. of West Bengal

Land Development

NOTIFICATION.

ganas.—No. 1360L.Dev.—7th February 1951. Whereas it appears to the Governor that likely to be needed for a public purpose, the settlement of immigrants who have into the State of West Bengal on account of circumstances beyond their control in the village of Bramhapur, jurisdiction list No. 48, police-station, district 24-Parganas, it is hereby notified that for the above purpose a piece of land measuring cadastrol survey plots Nos. 19 to 24, measuring, more or less, 5.01 acres, is hereby required within the aforesaid village of Bramhapur.

Notification is made, under the provisions of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

Exercise of the power conferred by the aforesaid Act, the Governor is pleased to authorise the District Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and assistants, to enter upon and survey the land and to do all such acts required or permitted by that Act.

The land may be inspected in the office of the District Collector, 24-Parganas.

ERRATUM.

—No. 1358L.Dev.—7th February 1951.—Notification No. 3842L.Dev., dated the 11th February 1951, under section 4 and in declaration No. 1358L.Dev., dated the 11th April 1950, under section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 606 and 607 respectively, Part I of the *Calcutta Gazette* dated the 20th April 1950, in respect of the settlement of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living condition in villages of Khoshasmahalla, Joykrishnapore, Brajerbati, Uttar-Bhabanipore, jurisdiction list Nos. 30, 31, 32, 33 and 34, respectively in Chaldah, district Nadia;—

"266.05 acres" in place of "266.23 acres".

DECLARATION.

ganas.—No. 1362 L.Dev.—7th February 1951. Whereas it appears to the Governor that likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bramhapur, jurisdiction list No. 48, police-station, district 24-Parganas, it is hereby notified that for the above purpose a piece of land measuring cadastrol survey plots Nos. 19 to 24, measuring, more or less, 5.01 acres, is hereby required within the village of Bramhapur.

Notification is made, under the provisions of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

The land may be inspected in the office of the District Collector, 24-Parganas.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (Revenue).

Requisition

ORDERS.

No. 683/50.

Calcutta, the 7th February 1951.

In exercise of the power conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 683/50, dated the 14th August 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

266, Bowbazar Street, Calcutta (front portion of the first floor consisting of three bed rooms, one kitchen, one bath, one latrine and one big verandah).

No. 887/50.

Calcutta, the 8th February 1951.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 887/50, dated 30th November 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

14/B, Maharaja Nanda Kumar Road, Calcutta (entire two-storeyed house).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

মৎস্য শাখা

Fisheries

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৬৮৩মৎস্য।—৩০শে জানুয়ারী ১৯৫১।—উত্তর এলাকার মীনপোষ অধ্যক্ষ ডাঃ কে. কে. নারায়ণকে ১৯৫০ সালের ১০ই ডিসেম্বর হইতে নব্বই দিনের ছুটি মজুর করার ঠাহার স্থলে ভেলা মীনপোষ আধিকারিক প্রিজিডেন্ট কুমার রায় চৌধুরীকে উক্ত তারিখ হইতে সেই পদে অস্থায়িতাবে নিয়োগ করা হইল।

No. 683Fish.—30th January 1951.—Sj. Ajit Kumar Roy Choudhury, District Fishery Officer, is appointed to act as Superintendent of Fisheries, Northern Circle, with effect from 13th December 1950, vice Dr. K. K. Nair, on leave.

নং ৬৮৪মৎস্য।—৩০শে জানুয়ারী ১৯৫১।—উত্তর এলাকার মীনপোষ অধ্যক্ষ ডাঃ কে. কে. নারায়ণকে পশ্চিমবঙ্গের কৃষক নিয়মাবলীর প্রথম বক্তের ১৬৭(২) সংখ্যক নিয়ম অনুযায়ী ১৯৫০ সালের ১০ই ডিসেম্বর হইতে নব্বই দিনের পুরা বেতনে ছুটি মজুর করা হইল। ইহা দ্বারা পূর্ব ঘোষিত ২৪শে নভেম্বর ১৯৫০ তারিখের ১০১৩৭মৎস্য নং প্রজ্ঞাপনটি বাতিল করা হইল।

রাজ্যপালের আদেশানুসারে.

নিম্নের চন্দ্র চক্রবর্তী,

সহ-সচিব।

No. 684Fish.—30th January 1951.—Dr. K. K. Nair, Superintendent of Fisheries, Northern Circle, has been allowed earned leave for the period of ninety days with effect from 13th December 1950 under rule 167 (ii) of West Bengal Service Rules, Part I.

This cancels this department notification No. 10137Fish., dated 24th November 1950.

By order of the Governor,

N. CHAKRAVARTI, Asst. Secy.

REFUGEE REHABILITATION DEPARTMENT

Establishment

NOTIFICATION.

No. 1311Estt.—14th February 1951.—Sri Anil Ranjan Basak, Sub-Deputy Magistrate and Sub-Deputy Collector, and formerly Rehabilitation Officer, was allowed leave for the period from 18th September 1950 to 17th December 1950, as indicated below:—

- (i) Earned leave for sixty-four days from 18th September 1950 under rule 167(ii) of the West Bengal Service Rules, Part I, and
- (ii) medical leave for the remaining period under rule 173 of the said rules.

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

No. 268Edn. (Bd.).—20th February 1951.—In notification No. 265Edn. (Bd.), dated the 17th February 1951, published at page 254, Part I of the *Calcutta Gazette, Extraordinary*, dated the 19th February 1951, in lines 2 and 3 for "notification No. 25Edn. (Bd.), dated the 8th November 1950," read "notification No. 264Edn. (Bd.), dated the 17th February 1951".

No. 247Edn. (Bd.).—9th February 1951.—In notification No. 218Edn. (Bd.), dated the 12th January 1951, published at page 36 of Part I of the *Calcutta Gazette, Extraordinary*, of the same date, in List I, item number 97, for "Santal" read "Sunri".

Birbhum.—No. 637Edn./4A-164/50.—6th February 1951.—Sri Sukumar Ghosh, B.A., B.T., Assistant Headmaster, Birbhum Zilla School, in the Subordinate Educational Service, is appointed to act in the West Bengal Educational Service as Headmaster of the school with effect from the 4th December 1950 or any subsequent date on which he assumes the duties of the higher post, *vice* Sri Manmatha Nath Chakravarti on leave or until further orders.

The Charitable Endowments Act (VI of 1890).

No. 615Edn./5F-28/50.—5th February 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of the Debi Prosad Agarwalla School Fund created in terms of notification No. 1619Edn., dated the 11th December 1916, doth hereby order and direct that the security, particulars of which were contained in Parts II and III of the First Schedule written under the above notification or any other security or securities to which it might have been or may be converted, and the lands, buildings and hereditaments described in Part I of the said Schedule shall, as from the 15th August

1947, vest and be deemed to have been henceforth vested in the Treasurer of Endowments for the territories subject to the Government of West Bengal and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890), and any rules from time to time framed thereunder by the Governor of West Bengal upon trust forever to receive income from the trust properties and securities of the said security or securities the corpus of which consists of 3 per cent. for Rs. 63,200 when and as the same shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowments of which scheme are contained in the Second Part of the Schedule written and it is hereby further notified that the scheme shall be deemed to have been framed on the vesting of the said securities in the said Treasurer of Endowments for the territories subject to the Government of West Bengal.

২৪-পরগণা-নদিয়া-মুর্শিদাবাদ।—নং ৬৫৪শিমা।—
১৯৫১।—পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (যদিহা বি
মুর্শিদাবাদ জিলার বিদ্যালয়সমূহের জিলা পরিদর্শিকা
মজুমদার অনায় কার্যে নিযুক্ত থাকার ঐ পদে ও ঐ কৃত
কৃত্যকের ২৪-পরগণা জিলার বিদ্যালয়সমূহের সহকা
প্রিন্সিপাল জটিকা পদতাকে ৩০শে ডিসেম্বর ১৯৫০
পর্যন্ত অস্থায়িতাবে নিয়োগ করা হইল।

24-Parganas-Nadia-Murshidabad.—No. 6th February 1951.—Mrs. Latif Assistant Inspectress of Schools, 24-Parganas Subordinate Educational Service, is appointed to act in the West Bengal Educational Service (Women's Branch) as District Inspectress of Schools, Nadia and Murshidabad with effect from the 30th December 1950, *vice* Mrs. Gladys on deputation, or until further orders.

The Charitable Endowments Act (VI of 1890).

No. 687Edn.—8th February 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrator of the Rao Mahabir Roy Fund created in terms of notification No. 1620Edn., dated the 1st November 1919, doth hereby order and direct that the lands, furniture fittings and equipment and other securities of which are contained in the First and Second parts of the Schedule under the above notification No. 1620Edn., dated the 1st November 1919, and the securities of which are contained in the First and Second parts of the Schedule under the above notification No. 1620Edn., dated the 1st November 1919, shall, as from the 15th August 1947, vest and be deemed to have been henceforth vested in the Treasurer of Endowments for the territories subject to the Government of West Bengal and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890), and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive income from the trust properties and securities of the said security or securities the corpus of which consists of 3 per cent. for Rs. 63,200 when and as the same shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowments of which scheme are

the second part of the Schedule written under said notifications No. 1620Edn., dated the 1st September 1919, and No. 1934Edn., dated the 18th September 1926, and it is hereby further notified that said scheme shall be deemed to have been in operation on the vesting of the said security orurities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

কলিকাতা—নং ৬৯৯শিখা/১৪-১০/৫১—৯ই ফেব্রুয়ারী ১৯৫১।
শিক্ষণ কৃত্যকের কলিকাতা হোয়ার স্কুলের প্রধান শিক্ষক
এন এল চক্রবর্তী হুটিতে থাকার ঐ পদে ও ঐ কৃত্যকে অবর শিক্ষণ
কের সংস্কৃত কর্মজিগ্রেট স্কুলের সহকারী প্রধান শিক্ষক ব্রীজপতি
পালিতকে ২০শে জানুয়ারী ১৯৫১ অথবা উক্তপদে যোগদানের
পূর্বে হুটি পুনরাদেশ পর্যন্ত অস্থায়িতাবে নিয়োগ করা হইল।

Calcutta.—No. 699Edn./4A-13/51.—9th February 1951—Sri Bhupati Nath Palit, Assistant
admaster, Sanskrit Collegiate School, in the
ordinate Educational Service, is appointed to
as Headmaster, Hare School, Calcutta, in the
est Bengal Educational Service, with effect from
th January 1951 or any subsequent date on
hich he assumes the duties of the higher post,
r Sri Mukhan Lal Chakravarty, on leave or
til further orders.

কলিকাতা—নং ৭০০শিখা/১৪-১০/৫০—৯ই ফেব্রুয়ারী ১৯৫১।
কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের পদার্থ
দার অধ্যাপক ডক্টর রাজেন্দ্র লাল সেনগুপ্ত উক্তপদে নিযুক্ত হওয়ার
পূর্বে ও ঐ কৃত্যকে ঐ কলেজের অবর শিক্ষণ কৃত্যকের ঐ বিষয়ের
দায় ডক্টর ভগবতী চরণ গুহ, এম. এল. সি. ডি.এল. সি (ডাক)ক
পদ যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে
নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Calcutta.—No. 700Edn./4A-98/50.—9th February 1951—Dr. Bhugawati Charan Guha, M.Sc.,
Sr. (Dacca), Lecturer in Physics, Presidency
College, Calcutta, in the Subordinate Educational
Service, is appointed to act in the West Bengal
Educational Service as Professor of the subject in
at college, with effect from the date on which
he assumes the duties of the higher post, vice Dr.
ndra Lal Sen Gupta, promoted, or until
further orders.

By order of the Governor,

D. M. SEN, Secy.

Office of the Accountant-General,
West Bengal

NOTIFICATION.

Subject:—Disposal of sealed covers containing
cheque books and receipt books and of
unused or partly-used cheque books returned
by the Drawing Officers to the Treasury
Officers.

TM/226—7th February 1951.—A copy of
Government of West Bengal, Finance Depart-
ment Audit Branch, memorandum No. 256(14)-
IR/15(92)/50, dated 25th January 1951,

regarding disposal of sealed covers containing
cheque books and receipt books and of unused or
partly-used cheque books returned by Drawing
Officers to the Treasury Officers is circulated for the
information and guidance of all Drawing Officers
of the Government of West Bengal and all
Treasury Officers in West Bengal.

Copy of the Government memorandum referred to
above.

Government are pleased to issue the following
instructions for the disposal of sealed covers said
to contain cheque books and receipt books which
have been deposited in the treasury for safe
custody and which have been lying unclaimed for
more than a year:—

(i) The sealed covers should be opened in
the presence of the Collector and the
numbers of the cheque books, receipt
books, etc., contained in the sealed covers
should be noted in the registers of issue
of cheque books and receipt books res-
pectively.

(ii) If the outer cover of unused or partly-
used cheque books containing the
printed instructions for the guidance of
Drawing Officers and the printed certi-
ficate regarding the number of cheques
contained in the book and also the
memorandum to be sent to the Treasury
Officer or the Bank for the supply of
fresh cheque books are found intact and
if the books are otherwise considered fit
for further use, they should be reissued
to other Drawing Officers. In the case of
those books which are unsuitable for
reissue, they shall be destroyed in the
presence of the Collector. The disposal
of the books by destruction or otherwise
should also be noted against relevant
entries in the register and initialled by
the Treasury Officer.

2. The above instructions shall apply *mutatis
mutandis* to unused and partly-used cheque books
which are returned by the Drawing Officer to the
Treasury Officer.

S. K. SARKAR,

Dy. Accountant-General.

ORDERS AND NOTIFICATIONS BY THE
HIGH COURT AT CALCUTTA AND THE
CHIEF JUSTICE.

Appellate Side

NOTIFICATIONS.

No. 881G.—15th February 1951.—In exercise
of the powers vested in me under Article
229(2) of the Constitution of India, and with the
approval of the Governor, I do hereby direct that
all incumbents of the post of the Registrar, High
Court, Appellate Side, Calcutta, shall be entitled
to the special pay in the scale fixed in my order,
dated the 5th September 1950, and published in
the *Calcutta Gazette*, dated the 14th *idem*, with
the Court's notification No. 6308G., dated the 7th
September 1950, irrespective of the fact whether
they have exercised their option in favour of the
pre-1931 scale or post-1931 scale mentioned in the
Schedule to the said notification.

A. TREVOR HARRIES,
Chief Justice.

No. 899E.—15th February 1951.—The following General Letter is, by order of the High Court, published for general information:—

General Letter No. 3(Civil) of 1951.

To

ALL THE DISTRICT JUDGES IN WEST BENGAL.

THE CHIEF JUDGE, COURT OF SMALL CAUSES, CALCUTTA.

THE CHIEF PRESIDENCY MAGISTRATE, CALCUTTA.

Dated Calcutta, the 15th February 1951.

SIR,

I am directed to say that the High Court has been pleased to remove the ban disallowing Mukhtars from practising in the Courts of the Presidency Magistrates, Calcutta, imposed by the Court's General Letter No. 7, dated the 21st April 1925. Accordingly Note 2 to Rule 945 of the Civil Rules and Orders, Volume I, which is based on that General Letter should be treated as cancelled. Steps are being

taken to make necessary amendments in the form of first and renewed certificates of Mukhtars, long as the amended forms are not printed I request that in granting renewed certificates of Mukhtars, irrespective of the date of their appointment as such, the words "except the Courts of the Presidency Magistrates, Calcutta", or words "and the Calcutta Presidency Magistrate Courts" (as the case may be) appearing in renewed certificates should be struck off.

Yours faithfully,
R. P. MUKHERJI, Regis

ERRATUM.

No. 888A.—15th February 1951.—For "Kanta Mandal" occurring in item (9) of schedule under the Court's notification No. 8 A., dated the 23rd December 1950, published page 83 of Part I of the Calcutta Gazette, dated the 11th January 1951, read "Ram K Mandal".

R. P. MUKHERJI, Regis

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information:—

No. and date of notification assigned by issuing authority.	Board to which appointed with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
Appointment to Union Bench and Court.				
No. 1441.S.-G., dated 2nd February 1951	Gourhati union board, police-station Arambagh, Arambagh subdivision, district Hooghly.	Sri Gobinda Chandra Kundu ..	Sections 65 and 78 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	B. Sarkar, Commis Burdwan Division
By-election to Union Boards.				
No. 393J., dated the 29th January 1951.	Sitalgram union board No. 13, police-station Nulhati, Rampurhat subdivision, Birbhum district	Ward No. 1—Sri Sukumar Mukhopadhyay	Section 13 of Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the Election Rules	B. L. Ghosh I Magistrate Birbhum
	Nalhati union board No. 4, police-station Nulhati, Rampurhat subdivision, Birbhum district	Ward No. 2—Janab Babar Ali, Janab Abdul Aziz, Sri Ganendra Nath Chatterji, Sri Suahli Kinkar Singha and Sri Lakshmi Chandra Mondal.	Ditto ..	Ditto
	Haridaspur union board No. 3, police-station Nulhati, Rampurhat subdivision, Birbhum district	Ward No. 1—Sri Grijia Bhuvan Mondal Ward No. 2—Janab Ekram Ali Shaikh.	Ditto ..	Ditto
	Bankura union board No. 1, police-station Nulhati, Rampurhat subdivision, Birbhum district	Ward No. 2—Janab Member Howsain ..	Ditto ..	Ditto
	Amdole union board No. 5, police-station Murari, Rampurhat subdivision, Birbhum district.	Ward No. 2—Janab Asmat Shaikh ..	Ditto ..	Ditto

No. 193M.—31st January 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the Commissioners of the Bankura Municipality in the district of Bankura, at a special meeting held on 12th January 1951, duly elected Sri Nakul Chandra Mondal as the Vice-Chairman of the Municipality in place of Sri Chand Ratan Rathi, deceased.

B SARKAR, Commissioner.

Presidency Division—Calcutta

No. 167J.—9th February 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 698 of the Bengal Jail Code, 1937, Volume I, 7th Edition as amended, I appoint Janab Kh. Habibur Rahman of Berhampore as honorary religious teacher for im-

Muslim prisoners of the Berhampore Central Jail in the district of Murshidabad for a period of two years with effect from the date of notification.

He should also conduct the Jumma prayers for Muslim prisoners.

No. 222R.G.—13th February 1951.—Birendra Kumar Banerjee, Sub-Deputy Collector, on probation, Basirhat, 24-Parganas, posted to the Sadar station of that district.

No. 223R.G.—13th/14th February 1951.—Milan Bandhu Mukherjee, Sub-Deputy Collector, on probation, Sadar, 24-Parganas, is posted to the Siliguri subdivision of the Darjeeling district and is appointed as Circle Officer there.

No. 267M.—10th February 1951.—In exercise of the powers conferred by section 20 of the Bengal Municipal Act, 1932, I have appointed as

reby notified for general information that for election of the Birnagar Municipality in the tract of Nadia the number of Commissioners to be elected from each of the wards of the municipality is determined as noted against each:—

Ord No.	No. of seats.
I	... 3
II	... 3
III	... 1
IV	... 2

All the above nine seats are general seats.

This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

No. 299R.L.—9th February 1951.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officer (*ex-officio*), Sonarpore, in the district of the 24-Parganas, to exercise with effect from the date of publication of this notification all the powers of the dissolved Debt Settlement Boards of the Sudar subdivision of the district of 24-Parganas in connection with the making of awards in respect of cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

No. 300R.L.—9th February 1951.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under

section 5 of the said Act, I hereby authorise the Circle Officer (*ex-officio*), West Baraset, in the district of the 24-Parganas, to exercise with effect from the date of publication of this notification all the powers of the dissolved Debt Settlement Boards of Baraset subdivision of the district of 24-Parganas in connection with the making of awards in respect of cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

No. 301R.L.—9th February 1951.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officer (*ex-officio*), North Basirhat, in the district of the 24-Parganas, to exercise with effect from the date of publication of this notification all the powers of the dissolved Debt Settlement Boards of Basirhat subdivision of the district of 24-Parganas in connection with the making of awards in respect of cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

No. 302R.L. 9th February 1951 — In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officer (I) (*ex-officio*), Diamond Harbour, in the district of 24-Parganas, to exercise with effect from the date of publication of this notification all the powers of the dissolved Debt Settlement Boards of Diamond Harbour subdivision of the district of 24-Parganas, in connection with the

making of awards in respect of cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

J. N. TALUKDAR, Commissioner.

**ORDERS AND NOTIFICATIONS OF THE
COMMISSIONER OF INCOME-TAX
WEST BENGAL**

No. 59519C.T./2E-179/49-50.—10th February 1951.—Sri B. M. Mitra, Income-tax Officer, Companies District-IV, Calcutta (now Inspecting

Assistant Commissioner of Income-tax, Ran, Calcutta), is allowed, under Revised Leave 1933, earned leave for five days with effect 12th December 1950 to 16th December 1950) permission to affix Sunday, the 17th Dec 1950 to the leave.

It is certified that the officer was likely to return on the expiry of his leave to the post which he proceeded on leave or to a post carrying similar rates of allowances.

S. D. NARGOLWALA, Commissioner

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

NOTIFICATION.

459M P.—5th February 1951.—In exercise of the power conferred by section 3 of the Indian Electricity Act, 1910 (IX of 1910), the Governor has granted to the Kurseong Hydro-Electric Supply Coy., Ltd., district Darjeeling, having its registered office at 12, Netaji Subhas Road, Calcutta, a license to supply energy in the area specified therein:—

THE SILIGURI ELECTRIC LICENSE, 1950.

As for the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act, 1910 (Act IX of 1910) and the Electricity (Supply) Act, 1948 (Act LIV of 1948), license is granted to the Kurseong Hydro-Electric Supply Coy., Ltd., district Darjeeling, having its registered office at 12, Netaji Subhas Road, Calcutta, to supply electrical energy in the area with the powers and upon the terms and conditions specified below:—

SHORT TITLE.

This license may be cited as “Siliguri Electric License, 1950”.

INTERPRETATION.

The several words, terms and expressions to which by the Indian Electricity Act, 1910, the rules thereunder, and the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same respective meanings provided that in this license—

- (a) “the Act” shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof;
- (a) “the Government” shall mean the Government of West Bengal;
- (a) the expression “the licensee” shall mean and include the Kurseong Hydro-Electric Supply Coy., Ltd., district Darjeeling, a Company registered under the Indian Companies Act, 1913, having its then registered office at Calcutta and their permitted assigns;
- (a) the expression “deposited map” shall mean the plan of the area of supply hereinafter specified, which has been deposited with the Government in pursuance of the rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of West Bengal in the Department of Commerce and Industries and by the licensee;
- (a) the term “unit” shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour;
- (a) the expressions “First Annexure”, “Second Annexure”, “Third Annexure” and “Fourth Annexure” shall mean the first, second, third and fourth annexures to this license, respectively;
- (a) the expression “the commencement of this license” shall mean the date of the notification by the Government in the *Calcutta Gazette* by which this license is granted;

- (iii) unless otherwise stated, where roads or streets are mentioned forming the boundary or part of the boundary of any area in the license, the premises, properties or structures abutting upon either side of such roads or streets shall be deemed to be within the area of supply.

SECURITY.

3. (i) The period within which the licensee shall show, under clause (a) of clause 1 of the Schedule to the Act, that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(ii) Unless otherwise ordered by the Government under clause (d) of sub-section (3) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (b) of clause 1 of the Schedule to the Act, shall be Rs. 10,000 and such sum shall be deposited or secured within thirty days from the commencement of the license:

Provided that if the works proceed in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in four equal instalments and a final instalment for payment of interest only. The whole of the amount repaid by the Government shall be used by the licensee for carrying into effect the works for which the license was granted.

AREA OF SUPPLY.

4. The area above referred to within which the supply of energy is authorised by the license (the area of supply under the Act) is the whole of the area, the boundaries of which are described in the First Annexure deposited in red colour on the deposited map.

SITUATION OF THE GENERATING STATION.

5. The licensee shall erect the generating station or main receiving station within the area covered by the license. The Licensees, in the initial stage, will transmit electrical energy from their main power station Kurseong (FAZI Dilarum Tea Estate) for which purpose a suitable sufficient transmission main will be extended from their existing main from the junction of New Chumta Road and Hill Cart Road, passing along across or over Hill Cart Road, up to the area of supply, which has been particularly described in the First Annexure.

LICENSEE'S WORKS.

6. (A) *Compulsory Works.*—(i) The licensee shall, within two years from the date of the grant of this license (1) provide and instal suitable sufficient feeders and distributing mains and execute works to the satisfaction of the Government for the purpose of supplying electrical energy throughout the streets, or parts of streets, named in the Second Annexure and shown in yellow colour on the deposited map, (2) erect the generating station or main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and (3) do all other works necessary for the commencement of the supply of energy to consumers.

The generating station or main receiving station mentioned in clause 5 together with all machinery and apparatus, feeders and distributing mains and all other works in connection with this license shall have the prior approval in writing of the Government before any orders for the same are made.

(ii) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports stating all steps taken and the progress made in carrying into effect this license.

(B) *Provision of adequate plant and extension of distributing mains.*—Within twelve months of the receipt of applications and subject to the first proviso of clause VI(1) of the Schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines and feeders and distributing mains as may be required to give and supply adequate energy to every consumer within the area, and shall provide and maintain adequate plant which, in the opinion of the Government, may be considered necessary for regular, constant and sufficient supply of energy to consumers.

SUPPLY OF ENERGY.

7. (i) Subject to the provisions of this license, the Act, and the rules, and also the Electricity (Supply) Act, the licensee shall be entitled during continuance of his license to supply energy within the area of supply for purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case within six months thereafter the licensee shall submit to the Government sanction under sub-section (2) of section 21 of the Act draft "Conditions of Supply" to regulate his relations with persons who are or intend to become consumers.

(iv) After such conditions have been sanctioned by the Government without modification the licensee shall not supply energy unless—

(a) the person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government, and

(b) such person and the licensee shall have executed an agreement in a form approved by the Government.

(v) The amount of all miscellaneous charges incidental to and in connection with the supply of energy, which the licensee proposes to make to consumers, shall be subject to the previous approval of the Government.

(vi) Where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with express permission of the Government.

ADDITIONS TO GENERATING PLANT, TRANSMISSION AND DISTRIBUTING MAINS.

8. After the supply of energy has commenced in accordance with clause 7 of this license, no major additions to the generating station, machinery and apparatus, transmission and distributing mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

ACCOUNTS.

9. (i) Separate and distinct accounts shall be kept, prepared rendered by the licensee showing in full details as required by the Act the rules thereunder and the Electricity (Supply) Act, 1948, or any of the Government, the working of the undertaking for which this license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government before the 1st October every year, the accounts of the undertaking for one year made up to the 31st March of the same year.

STATISTICS.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in this behalf such statement and data as may be considered necessary for the purpose of compiling comprehensive statistics of electric supply undertakings in the State.

HOURS OF SUPPLY.

11. From the date of the commencement of supply the licensee shall maintain a continuous supply of energy for 24 hours throughout the year.

Provided that for a period of two years from the commencement of supply specially during the months of November, December, January and February the supply may be discontinued daily for ten hours and a half, namely between 6-30 a.m. and 5 p.m. local time, with the permission of the Government obtained in writing.

METHOD OF CONSTRUCTION.

12. The feeders, distributing mains and service connections may be overhead or underground in whole or in part and, shall subject to the provisions of section 18 of the Act, be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder and the following provisions:—

- (i) The licensee shall not erect overhead mains for use at any higher pressure than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitations as the Government may impose.
- (ii) Aerial lines in the vicinity of a building or structure shall be erected in compliance with the Indian Electricity Rules, 1903 and in no case shall an aerial line be at a less distance than 4 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.
- (iii) In narrow lanes, passages or streets where it is not possible to maintain a horizontal clearance of 4 feet between aerial lines and buildings or structures, underground cables shall be provided unless any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of any such special aerial line.

- (iv) Where any electric supply lines cross or run along the routes of a taboot, temple car or similar other religious processions, the supply lines shall be laid underground or placed at such height as will allow of the free and safe passage of those processions. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall refer before running any such lines.
- (v) *Removal of lines.*—The licensee shall remove or replace at his own expense any aerial line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.
- (vi) For the purpose of rule 68(2) of the Rules, the maximum wind pressure shall be taken as 20 pounds per square foot.

NATURE OF SUPPLY.

3 The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

- (i) A high pressure alternating current three phase supply at a pressure of 6,600 volts between phases at consumer's terminals at a frequency of 50 complete periods per second.
- (ii) Three-phase alternating current, three or four-wire supply, at pressures of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.
- (iii) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

The pressures stated above shall be as measured at consumers' terminals shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may from time to time with the previous sanction in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other system or systems of supply or both for the purpose of this license.

LIMITS OF RATES TO BE CHARGED IN RESPECT OF SUPPLY OF ENERGY.

14 (a) The rates to be charged by the licensee for energy supplied by him shall not exceed those stated in that behalf in the Third Annexure, or, in the case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maxima as the Government may fix on approving the method.

(b) The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity Supply Act, 1918.

PURCHASE OF UNDERTAKING.

15 (A) *Purchase by local authority or State Government (where State Electricity Board is not formed).*—(i) The option of purchase conferred by section 7 of the Act shall be first exercisable on the expiration of ten years from the commencement of this license and thereafter on the expiration of every subsequent period of ten years.

(ii) The purchase price payable on the exercise of said option shall

- (a) the net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including serviceable stand-by plant) owned and used by the licensee for the purposes of the undertaking less the total depreciation thereon calculated according to the Sixth Schedule and the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act, 1948.

The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (1) of section 3 of the Act which shall be added to such value under the proviso to that sub-section on account of compulsory purchase shall be ten per centum; and

- (b) the value of the stores, spare parts and loose tools in use or available and suitable for use (for the purposes of the undertaking) at the date of purchase at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iii) In accordance with clause (d)(ii) of sub-section (2) of section 3 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of the license.

(iv) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlays of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the State Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the relevant Schedule of the Electricity (Supply) Act, 1948.

BULK SUPPLY.

16. (1) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area so to direct, the licensee shall obtain his supply from such source.

The decision of the Government on the operation of this clause shall be final.

(2) The licensee will take from the State Electricity Board, if approved by the Government, or from any Government generating station the energy as required for this distribution at any time the Electricity Board or the Government is prepared to supply at a rate not more than the rate which, in the opinion of the Central Electricity Commission to the Government of India or the Government or the State Electricity Board, the licensee is generating at the time of the offer.

if energy is taken as provided above, the licensee shall, if so required, to the Electricity Board or to the Government its generating plant at its estimated book value, or if the Electricity Board or Government does not to purchase, the licensee will have full discretion to dispose of such

MANAGEMENT EXPENSES AND INTEREST ON LOAN.

(1) The Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of the Company the Director so nominated shall be entitled to such remuneration payable to the said Company as fixed in the Memorandum and Articles of Association of the Company in respect of other Directors. The Director so nominated by the Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have the right to remove the person so nominated and appoint another person in his place.

(2) The licensee shall not enter into any agreement with the Secretaries or make any modifications to such agreement already entered into without the previous consent in writing of the Government. The Government shall have the right to examine any agreement between the licensee and the Secretaries and to require suitable modifications therein as a condition precedent to the Government granting any consent as required by section 9(2) of the Act.

(3) The rates of remuneration to be paid to the Secretaries and the expenses of the office of the Secretaries shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act, 1948. The rates of remuneration to be paid to the directors and persons other than the staff employed by the licensee for the running of the undertaking and also the rates of interest on loan, whether secured or not, and any changes in such rates shall be subject to the approval of the Government in each case.

VARIATIONS FROM THE SCHEDULE TO THE ACT.

In pursuance of clause (f) of sub-section (2) of section 3 of the Act, hereby expressly declared that—

(a) sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act shall for the purpose of incorporation in this license be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5 p.m., local time, for a period of two years from the commencement of supply" after the expression "continue to supply energy" occurring in the sub-clause above-mentioned;

(b) clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in said clause;

(c) the following shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act:—

"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2);"

- (iv) clause (a) of the first proviso to sub-clause (I) of clause VI of Schedule to the Act shall for the purpose of incorporation in the license be further varied to the following extent, namely, the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7(vi) of the license;
- (v) the following sub-clause shall be substituted for sub-clause (5) clause VI, namely:—
- “(5) Every requisition under this clause shall be in a form approved by the Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to the applicant;”
- (vi) the first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by substitution of five years for the period of seven years specified therein;
- (vii) the following sub-clause shall be substituted for sub-clause (2) clause X, namely:—
- “(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for energy so supplied and the rates at which such energy will be supplied; and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice, as the Government may deem proper, of such change to the Government, to the local authority concerned, and to every consumer of energy who is supplied by him from such distributing main.”

SECURING CONTINUITY OF SUPPLY.

19. It shall be the duty of the licensee (which expression shall, for the purpose of this clause and clause 20 following, be taken to mean and include the licensee, his employees, servants, agents and his permitted assignees) to give the nearest Magistrate immediate and full information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1927 and/or section 22 of the Industrial Disputes Act, 1947.

TRANSFER OF MANAGEMENT.

20. The licensee shall not employ or engage any other party to carry out his undertaking or to carry out the work of supplying energy under the license except with the previous written consent of the Government and to such extent as the Government may think fit.

REVOCATION.

21. (i) If the licensee shall, in the opinion of the Government, have failed to give such immediate and full information as is required by clause 19 hereof, or if at any time any interruption of the supply shall occur which in the opinion of the Government is attributable to any wilful or preventable default or neglect on the part of the licensee or which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee, or if the licensee shall in the opinion of the Government fail

comply with any of the provisions of this license, or shall in the opinion of the Government fail to show satisfactory progress during any portion of period of two years, specified in clause 6 of this license, or if the general action and control of the licensee shall cease to be in the hands of the Government of India the license may be revoked.

u In the event of the Government revoking the license for any of the reasons specified in the sub-clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited as the Government may decide and the decision of Government as to both revocation and forfeiture shall be final and binding on the licensee.

FIRST ANNEXURE.

Area of Supply.—The area of supply as referred to in clause 4 of this license is bounded by—

North—From the junction of Matigara-Kurseong Road and Sukna Road along Sukna Road to Sukna Railway Station then along Hill Cart Road to the junction of Bullock Cart Road on the north of Sukna Bazar then along Bullock Cart Road to the Mahanada River then in a straight line to the fifth mile post of Teesta Road.

East—From the fifth mile post of Teesta Road with a two miles deep belt parallel to Teesta Road to the third mile post of Jalpaiguri Rail Road.

South—From the third mile post of Jalpaiguri Rail Road in a straight line to the confluence of the Mahanada and Balasan Rivers.

West—From the confluence of the Mahanada and Balasan Rivers along the bed of the Balasan River to Matigara Railway Station then along Matigara-Kurseong Road to the junction of Matigara-Kurseong Road and Sukna Road making a close circuit.

SECOND ANNEXURE.

name of street or part of street as referred to in clause 6, in which supply is compulsory—

- a) From Mahanada Bridge to Siliguri M.E. School, Cart Road through Siliguri Main Bazar.
- u From the junction of Cart Road and Teesta Road up to the church on Teesta Road.
- u From the junction of Cart and Siliguri Road Station to the Government Jail through Kutcheri Road.
- r) Mangtu Ram Bustee.

THIRD ANNEXURE.

proposed generating station will be installed within the area of covered by the license.

supply will start with two units of Diesel Generating Sets of 100 each

FOURTH ANNEXURE.

rates to be charged as referred to in clause 14 shall not exceed the rates set out below, namely:—

Rate A—Domestic and business purposes.

- a) Domestic and business purposes for lights and/or all types of heating, exhaust and ventilating fans—Annas 6 per unit.

(ii) Domestic purposes for lift and pump motors, where the rating of such motor does not exceed 4 H.P.—Annas 6 per unit.

(iii) Domestic purposes for lift and pump motors, where the rating of such motor exceeds 4 H.P.—Annas 4 per unit.

(b) Domestic and business purposes for heating devices (heaters, cook irons, etc.), radios, refrigerators, air conditioning apparatus and all other domestic appliances not mentioned in Rate A(a)—Annas 2 per unit.

(c) All other domestic and business purposes not covered by any of the above—Annas 6 per unit.

Rate B—Unmetered supply.

Lights on contract system for road side stalls and bazar shops only, as used for not more than 6 hours daily from sunset, provided that the wattage of each lamp does not exceed 100 watts and the total number of lamps in one shop does not exceed 4—Annas 1 per month per watt marked on the lamp installed.

Rate C—Public amusement purposes.

Cinematograph and for all such amusement purposes—Annas 3-6 per unit.

Rate D—Battery charging and Electrolysis.

Annas 3-6 pies per unit.

Rate E—Industrial purposes.

For each installation having motors the aggregate rated horse-power, which—

(a) does not exceed 4 H.P.—Annas 3 per unit;

(b) exceeds 4 H.P. but does not exceed 15 H.P.—Annas 2-9 pies per unit;

(c) exceeds 15 H.P. but does not exceed 50 H.P.—Annas 2-6 pies per unit;

Provided that in respect of all premises consuming energy under different rates mentioned above, the licensee shall be permitted to levy minimum charge at the following rates per month, even if energy to that value has not been consumed during that month:—

(a) For apparatus consuming energy under Rate A(a)(i) and A(b)—Rs. 2 per month per kilowatt or part thereof of connected load on the premises concerned.

(b) For motors consuming energy under Rate A(a)(ii), A(a)(iii), and Rate E—Rs. 5 per month per H.P. or part thereof of all the motors installed.

Note.—When the minimum charge specified above is levied then no charge for energy consumed shall be made during the period affected.

Rate F—Large industrial and/or bulk supply purposes.

If the monthly maximum demand exceeds 50 kilowatts special method of charge to be approved by the Government in accordance with section sub-sections (3) and (4) of the Act. The maximum rates shall be such as the Government may fix on approving the method.

By order of the Government
S. K. CHATTERJI, S.

LABOUR DEPARTMENT**ORDER.**

9421ab.—12th February 1951.—Whereas under the Government of Bengal, Labour Department, order No. 6814Lab., dated the 28th November 1950, the industrial dispute between Dunbar Cotton Mills, Shamnagar, district 24-Parganas, and their employees represented by Shamnagar Cotton Mills Workers' Union, Garulia, district 24-Parganas, was referred for adjudication to Sri S. N. Modak, I.C.S. (Retired), District Judge;

and whereas the said Sri S. N. Modak, I.C.S. (Retired), District Judge, submitted to the State Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of an industrial dispute between Dunbar Cotton Mills, Shamnagar, district 24-Parganas, and their employees represented by Shamnagar Cotton Mills Workers' Union regarding the question of profit-sharing bonus for 1949 and casual leave.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

In Dunbar Cotton Mills: Sri S. C. Sen, Advocate.

Shamnagar Cotton Mills Workers' Union: Sri P. K. Sanyal, Advocate.

AWARD.

Government of West Bengal, Labour Department, order No. 6814Lab., dated the 28th November 1950, this industrial dispute between Dunbar Cotton Mills, Shamnagar, district 24-Parganas, and their employees represented by Shamnagar Cotton Mills Workers' Union, Garulia, district 24-Parganas, regarding the matters specified in a schedule has been referred for adjudication. The issues in the present proceeding are the two issues which have been specified in the schedule appended to the order of reference which are as follows:—

1. Whether the workers are entitled to get profit-sharing bonus for the year 1949.
2. Whether the permanent workers are entitled to get 5 days' casual leave in a year.

A three-Judge Industrial Tribunal presided over by Sri A. Das adjudicated upon certain industrial disputes between the employers Cotton Mills in West Bengal, including Dunbar Cotton Mills and workmen and the award of that Tribunal was published in the *C. Gazette* by Government of West Bengal order No. 2956Lab., dated 21st August 1948. In that award the questions of "bonus" and "casual leave" were dealt with under points Nos. 5 and 7 respectively. In the award under point No. 5 the Tribunal laid down certain principles governing the question of payment of bonus and also laid down a formula to be followed out for the distribution of bonus on the principles laid down. As regards the question of casual leave under point No. 7, the Tribunal directed the granting of 10 days' privilege leave in accordance with the Factories Act and also directed that the employees would get casual leave for 5 days and sick leave for 15 days in addition. It is claimed on behalf of the workmen that the question of payment of bonus under the award of 1948 has nothing to do with the actual accrual of profits in the relevant year, but all that the Tribunal directed was that the formula laid down by it should be complied with in any case in which dividend was paid to the shareholders in a particular year. On the other hand it is contended by the Company that the award of 1948 clearly intended that the payment of bonus to employees intrinsically depended on the actual accrual of profits in the particular year irrespective of the question as to whether any dividends were paid in that year out of the reserve funds as distinguished from profits derived in the particular year. It is pointed out by the Company that no profits were derived in the year 1949 inasmuch as although profits were derived in the first half of the year, substantial losses were incurred in the second half, and the overall picture of the trading situation was that substantial losses were incurred for the year 1949 taken as a whole. As regards the question of casual leave, it is claimed by the workmen that the award of 1948 provided for 5 days' casual leave in addition to the 10 days' privilege leave which was admissible under the Factories Act, and casual leave being an entirely distinct kind of leave, the provision for 5 days' casual leave should be maintained, irrespective of the question as to whether a workman would be entitled to more than 10 days' privilege leave under the amended Factories Act. On the side of the Company, on the other hand, it is contended that the Tribunal of 1948 would not have provided for 5 days' casual leave if the amended Factories Act, under which a worker would be able to earn privilege leave up to 15 days in a year, was in existence at that time.

2. I shall take up the question of bonus for 1949 under issue No. 1 first. The award of the Cotton Textile Industry Tribunal of 1948 has ceased to be operative, and both sides are aware that this is so. The workmen, however, have a sort of tacit understanding that the provisions of that award would be maintained as far as practicable. It is on that basis that the workmen have claimed on behalf of the workers that both the issues of "bonus" and "casual leave" are to be decided by this Tribunal in the light of the provisions of the award of the Cotton Textile Industry Tribunal. Although that award has since ceased to be operative in the strictly legal sense, the sort of tacit understanding which I have just referred to cannot be brought to an end in view of the nature of the issues raised, to interpret the provisions of the award of 1948, and to adjudicate upon the points in dispute in the light of that interpretation as far as practicable. On reading the portion of the award of 1948 under point No. 5 relating to bonus I gather that the Tribunal laid down certain principles and then adopted a formula by way of enunciating a method for giving effect to those principles. Let us now investigate

the principles laid down by the Tribunal were. The following extracts from the Tribunal's award serve to throw considerable light on the question, whether the Tribunal intended that the payment of bonus to the employees for a particular year would depend essentially on the factor of accrual of profits in that year.

The underlying principle for the payment of bonus is that the employee contributed by labour for the earning of profits made by the Company. If of the profits so earned which is determined at the end of the year will be the employees. Although bonus is dependent on profits and although it can be and should be linked with profits, the workers as claimants do not become shareholders or partners of the business, for they are not to be compelled to share the loss of the business."

The only just and equitable principle upon which an employer may be called upon to grant a bonus to the employees is to consider the amount of profits made by the employer in any given year and the general financial position of the concern and its capacity to bear this additional burden of paying bonus without impairing the efficiency or injuring the business as a vital matter."

The workers may equitably claim bonus for a year out of the profits of that particular year on account of their personal contribution to earn profits. Reserve funds are no doubt built out of the profits..... If reserves, if any, were set apart every year for meeting contingent future liabilities. Reserves become the property of the Company which along with the capital assets may be distributed among shareholders, at the time of its winding up. This distribution does not amount to payment of dividends but it is payment in lieu of a share in the total property of the company. It has already been noted that even if bonus is linked with profits and profits, the workers are not shareholders and are not therefore entitled to any share in the property."

In interpreting the above extracts together with other passages in the award which I have not quoted, I am quite clear in coming to the conclusion that the Tribunal laid down the principle that the payment of bonus to employees would depend essentially on the accrual of profits in the particular year, irrespective of the question as to whether any dividends were paid out of the reserve funds as distinguished from current profits. This principle is completely in accord with the principles governing the payment of bonus which have been almost universally accepted by various Tribunals throughout the country and also by the Labour Appellate Tribunal of India as per paragraphs 21, etc., of the Appellate Tribunal's decision, dated the 9th October 1950, in Appeal No. 1 of 1950 in the Mill Owners' Association, Bombay, and the Rashtreeya Mill Owners' Association, Bombay, and another. So far as the Cotton Textile Tribunal's award is concerned, I find that that Tribunal laid down the same general principles and then evolved a formula by way of enunciating a method for giving effect to those principles. With regard to the question of payment of bonus to the employees for a particular year, the question, even under the award of 1948, would be whether the employers had made any substantial profits during that year. If the answer to this question is affirmative, then the question of working out the formula governing the calculation of the quantum of bonus would arise. If the answer to the question is in the negative, no question of working out the formula can arise. In our particular case so far as the year 1949 was concerned

some dividend was paid to the shareholders both in the first half and second half of the year. The dividend appears to have been paid to the reserve funds, as during the second half of the year very substantial losses were incurred. I am satisfied from an examination of the balance-sheets and profit and loss account, that substantial losses incurred during the year 1949 taken as a whole, although some profit derived during the first half of the year. Now applying the principle down in the award of 1948, which are identical with the principle down by other Tribunals, I have no difficulty in coming to the conclusion that the Company is not liable to pay any bonus for the year 1948, although certain dividends were paid to the shareholders out of the reserve fund not out of any profits actually derived during the relevant period. answer in respect of issue No. 1, therefore, must be that the workers are not entitled to get any profit-sharing bonus for the year 1949, and I award accordingly under that issue.

3. I now pass on to issue No. 2 relating to the question of 5 days' leave in a year for the permanent workers. The Union has contended that the permanent workers are entitled to 5 days' casual leave in a year in accordance of the distinct provision for the same made in the Cotton Textile Industry Tribunal's award of 1948. The relevant passage under point No. 7 relating to leave and holidays in that award runs as follows:—

“Considering all the arguments and the present tendency to ameliorate the conditions of the workers we prescribe that the workers in the cotton textile industry shall, on completion of 12 months' continuous service, get, as under the Factories Act, 10 days' privilege leave, in addition they will get casual leave for 5 days and sick leave for 15 days. There will be six festival holidays

The award thus provided for 4 kinds of leave and holidays, viz. (1) privilege leave in accordance with the provisions of the Factories Act, (2) sick leave, (3) casual leave and (4) festival holidays. At the time when the award was given, section 49B of the then existing Factories Act provided for annual holidays for a period of 10 days, and accordingly the award made a provision for 10 days' privilege leave. That provision of the Factories Act has since been amended, and section 79 of the new Factories Act of 1948 provides for annual leave with wages at the rate of one day for every 20 days of work performed by the worker during the previous period of 12 months subject to a minimum of 10 days. The contention raised by the Union is that the Tribunal recognised the principle of granting casual leave to the workers independently of the amount of privilege leave provided for by the other hand, it is contended on behalf of the Company that the provision of the new Factories Act came to the notice of the Tribunal in the form of the Bill which was waiting for enactment, and the Tribunal by providing for 5 days' casual leave really desired to fill up the gap between the provision for 10 days' annual leave under the old Factories Act and the 10 days' annual leave which a worker would be able to earn under the new Factories Act. So far as the issue before this Tribunal is concerned the matter is not merely one of interpretation of the previous award, but it involves an aspect of adjudication in the light of all the materials including the provisions in the award of 1948. It is to be borne in mind that the award of 1948 is no longer operative, although there may be a short of time standing on both sides to continue to give effect to the provisions of the award as far as practicable. There has been a distinct change in the circumstances since the award was given in 1948, in so far as the provision for compulsory annual leave has undergone considerable modification. In that view of the matter, it will not be proper merely to read the provisions

days' casual leave in the award of 1948, independently of all other considerations, including the substantial change in the provision for annual leave. The present position regarding annual leave is that a diligent and hard worker is capable of earning 15 days' annual leave as against a minimum of 10 days. The average worker of moderate diligence and regularity perhaps earn 12 or 13 days' annual leave. It is difficult to say what provision for casual leave for the workers the Tribunal of 1948 would have made if the new provisions for compulsory annual leave had been in existence at that time. At the same time it appears that that Tribunal recognised the principle of casual leave which is certainly very different from the concept of privilege leave. The issue regarding casual leave has been brought before this Tribunal on behalf of the workers of only one Cotton Mill and it seems to me somewhat embarrassing to deal with a question of this kind in respect of only one of the 36 units which were dealt with by the Tribunal of 1948. I feel that a controversy like this should be placed before a Tribunal authorised to deal with all the Cotton Mill units, and it is desirable to avoid the introduction of separate provisions in respect of one unit. The issue regarding casual leave in respect of only one Cotton Mill has, however, been referred to this Tribunal for adjudication, and it has got to be dealt with in the light of all the circumstances. It is notable that the Jute Textile Industry Tribunal's award of 1948 did not contain any provision for casual leave for manual workers and that award also the Engineering Industry Tribunal's award of 1948 provided for workers' sick leave on half pay as against 15 days' sick leave on full pay which was provided in the Cotton Textile Industry Tribunal's award. The provision of compulsory annual leave has since undergone an increase under the new Factories Act. The entire structure of leave and holidays for the workers of all the Cotton Mills perhaps calls for reconsideration. That, however, is not within the purview of the present reference to this Tribunal. I think it would be just and fair under the existing circumstances if I decide that the permanent workers in the particular Cotton Mill I am dealing with should be granted two days' casual leave in a year in addition to their annual leave otherwise called privilege leave, which is permissible under the new Factories Act. This, however, in my opinion, should be subject to modification in the light of any award relating to leave and holidays which may eventually be given by a Tribunal dealing with all the units of the Cotton Textile Industry. In the result, I answer the question by deciding that the permanent workers in Dunbar Cotton Mills are entitled to get two days' casual leave in a year, subject to any provision regarding leave and holidays which may in future be made by any Industrial Tribunal dealing with all the units of the Cotton Textile Industry. I make this award accordingly under issue No. 2.

S. N. MODAK, *Chairman,*
Industrial Tribunal.

1st February 1951.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt. Secy.*

ORDER.

No. 950Lab.—13th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5211Lab., dated the 12th September 1950, the industrial dispute between Angus Engineering Works, post office Angus, Hooghly (Managing Agents: Messrs. Thomas Duff & Co., 3, Clive Row, Calcutta), and their workers represented by the Angus Engineering Works Employees' Union, post office Angus, Hooghly, referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is hereby to publish the said award as shown in the annexure hereto

ANNEXURE.

In the matter of an industrial dispute between Angus Engineering Works (Managing Agents: Messrs. Thomas Duff & Co., 3, Clive Row, Calcutta), post office Angus, Hooghly, and their workers represented by Angus Engineering Works Employees' Union, post office Angus, Hooghly.

PRESENT:

SRI G. PALIT, District Judge, Industrial Tribunal.

For the Union: Sri P. K. Sanyal, Advocate, assisted by Sri Byomraj Majumdar, Secretary of the Union.

For the Company: Sri K. B. Basu, Counsel of Messrs. Orr, Dignam & Co., Solicitors, assisted by Mr. J. K. Thompson, Manager.

1. By an order No. 5211Lab., dated the 12th September 1950 the Government of West Bengal had constituted a Tribunal of one Judge in pursuance of sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947) referred the said dispute to me for adjudication. The order of reference was received here on the 18th September 1950. There were several amendments as the Union moved Government for amendment. On 1st November 1950, Government order No. 6000Lab., dated the 12th October 1950, received. In place of "mistries" in Issue No. 1 contained in the schedule of the Order of Reference, the word "workmen" was substituted. There was a further amendment received from Government on the 14th November 1950. Two more issues were added by Government order No. 6403, dated 10th November 1950. No further issues were framed. The case taken up for hearing on 3rd January 1951 and evidence was concluded the following day. Argument was heard on the 13th January 1951 and award was reserved.

2. The issues, as finally recast by these two orders of amendment, are as follows:—

- (1) Whether there should be any grades, scales of pay and an increment for the different classes of workmen.
- (2) If so, what should be the grades and rate of annual increment for the different grades?

- 3) Whether the workers of Angus Engineering Works should be given enhanced dearness allowance as well as holidays as awarded by the General Engineering Tribunal under order No. 5160Lab., dated the 9th September 1950. If so, from what date?
- 4) Whether workmen should get any Puja bonus for the year 1950. If so, what should be the amount?

AWARD.

Issue No. 4.

This issue is taken up first for the sake of convenience. The Union's Puja bonus for the year 1950 equivalent to one month's wages. Demand is based on the ground that the scale of wages in this concern is particularly low. The claim is resisted by the Company. On the evidence before me I do not find that the scale of wages obtaining in this concern is unusually low. This Company has implemented the award of the General Engineering Tribunal presided over by Sri S. K. Sen. Exhibit A shows that the scale of pay compares not unfavourably with the scales given in other Engineering Works, viz., Britannia Engineering Works, & Farmer and Parry & Co., Ltd. Besides, there was no practice in the Company to give Puja bonus in the past. So the claim for Puja bonus for 1950 is turned down. The question of its amount does not arise.

Issue No. 3.

The Union claims enhanced dearness allowance as awarded by the General Engineering Tribunal presided over by Sri S. N. Modak. The Company wants to adhere to the scale granted by the previous Major Engineering Tribunal presided over by Sri S. K. Sen. I, for one, do not understand why the dearness allowance awarded by Sri S. K. Sen should be followed in preference to the more recent Tribunal of Sri S. N. Modak if that the dearness allowance granted by the former is lower. Sri Sen based his award for dearness allowance on the cost of living index number at 310 points for the working classes. That was in 1948. The cost of living index has considerably increased during these years and it be questioned. So the dearness allowance prescribed by the last Engineering Tribunal of Sri S. N. Modak is entitled to more preference. I accordingly accept it for this case. It is not up to the Company to contend that it is not capable of paying this increased dearness allowance. Profit and Loss Account submitted by the Company—marked Ext. 1—clearly shows that the profits have gone on increasing in course of time up to 1949. In 1949 the profits were very nearly doubled than those in 1948.

The learned Counsel of the Company tried to make much of the fact that there is increase in foreign competition and of the special handicap to which the Company is subject to. But such outlook is practically before every business concern. In spite of that the Major Engineering Tribunal presided over by Sri S. N. Modak granted this increased dearness allow-

ance next to the actual scale of dearness allowance, I find from the evidence of Sri S. K. Sen already referred to that the employees of this concern receive some subsidised foodstuff. That has been estimated at Rs. 8 per month (vide the award as per order No. 2263Lab., dated 6th July 1948, published in the *Calcutta Gazette, Extraordinary*, on the 8th July 1948).

So the scale of dearness allowance allowed by the last Engineering Tribunal of Sri S. N. Modak is liable to be reduced to the extent of Rs. 8 per month. This reduction will operate as long as this food concession

subsists. Else it will be restored. Sri S. K. Sen allowed the dearness allowance of the Company amounting to Rs. 27-8 per month to continue in respect of the pay range up to Rs. 50. I also do the same for the very same reason because it will be more than what the employees should be entitled to get under the scale formulated by Sri S. N. Modak. Making allowance for this food concession estimated at Rs. 8 per month I fix the dearness allowance as below:—

Basic pay range.			Dearness allowance
			Rs.
Rs. 51 to Rs. 100 34
Rs. 101 to Rs. 150 40
Rs. 151 to Rs. 200 46
Rs. 201 and upwards 52

I do not, however, accept the Union's contention that the increased dearness allowance should be retroactive. I make it prospective. It will go into operation within one month of the award becoming operative.

5. Regarding the second branch of this issue, I mean about holidays I prefer to accept 10 days' festival holidays as granted by the last General Engineering Tribunal presided over by Sri S. N. Modak. The present General Engineering Tribunal granted 8 festival holidays. But I prefer to grant 10 days' holidays in view of four National holidays being included.

6. Regarding leave with pay, on which both sides addressed the Tribunal, I award that it would be 15 days in a year of continuous service as prescribed under the Factories Act (Act LXIII of 1948) in section 80. This New Factories Act was introduced shortly after the award of the original General Engineering Tribunal of Sri S. K. Sen. That is why Sri S. K. Sen made a provision for 4 or 5 extra days of leave over and above 10 days of statutory leave under the Factories Act. But when the New Factories Act made provision for leave which was equal to that found no reason to keep any extra provision of leave for 4 or 5 days. Dr. R. K. Mukherjee, the practical economist, recommends 22 days of leave in a year of continuous service. This provision about leave is also prospective. There is one objection raised by the learned Counsel appearing on behalf of the Company that the Government Order of Reference in respect of this issue and the previous issue is bad. The claim accorded ceases to be an industrial dispute. Of course, in the Conciliation Officer's report I do not meet with any clear indication that these matters were mooted before him. The Industrial Disputes Act, 1947, provides a remedy to the Industrial Tribunal by some sort of conciliation, either through the Conciliation Officer or through a Board appointed for the purpose. But that is only a matter of procedure. If it is not meticulously observed there is just an irregularity, but nothing more than that. It does not take away the jurisdiction of the Tribunal to go into this question when the matter is contained in the Order of Reference. So I find that the reference in this case might be a bit irregular, but it is not bad or without jurisdiction. At all events the matter in issue does not cease to be an industrial dispute for that reason. If it is an industrial dispute, it is so, no matter whether the Order of Reference in respect of it is irregular or not.

Issues Nos. 1 and 2.

7. These two issues are taken up together for the sake of convenience as the matter is more or less allied and inter-dependent. Regarding the claim for annual increment, the contention of the Union is that it is

ue all along. It has been withdrawn since the award of the Tribunal sided over by Sri S. K. Sen in July 1948. That is not correct. It is contradicted by the service-cards, as per Ext. C series. These cards will w that there is no hard-and-fast rule about annual increment. Some- es it was granted twice or more in a year. At other times it was not ted in two or three years. The Union does not challenge the correct- of the entries in those service-cards. But as I find from the Conciliation cet's report that the Company in the final stage of discussion conceded . matter It was prepared to grant annual increment only at a lower le So the Company cannot now be allowed to go back upon it and tend that it is opposed to annual increment on principle.

The Company, however, stoutly opposes the granting of automatic annual increment. It wants to make increment dependent on efficiency all the rungs of the ladder. The Union contends that there is efficiency at the end of each grade. From the "C" grade nobody can be promoted be "B" grade or from "B" grade to "A" grade except on proved efficiency. according to the Union, there is no point in fixing efficiency at every re The learned Counsel of the Company argues that there is nothing automatic annual increment in the Western countries. He also refers certain passages in the *Labour Gazette*, Volume XXVII, January 1948 page 583. He contends that if such increment is allowed, it will set a minimum on indolence. It will also react in raising the prices and tend to e rise to inflation. I am unable to accept the learned Counsel's argu- at on its face value. Even if I accept his statement as correct in respect the Western countries, that cannot be accepted as such here in view of wages given to the employees in this country. It is well known that this country the current wage falls far short of the living wage and also, some extent, of the fair wage. The current wage is practically on a erty level. Dearness allowance is being granted to neutralise the lag of current wages behind the fair wage. So what is true in the West is not ally true here, considering the different conditions under which a umer works here. Besides, I find that such system is in vogue substan- ly in the Britannia Engineering Works, Saxby & Farmer and Parry & . Ltd. and other Engineering Works in this country. If the yearly rement is hedged round with restriction like the test of efficiency, then increment might prove illusory in many cases. From my experience this Tribunal I cannot say that in every case the Company grants incre- at ungrudgingly. At least in some cases I found that increment is, as etter of fact, extorted. If the scale of the grades is looked into, it will eat that the increment per year is almost negligible—either 1½ pies hour or 2 pies per hour. Within this small range or compass or nation I think I may make this annual increment automatic. I have led into the passage of the *Labour Gazette* referred to above. Annual rement will raise the prices provided there is no corresponding rise in . matter of production. In the present case I find no reason why the does with more experience will not learn to do the work in less time than on. That will increase production. So the annual increment does not e surely in the present case lead to the increase of prices of the produce. ads this little rise in the wage rate is bound to make for contentment ing the workers that may result in putting down turnovers. Curtail- of absenteeism is bound to increase production. So I am inclined to nk that this automatic annual increment will be beneficial in the end to employers and the employees alike. I can never think that it will tend nile active workers lazy and lazy workers more lazy, as the Company as no to believe. So I award automatic annual increment, but as for rate of increment I accept the rates of 1½ pies and 2 pies per hour, pectively for "C" and "B" and "A" grades. The Company will always

control with an eye to efficiency the promotion from one grade to the next higher grade. The scales of pay which the Union has suggested are rather fantastic. I accept the Company's scheme in this respect about grade and increment. Regarding the number of Charge Hands and Head Mistries the Union's contention is rather far too numerous. I accept the Company's scheme regarding their number after a careful scrutiny. So the whole position stands as follows regarding grades, classification, scales of pay and increments:—

For the benefit of grading I suggest that there be "A", "B" and "C" grades with an approximate percentage as under in each grade—

"A" Grade—30 per cent.

"B" Grade—40 per cent.

"C" Grade—30 per cent.

In addition to the above grades there are a number of specialist mistries whose wage rate is at the discretion of the management but is definitely greater than the maximum rate of "A" grade. Similarly Charge Hands and Head Mistries will be in a separate category with a fixed rate of wages.

A complete list showing the nomenclature and classification of mistries and others within each grade are incorporated in this scheme.

"C" Grade	..	1st Year	..	21	pies per hour	} Increase of 1½ per hour per increment.
		2nd "	..	22½	" " " "	
		3rd "	..	24	" " " "	
		4th "	..	25½	" " " "	
		5th "	..	27	" " " "	

Efficiency Bar.

"B" Grade	..	6th year	..	36	pies per hour	} Increase of 2 per hour per increment.
		7th "	..	38	" " " "	
		8th "	..	40	" " " "	
		9th "	..	42	" " " "	
		10th "	..	44	" " " "	

Efficiency Bar.

"A" Grade	..	11th year	..	56	pies per hour	} Increase of 2 per hour per increment.
		12th "	..	58	" " " "	
		13th "	..	60	" " " "	
		14th "	..	62	" " " "	
		15th "	..	64	" " " "	

Specialist Grade.—This will have no fixed rate, as this depends entirely on the skill of the workmen and will be decided by the management.

There will be no annual increment when a worker enters this category.

Charge Hands	100	pies per hour	..	Fixed
Head Mistries	120	" " " "	..	Fixed.

The classification and nomenclature of mistries and others and their rates are shown below:—

- | | |
|-------------------|-----------------------------|
| 1. Head Mistries. | 26. Khalashies. |
| 2. Planners. | 27. Crane Drivers. |
| 3. Drillers. | 28. Electricians. |
| 4. Shapers. | 29. Armature Winders. |
| 5. Slotters. | 30. Motor Attendants. |
| 6. Broachers. | 31. Engine Drivers. |
| 7. Millers. | 32. Firemen. |
| 8. Turners. | 33. Moulders. |
| 9. Tool Grinders. | 34. Moulder Boys. |
| 0. Vicemen. | 35. Core Makers. |
| 1. Markers. | 36. Core Maker Boys. |
| 2. Joiners. | 37. Dressers. |
| 3. Tinsmiths. | 38. Pattern Checkers. |
| 4. Blacksmiths. | 39. Weighmen. |
| 5. Hammermen. | 40. Furnacemen. |
| 6. Stampers. | 41. Viewers. |
| 7. Hardeners. | 42. Masons. |
| 8. Screwers. | 43. Lorry Drivers. |
| 9. Welders. | 44. Ash Coolies. |
| 0. Polishers. | 45. Coolies. |
| 1. Tool Keepers. | 46. Sweepers. |
| 2. Metal Sawyers. | 47. Educated Apprentices. |
| 3. Oilers. | 48. Uneducated Apprentices. |
| 4. Beltmen. | 49. Machine Moulders. |
| 5. Painters. | 50. Moulders' Helpers. |

Planners.

Head Planner	(1) C. H. 100 pies per hour.
Planner	"A".
"	"B".
"	"C".

Drillers.

Head Driller	(2) C. H. 100 pies per hour.
Driller	"A".
"	"B".
"	"C".

Shapers.

Shaper	"A".
"	"B".
"	"C".

Slotters.

Head Slotter	(3) C. H. 100 pies per hour.
Slotter	"A".
"	"B".
"	"C".

Broachers.

Broacher	"A".
"	"B".
"	"C".

Millers.

Miller	"A".
"	"B".
"	"C".

Turners.

Head Turner	(4) Head Mistri 120 pies per hour.
Turner	"A".
"	"B".
"	"C".

Tool Grinders.

Head Tool Grinder	"A".
Tool Grinder	"B".
"	"C".

Vicemen.

One in heavy and one in light erection	(5) Head Mistri 120 pies per hour
Viceman	"A".
"	"B".
"	"C".

Markers.

Head Marker	(6) C. H. 100 pies per hour.
Marker	"A".
"	"B".
"	"C".

Joiners.

Head Joiner	Head Mistri 120 pies per hour.
Joiner	"A".
"	"B".
"	"C".

Tinsmiths.

Head Tinsmith	(7) Head Mistri 120 pies per hour.
Tinsmith	"A".
"	"B".
"	"C".

Blacksmiths.

Head Blacksmith	(8) C. H. 100 pies per hour.
Blacksmith	"A".
"	"B".
"	"C".

Hammermen.

Hammermen	Fixed rate.
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Stampers.

Stamper	"A".
"	"B".
"	"C".

Hardeners.

Hardeners	Fixed rate.
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Screwers.

Screwers	"B".
"	"C".

Welders.

Welder	"A".
"	"B".
"	"C".

<i>Polishers.</i>				
Head Polisher	"A".
Polisher	"B".
"	"C".
<i>Tool Keeper.</i>				
Tool Keeper	"B".
<i>Metal Sawyers.</i>				
Metal Sawyers	Fixed rate.
<i>Oilers.</i>				
Oiler	Fixed rate.
<i>Beltmen.</i>				
Beltmen	Fixed rate.
<i>Painters.</i>				
Painter	"B".
"	"C".
<i>Khalashies.</i>				
Khalashi	Fixed rate.
<i>Crane Drivers.</i>				
Crane Driver	Fixed rate.
<i>Electricians.</i>				
Head electrician	(9) Head Mistri 120 pies per hour.
Electrician	"A".
"	"B".
"	"C".
<i>Armature Winders.</i>				
Armature winder	"A".
"	"B".
"	"C".
<i>Motor Attendants.</i>				
Motor Attendant	"B".
"	"C".
<i>Engine Drivers.</i>				
Engine Driver	Fixed rate.
<i>Firemen.</i>				
Firemen	Fixed rate.

Moulders.

Head Moulder	(20) C. H. 100 pies per hour.
Moulder	"A".
"	"B".
"	"C".

Moulder Boys.

Moulder Boys	"C".
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Core Makers.

Core Maker	"A".
" "	"B".
" "	"C".

Core Maker Boys.

Core Maker Boys	"C".
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Dresser.

Head Dresser	"A".
Dresser	"B".
"	"C".

Pattern Checkers.

Pattern Checker	"B".
" "	"C".

Weighman.

Weighman	"B".
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Furnace Men.

Furnace Man	"B".
" "	"C".

Viewers.

Viewer	"B".
"	"C".

Masons.

Mason	"B".
" "	"C".

Lorry Drivers.

Lorry Driver	Fixed rate.
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Ash Coolies.

Ash Cooly	Fixed rate.
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Coolies.

Coolies	Fixed rate.
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Sweepers.

Sweeper	Fixed rate.
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Machine Moulders.

Machine Moulder	Fixed piece work rate.
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Moulders' Helpers.

Moulders' Helper	"C".
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8. It will appear that in "C", "B" and "A" grades I have adjusted increment to 1½ pies and 2 pies per hour as already stated. But I have accepted the initial salary at the beginning of each grade as given by the Company. So the scheme that I accept slightly varies in this respect from the Company's scheme in that it is not a continuous whole. I do not accept the Union's controversy regarding the starting pay of the "C" grade workers. The workers in this grade comprise either Moulder Boys, or, adult, they never do an adult's job. The Company was prepared to pay a higher initial rate provided the workers did do an adult's job. That was not accepted. So I retain the starting salary of this grade as it now stands.

The Union contends that these scales of pay should be retrospective. I do not like to place this burden on the Company from a past date. It may upset its balance of finance. I need hardly point out that "C", "B" and "A" grade, respectively, represents unskilled, semi-skilled and skilled categories of workers. I have given the nomenclature of different categories and also outlined the presence of these grades therein. I do not include others whose cases did not figure in the conciliation stage.

G. PALIT

(District Judge,

Chairman of the Tribunal.

The 29th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 956Lab.—13th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its corrigendum No. 6892Lab., dated the 29th September 1950, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal, between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, and represented by the Indian Jute Mills Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the corrigendum, dated the 29th November 1950, regarding the matters mentioned in the schedule to the said order, dated the 25th September 1950, referred for adjudication to an Industrial Tribunal consisting of Sri S. Modak, I.C.S. (Retd.), as Chairman and Sri P. R. Mukherji and M. C. Banerji, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, Howrah Zilla Chatkal Mazdoor Union, 3, 1, Kali Banerji Lane, Howrah, on behalf of Sri Pandav Samal, a workman of National Jute Mill, Rajgunj, office Sankrail, Howrah, being item 12 under the head "Howrah" of the said list, made a complaint in writing before the said Tribunal, alleging that the said company had altered, to the prejudice of the said workman, conditions of service applicable to him immediately before the said proceedings.

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has decided upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of a complaint under section 33A of the Industrial Disputes Act made by Howrah Zilla Chatkal Mazdoor Union on behalf of a workman named Pandav Samal against National Jute Mill in connection with Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal including National Jute Mill and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI P. R. MUKHERJI, *District Judge, Member.*

SRI M. C. BANERJI, *District Judge, Member.*

Workman: Janab Shafaat Ullah Khan, representative of Howrah Zilla Chatkal Mazdoor Union.

National Jute Mill: Sri S. C. Sen, Advocate.

AWARD.

This matter has arisen out of a petition of complaint under section 33 of the Industrial Disputes Act presented on 16th November 1950 (registered as Case No. 44 of 1950 under section 33A) by Howrah Zilla Chatkal Mazdoor Union on behalf of a workman Pandav Samal against National Jute Mill which is one (No. 12 under Howrah district in the list) of the 86 Jute Mills in West Bengal, which are concerned in the industrial disputes referred to this Tribunal for adjudication by Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950. The original adjudication proceedings which commenced on 25th September 1950 are still pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines. On 9th November 1950 during the pendency of the adjudication proceedings the mill authorities recorded a warning against the workman Pandav Samal owing to alleged bad beaming. Such warning was a punishment within the meaning of section 33(b) of the Industrial Disputes Act and the employers were not entitled to inflict this punishment without seeking the express permission in writing of the Tribunal in that regard. In so far as the punishment of warning was recorded illegally, the record of such warning should be directed to be deleted. The contentions raised on behalf of the Jute Mill are on the following lines. Pandav Samal was previously warned for bad beaming on some occasions and a warning was justifiably recorded against him for very bad beaming. Such an order of warning does not amount to punishment within the meaning of section 33(b) of the Act and there was no contravention of the provisions of section 33 and therefore the complaint under section 33A of the Act is not maintainable.

2. The vital question in this case is whether an order of recording warning of this kind amounts to punishment within the meaning of section 33 of the Industrial Disputes Act. For the reasons stated elaborately in paragraph 2 of our award, dated 27th January 1951, in connection with the complaint of Januruddin Sardar under section 33A of the Industrial Disputes Act against National Jute Mill (Case No. 42 of 1950 under section 33A), we come to the conclusion that in the present case of warning the action of the mill authorities did not amount to punishment within the meaning of the law and therefore the provisions of section 33 of the Industrial Disputes Act were not contravened. The complaint under section 33A of the Industrial Disputes Act presented on behalf of Pandav Samal is therefore not maintainable and we hold that the workman is not entitled to any relief on the basis of this petition of complaint. We make our award accordingly. Under the particular circumstances of the case we make no order as to costs.

S. N. MODAK,

Chairman.

P. R. MUKHERJI

Member.

M. C. BANERJI,

Member.

The 27th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt Secy

ORDER.

9551Lab.—13th February 1951.—Whereas under the Government of Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its Corrigendum No. 6892Lab., dated the 29th September 1950, the industrial disputes that existed or were apprehended in the Textile Industry in West Bengal, between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, and the workmen represented by the Trade Unions mentioned in the said list, dated the 25th September 1950, read with the said Corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), Chairman and Sri P. R. Mukherji and Sri M. C. Banerji, District Judges, members;

and whereas during the pendency of proceedings before the said Tribunal, the Howrah Zilla Chatkal Mazdoor Union, 31, Kali Banerji Mill, Rajgunj, Post Office Sankrail, Howrah, being item 12 under head "Howrah" of the said list, made a complaint in writing before the said Tribunal, alleging that the said company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act 1947 (XIV of 1947), the said Tribunal has decided upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes Act made by the Howrah Zilla Chatkal Mazdoor Union on behalf of a workman named Lalit Chandra Paul against National Jute Mill in connection with Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal including National Jute Mill and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI P. R. MUKHERJI, *District Judge, Member.*

SRI M. C. BANERJI, *District Judge, Member.*

The workmen—Janab M. Shafaat Ullah Khan, representative of Howrah Zilla Chatkal Mazdoor Union.

National Jute Mill: Sri S. C. Sen, Advocate.

AWARD.

This matter has arisen out of a petition of complaint under section 3 of the Industrial Disputes Act presented on 15th November 1950 (registered as Case No. 41 of 1950 under section 33A) by Howrah Zilla Charkai Mazd Union representing a workman named Lalit Chandra Paul against National Jute Mill, which is one (No. 12 under Howrah district in the list of 86 Jute Mills in West Bengal which are concerned in the industrial dispute referred to this Tribunal for adjudication by Government of West Bengal Department of Labour, order No. 5521Lab., dated 25th September 1950). The original adjudication proceedings which commenced on 20th September 1950, are still pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines: The workman Lalit Chandra Paul was dismissed on or about 2nd November 1950 on allegation that he had committed theft of a hobbin of salvage cotton. It is contended in the petition of complaint that the order of dismissal passed by the management during the pendency of the adjudication proceedings before this Tribunal without its express permission in writing is consequently the provisions of section 33 of the Industrial Disputes Act were contravened, and the action taken by the employers, being illegal, the order in question should be set aside. The contentions raised on behalf of National Jute Mill are on the following lines: Lalit Chandra Paul was not actually dismissed as alleged. He was apprehended by a durwan the morning of 2nd November 1950, when he was leaving the main gate of the mill with a hobbin of salvage cotton concealed in a napkin and a charge sheet was given to him for an explanation, he admitted his guilt and prayed for forgiveness. It is contended on behalf of the mill that the order of dismissal was actually passed by the management, but it was decided that he should be dismissed, and pending the permission of the Tribunal in respect of an order of dismissal he was suspended as a security measure, and such order of suspension did not amount to punishment within the meaning of section 33 of the Industrial Disputes Act, and therefore no contravention of the provisions of that section, and the present complaint under section 33A is not maintainable.

2. The order passed by the Manager in this case was as follows: "After full enquiry my decision is that you are dismissed but under the permission of the Tribunal has been obtained, you will continue to be suspended." The management appears to have held an enquiry and it passed the order in question. The language used in the order appears to be somewhat inappropriate, but we are prepared to interpret it in a reasonable manner in the light of the particular circumstances. If the management used the words "should be dismissed" instead of the words "dismissed", the language would correctly reflect what was actually intended. The management had the idea of seeking the permission of the Tribunal in respect of a contemplated order of dismissal, and we are satisfied that the management really passed an order of suspension pending the permission of the Tribunal with regard to an order of dismissal which was being contemplated. Although an enquiry was held by the management for its own satisfaction, the decision in the enquiry was intended to be subject to the scrutiny of the Tribunal whose permission was to be sought. It appears therefore that the enquiry was not really completed at the time when the management passed its order of suspension. As to whether a misconduct had been committed by the workman concerned and whether such misconduct, if found, would be met by an order of dismissal, a decision was to be arrived at by the Tribunal, although a preliminary enquiry was in fact held by the management. We are of opinion that in this particular case there was not yet an order of dismissal and the workman

it Chandra Paul was suspended pending an enquiry by the Tribunal in regard to the question of permission under section 33. In that view of the matter, the order of suspension cannot be said to have amounted to punishment under section 33 of the Industrial Disputes Act. In this connection we refer to the reasoning set forth in paragraph 6 of the Award of the Engineering Firms Tribunal consisting of Sri S. N. Modak, I.C.S., and Sri A. Das Gupta, District Judge, Member, in connection with a complaint under section 33A of the Industrial Disputes Act against the Hindusthan Development Corporation, Ltd., as published in the *Calcutta Gazette* of 28th September 1950 by Government of West Bengal, Department of Labour, order No. 5335Lab., dated 16th September 1950. As pointed out in that award, the ordinary dictionary meaning of the word "punish" is "to cause offender to suffer for offence," "to inflict penalty for offence." The word "punish" presupposes or signifies some offence committed by the person who is punished. In so far as an enquiry pending the commission of an offence is yet to be made by the Tribunal, cannot be said to have been established that the workman committed an offence. In our particular case, the order of suspension pending the final decision of the Tribunal was taken as a security measure and did not amount to substantive punishment. In that view of the matter, we are of opinion that no permission of the Tribunal was required in respect of such an order of suspension and the provisions of section 33 of the Industrial Disputes Act were not contravened.

The complainant Lalit Chandra Paul as represented by Howrah and Chittakal Mazdoor Union has thus failed to establish that the provisions of section 33 of the Industrial Disputes Act were contravened. The present complaint under section 33A of the Industrial Disputes Act is therefore not maintainable, and we hold that Lalit Chandra Paul is not entitled to relief on the basis of this petition of complaint. We make our award accordingly. Under the particular circumstances we make no order as to costs.

S. N. MODAK,

Chairman.

P. R. MUKHERJI,

Member.

M. C. BANERJI,

Member.

22 February 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jr. Secy.

ORDER.

No. 951Lab.—13th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its Corrigendum No. 6892Lab., dated the 29th September 1950, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, and presented by the Indian Jute Mills' Association, Royal Exchange,

Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. Modak, I.C.S. (Retd.), as Chairman and Sri P. R. Mukherji and Sri M. Bauerji, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal the Howrah Zilla Chatkal Mazdoor Union, 3/1, Kali Banerji Lane, Howrah on behalf of Janab Sahadat Shekh, a workman of National Jute Mill Rajgunj, post office Sankrail, Howrah, being item 12 under the heading "Howrah" of the said list, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government.

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by Howrah Zilla Chatkal Mazdoor Union on behalf of workman named Sahadat Shekh against National Jute Mill in connection with Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal including National Jute Mill and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT :

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

SRI P. R. MUKHERJI, *District Judge, Member.*

SRI M. C. BANERJI, *District Judge, Member.*

For the workmen Janab Shafat Ullah Khan, representative of Howrah Zilla Chatkal Mazdoor Union.

For the National Jute Mill: Sri S. C. Sen, Advocate.

AWARD.

This matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 16th November 1950 (registered as Case No. 43 of 1950 under section 33A) by Howrah Zilla Chatkal Mazdoor Union on behalf of a workman Sahadat Shekh against National Jute Mill which is one (No. 12 under Howrah district in the list) of the 86 Jute Mills in West Bengal which are concerned in the industrial disputes referred to

Tribunal for adjudication by Government of West Bengal, Department Labour, order No. 5521Lab., dated 25th September 1950. The original adjudication proceedings, which commenced on 25th September 1950, are pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines. On 8th November 1950 the pendency of the adjudication proceedings the mill authorities issued a warning against the workman Sahadot Shekh on the allegation that his production was low. Such warning was a punishment within the meaning of section 33(b) of the Industrial Disputes Act and the employers are not entitled to inflict this punishment without seeking the express permission in writing of the Tribunal in that regard. In so far as the punishment of warning was recorded illegally, the record of such warning should be directed to be deleted. The contentions raised on behalf of the Mill are on the following lines. Sahadot Shekh was found continuously giving low production in spite of his having been verbally warned for similar faults on several previous occasions, and a warning was justifiably issued against him for his continuously giving low production. Such an order of warning does not amount to punishment within the meaning of section 33(b) of the Act and there was no contravention of the provisions of section 33, and therefore the complaint under section 33A of the Act is not maintainable.

The vital question in this case is whether an order of recording a warning of this kind amounts to punishment within the meaning of section 33 of the Industrial Disputes Act. For the reasons stated elaborately in paragraph 2 of our award, dated 27th January 1951, in connection with the complaint of Januruddin Sardar under section 33A of the Industrial Disputes Act against National Jute Mill (Case No. 42 of 1950 under section 33A), we come to the conclusion that in the present case of warning the action of the Mill authorities did not amount to punishment within the meaning of the Act and therefore the provisions of section 33 of the Industrial Disputes Act were not contravened. The complaint under section 33A of the Industrial Disputes Act presented on behalf of Sahadot Shekh is therefore not maintainable and we hold that the workman is not entitled to any relief on the basis of this petition of complaint. We make our award accordingly. In the particular circumstances of the case we make no order as to costs.

S. N. MODAK,
Chairman.

P. R. MUKHERJI,
Member.

M. C. BANERJI,
Member.

24th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 959Lab.-13th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its Corrigendum No. 6892Lab., dated the 29th November 1950, the industrial disputes that existed or were apprehended

in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, and represented by the Indian Jute Mills' Association, Roy Exchange, Calcutta, and their workmen represented by the Trade Union mentioned in the said order, dated the 25th September 1950, read with the said Corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of S. N. Modak, I.C.S. (Retd.), as Chairman and Sri P. R. Mukherji and Sri M. C. Banerji, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, the Howrah Zilla Chatkal Mazdoor Union, 3/1, Kali Banerji Lane, Howrah on behalf of Janab Januruddin Sardar, a workman of National Jute Mill Rajgunj, post office Sankrail, Howrah, being item 12 under the list "Howrah" of the said list, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by Howrah Zilla Chatkal Mazdoor Union on behalf of workman named Januruddin Sardar against National Jute Mill in connection with Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal including National Jute Mill and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT :

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

SRI P. R. MUKHERJI, *District Judge, Member.*

SRI M. C. BANERJI, *District Judge, Member.*

For the workmen: Janab Shafaat Ullah Khan, representative of Howrah Zilla Chatkal Mazdoor Union.

For the National Jute Mill: Sri S. C. Sen, Advocate.

AWARD.

This matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 16th November 1950 (registered as Case No. 42 of 1950 under section 33A) by Howrah Zilla Chatkal Mazdoor Union on behalf of a workman named Januruddin Sardar against National Jute Mill, which is one (No. 12 under Howrah district in the list of the

Jute Mills in West Bengal which are concerned in the industrial disputes tried to this Tribunal for adjudication by Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950. The original adjudication proceedings which commenced on 25th September 1950 are still pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines. On 9th November 1950 during the pendency of the adjudication proceedings the mill authorities recorded a warning against the workman Januruddin Sarder on account of an alleged offence of very bad behaviour. Such warning was not amount to punishment within the meaning of section 33(b) of the Industrial Disputes Act, and the employers were not entitled to inflict this punishment without the express permission in writing of the Tribunal in that regard. So far as the punishment of warning was recorded illegally, the record of such warning should be directed to be deleted. The contentions raised on behalf of the Jute Mill are on the following lines. Januruddin's bad work was often found to be very bad and he had been previously warned without any effect. A warning was justifiably recorded against him on 9th November 1950. Such an order of warning is not amount to punishment within the meaning of section 33(b) of the Act and there was no contravention of the provisions of section 33, and hence the complaint under section 33A of the Act is not maintainable.

The vital question in this case is whether an order for recording a warning of this kind amounts to punishment within the meaning of section 33 of the Industrial Disputes Act. In this connection we may usefully refer to the observations we made in paragraph 2 of our recent award, dated 14 January 1951, in the matter of a complaint under section 33A of the Industrial Disputes Act made on behalf of one Bejoy Singh and two others against Bally Jute Mill, which are as follows: "The normal dictionary meaning of the word 'warn' is to put a person on his guard as regards something happening in the future. The action which leads to an act of warning relates no doubt to some fault or default committed. But the authority who prefers to administer a warning entertains essentially the idea that he does not intend to meet the particular fault or default with a kind of punishment, but he prefers to put the offending person on his guard with regard to a possible repetition of the fault or default in the future. The essential idea involved in an act of warning is that the action taken is of a preventive nature with regard to the future as distinguished from any act of punitive action in respect of a fault or default committed in the past. It is possible that an accumulation of two or more warnings may lead to a more punitive action in the future in case of repetition. But such punishment depends on the contingency of a repetition which may or may not take place. Looking at the matter from all points of view, we have arrived at the conclusion that a warning does not amount to punishment within the meaning of section 33 of the Industrial Disputes Act." The only disputed factor which has been brought to our notice in the present case on behalf of the workman is that the warning was recorded in Form P1, which is intended to be used as a form for recording punishment, and the language used in the form indicates that a warning is recorded as a punishment by the authorities. With regard to this matter, we would point out that this Tribunal is concerned with the question of "punishment" within the meaning of section 33(b) of the Industrial Disputes Act, and not with the question as to whether any particular kind of action is loosely treated as punishment either by the employers or by the employees. Looking at the matter from all points of view we have come to the conclusion that there is no reason for our deviating from the conclusion which we arrived at in the case of Bally Jute Mill. We hold therefore that in the present case the action of the mill authorities did not amount to punishment.

within the meaning of the law and therefore the provisions of section 33 of the Industrial Disputes Act were not contravened.

3. The complainant Januruddin Sardar as represented by Howrah Zi Chutkal Mazdoor Union has failed to establish that the provisions of section 33 of the Act were contravened. The complaint under section 33A of the Industrial Disputes Act is therefore not maintainable, and we hold that the workman is not entitled to any relief on the basis of this petition of complaint. We make our award accordingly. Under the particular circumstances we make no order as to costs.

S. N. MODAK

Chairman

P. B. MUKHERJI,

Member

M. C. BANERJI,

Member

The 27th January 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt Sec

ORDER.

No. 1007Lab.—15th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 2188Lab., dated the 3rd May 1950, the industrial dispute between Messrs. Eastern Plywood Manufacturing Co., Ltd., 107, Prince Anwar Shah Road, post office Dhakuria, 24-Pargana and their workmen represented by the Eastern Plywood Manufacturing Workers' Union, 9A, Haralal Das Street, Calcutta, was referred for adjudication to Sri M. C. Banerji, District Judge;

And whereas during the pendency of proceedings before the said Tribunal the Eastern Plywood Manufacturing Workers' Union, 9A, Haralal Das Street, Calcutta, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri M. C. Banerji, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA.

PRESENT :

SRI MATISH CHANDRA BANERJI, *District Judge, Tribunal.*

the matter of an application under section 33A of the Industrial Dispute (Amendment) Act, 1950, arising out of the industrial dispute between Messrs. Eastern Plywood Manufacturing Co., Ltd., and their 13 discharged employees represented by the Eastern Plywood Manufacturing Co. Workers' Union under order of reference No. 2188Lab., dated 3rd May 1950, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

the Union : Sri D. L. Sen Gupta, Advocate, and Sri Sudhangshu Mahapatra, Secretary of the Union.

the Company : Sri Nalini Das Gupta, Pleader, and Sri Bejoy Bhushan Boral, an Officer of the Company.

AWARD.

the Government of West Bengal in the Department of Labour by order 2188Lab., dated 3rd May 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between Messrs. Eastern Plywood Manufacturing Co., Ltd., 107, Prince Anwar Road, post office Dhakuria, 24-Parganas, and their workmen represented by Eastern Plywood Manufacturing Workers' Union, 9A, Haralal Das Road, Calcutta, regarding the matters specified in the following schedule for adjudication :—

Schedule.

1. Whether the dismissal of (a) Sudhangshu Mahapatra, (b) Basanta Lal, (c) Kushi Das, (d) Ashutosh Paul, (e) Sheikh Ali, (f) Banamali Naskar, (g) B. C. Chandra, (h) Janaki Banerji, (i) Panna, (j) Sonatan Das, (k) Sudhir Kumar Majumdar, (l) Sibu, and (m) Bhushan Banerjee was justified.

2. If they are entitled to reinstatement and/or compensation.

^a Award of this proceedings was published by the Government in the *Gazette*, dated 30th November 1950.

^b present application purporting to be under section 33A of the Industrial Disputes Act was filed by the Eastern Plywood Manufacturing Co. Workers' Union on 7th September 1950, on the allegations that during the course of the proceedings before the Tribunal on the reference under No. 2188Lab., dated 3rd May 1950, the Company in contravention of section 33 of the Industrial Disputes Act, discharged 3 workmen, namely, (1) Samaj, (2) Gadbur and (3) Ram Kesto Das, without any justification or way of victimisation and unfair labour practice. It is also stated that Samaj was discharged on 28th June 1950 while he came to join the company on leave of one month and was insisted upon to dissociate himself from the Union, that Gadbur was discharged on 29th June 1950 for agitating the workers for an accident in course of his employment in the factory and that Ram Kesto Das was discharged on 10th August 1950 for

his refusal to put his signature on a blank paper. The Union prayed for reinstatement of these workmen to their posts with full wages for the period of their non-employment. The Union also claimed on behalf of each of these workmen compensation to the extent of full wages for a period of 30 months for unjustified termination of service, in case they were not reinstated to their posts.

The Company in its written statement filed on 3rd October 1950, stated that Ram Samaj did not take any leave from the Factory Manager, alleged, that it is reported that during this time he worked in the Rum Distillery at Tollygunge and that when he came to join after the expiry of this period, the Manager could not take him back as his post was already filled in. With regard to Ram Kesto Das, the Company's statement was that this employee stole some machinery parts and was caught red-handed and the case has been taken up by the Tollygunge Police. With regard to Gadhur, the Company states that this employee received injuries due to wilful disobedience of the directions and rules of the Company, that on the accident the Company paid his dues and wages all along and also made necessary arrangements for his food and medical treatment and he was fully satisfied. It is further stated that Gadhur took leave for going home and he expressed his inability to do the work he was doing before and the Company. The Company also states that it has since been served with a notice from the Commissioner for Workmen's Compensation, West Bengal on a claim of compensation, etc., by Gadhur.

On 17th November 1950 the Company filed an additional written statement stating that the dispute referred to before the Tribunal by the Government of West Bengal, under order No. 2188Lab., dated 3rd May 1950 was in connection with and concerning dismissal of some specified persons other than the persons mentioned in this petition of the Union, and these persons were not concerned in the said dispute and, therefore, the present petition under section 33A was not maintainable in law. It is next stated that there was neither any victimisation nor unfair labour practice as alleged in respect of the persons mentioned in the Union's petition.

The points that arise for decision of this case are as follows:

- (1) Is the application of the Union under section 33A of the Industrial Disputes Act competent?
- (2) Were the dismissals of Ram Samaj, Gadhur or Ram Kesto Das instances of victimisation or unfair labour practice on the part of the Company?
- (3) Are the workmen mentioned in issue No. 2 entitled to reinstatement? Are they entitled to any compensation?

Decisions.

Point No. 1—Ext. 1 is the copy of the order of reference No. 2188Lab. dated 3rd May 1950, that was served upon the Union by the appropriate Government when the reference was made to the Tribunal. It shows that there was an industrial dispute between Messrs. Eastern Plywood Manufacturing Co., Ltd., and their workmen represented by Eastern Plywood Manufacturing Workers' Union, regarding the matters specified in the Schedule. The Schedule involves two questions: firstly, whether the dismissal of 13 persons named therein was justified, and, secondly, whether they were entitled to reinstatement and/or compensation? It was argued by the learned Pleader for the Company that Ram Samaj, Gadhur and Ram Kesto Das, the three workmen whose employment or non-employment was in question in this case, were not workmen concerned in the dispute referred to the Tribunal by order No. 2188Lab., dated 3rd May 1950, and as such

dismissal of these three persons was not hit by section 33 of the Act. In support of this contention the learned Pleader for the Company filed a copy of the Award made by my learned colleague Sri A. Das Gupta, District Judge, Tribunal, under section 33A of the Act, which was ordered to be issued by Government order No. 7509Lab., dated 29th December 1950. Government order is Ext. A and the Award Ext. A₁. This Award was in support of the contention that although all the workmen of the Company were parties to the previous adjudication, they were not persons who were concerned in the dispute regarding the reinstatement of the 13 men and that it was those 13 men only and not others who were really concerned in the dispute. I have bestowed my anxious considerations on the Award Ext. A₁. With due respect to the learned Judge, I do not, however, find my way to accept the conclusion that although the dispute was between the Company and their workmen represented by the Union, these workmen were not persons concerned in the dispute. A party to a dispute cannot be one concerned in the dispute. Under section 18 of the Act the Award binding upon both the parties including those workmen. The order of reference clearly states that the dispute was between the Company and their workmen represented by the Union. The workmen represented by the Union were, therefore, parties to the dispute. The Union's case is that the workmen in question were also represented by the Union in the previous dispute. There is nothing to show to the contrary. I am, therefore, of opinion that the workmen of the Company represented by the Union in the dispute referred to under order No. 2188Lab., dated 3rd May 1950.

The proceedings before the Tribunal in respect of the previous dispute pending from 3rd May 1950 to 30th November 1950. All the disputes in question in the present proceeding were effected during this period. It is not denied that no express permission in writing of the Tribunal was secured by the Company to dismiss these three men. I have, therefore, no other alternative than to hold that the Company, in dismissing these three persons during the pendency of the proceedings before the Tribunal in respect of the industrial dispute under order No. 2188Lab., dated 3rd May 1950, without the express permission in writing of the Tribunal, contravened section 33 of the Act. The present application under section 33A of the Act by the Union presented on behalf of the aggrieved workmen is, therefore, competent.

Facts Nos. 2 and 3.—The Union's case is that the three workmen in question were dismissed during the pendency of the proceedings before the Tribunal from 3rd May 1950 to 30th November 1950 without the express permission in writing of the Tribunal and that they were dismissed by way of termination and unfair labour practice and, therefore, they were entitled to reinstatement and compensation as claimed. The Company in its written statement justified the termination of service of the employees so mentioned therein. The three employees examined themselves were cross-examined by the Union. P.W. 1 is Gadhur, P.W. 2 is Sonaj and P.W. 3 is Ram Kesto Das. The witnesses were cross-examined by the Company. The Company did not examine any witness. I take up the case of the three workmen individually here below.

Gadhur—He was in the service of the Company for two years and was discharged in June 1950. He was employed in the saw machine for the entire period of his service. On 27th February 1950 three of his fingers, right hand were chopped off in the saw machine by an accident. He was taken to the Lake Hospital where he was detained for one month and ten days. He came back to the factory and worked there till 27th June 1950. On the 28th of June 1950 the Manager sent him to the *gadi* of the

proprietors at Khengrapatti, Burrabazar. On 29th July 1950 he was taken to Howrah Station by a Babu of the *gadi*. The Babu gave him a tick and wanted him to board the train which he refused to do and there was a row over the matter that attracted the Police. On the arrival of the Police the Babu slipped away and Gadhur came back to the factory, but the factory Manager turned him out directing him to go home. His home is in Fyzabad district. He stated that he would not be able to handle saw machine any more but would be able to work with the other machine or to carry things from one place to another. He has not received any compensation and it is an admitted fact that he has applied to the Commissioner for Workmen's Compensation for receiving compensation for his injury. In cross-examination he admitted that he did not submit an application to the Company stating which sort of work he could do. It however, appears that after his discharge from the hospital in the first week of April he worked for about two months in the factory. The management of the Company are, therefore, well aware of the kind of work that he would be able to do. There is clear evidence of an attempt on the part of the Company to send away this man from Calcutta and that must have been with a view to avoid payment of any compensation for the injuries sustained by him under the Workmen's Compensation Act. The discharge of the workman was, therefore, made with an ulterior motive, that is, to avoid payment of compensation and was clearly an instance of unfair labour practice. It is, therefore, decided that Gadhur is entitled to be reinstated. The Company is directed to appoint him in a suitable job, may be on slightly lower salary, and it is awarded accordingly. In view of the fact that this workman has been kept out of employment for a period of more than 6 months he should be paid Rs. 80 by way of compensation for the period of his non-employment, and it is awarded accordingly. The period of non-employment should be counted to be leave on compensation as alleged above.

2. *Ram Samaj*.—He was a carpenter at a monthly pay of Rs. 55 at the date of his discharge. The Union's case is "that Ram Samaj was discharged on 28th June 1950 while he came to join after the expiry of leave of one month and was insisted upon to dissociate with the Union." The Company's case on the written statement is that Ram Samaj did not take verbal leave for one month from the factory Manager on medical grounds that it is reported that during this period he worked at Russa Distillery at Tollygunge and consequently when he came to join after the expiry of this period the Manager could not take him back as his post was already filled in.

In evidence Ram Samaj stated that he worked in this factory for 1 years and since the time of Dost Muhammad. He worked in the factory when it was owned by Nandaram Babu and was also working after it has been taken over by Kusiram Babu and others. He further states that he went on leave on 22nd May 1950 and was on leave till 27th July 1950, and when he came back to join on the 28th July 1950 the Manager Najab Ali asked him whether he was a member of the Union. He answered in the affirmative when Najab Ali directed him to sign on a blank paper for dissociating from the Union and told him that if he did not do so he would not be taken back. As he refused to do so he was turned out of the factory. He denied that he went away without leave or that he worked in the Russa Distillery during the period of leave. He further states that the Manager allowed him leave orally and asked him to join on the 28th of July 1950. In cross-examination he states that he has no witness to show that Najab Ali asked him to sign on a blank sheet of paper and that he was not an important member of the Union. The Company did not examine any

The Company did not also file any books to show that he was without leave. No attempt was also made to show that this workman was in the Russa Distillery at Tollygunge during the period from 22nd July to 27th July 1950. No evidence has been adduced by the Company to show that it keeps records of leave applications or of employees on leave. In the regular administration of the establishment there should be books to show the names of the employees who were on leave on any particular date. The Company also did not prove by its books as to whether the other workman was employed in place of Ram Samaj although such an arrangement was made in its written statement.

The Award of this Tribunal between the Company and the Union published in the *Calcutta Gazette, Extraordinary*, dated 5th April 1949, shows the manufacture of plywood in this factory was started by one Dost Muhammad in 1939 and Mr. Sriram Nandaram purchased the concern from Muhammad in 1942 and continued to run the factory till 3rd November 1949 on which date he sold the concern to the present Company. It may be mentioned that Sriram Nandaram is the father of Sri Kashiram Agarwala, Managing Director of the Company. The fact that this workman has been working since the time of Dost Muhammad is not denied by the Company.

He had been, therefore, in the service of the Company for about 12 years. I consider it to be unlikely that this employee would remain without leave for more than 2 months at a time when a case before the Tribunal for reinstatement of as many as 13 dismissed workmen was pending. It, therefore, appears to me worthy of credit that this employee applied for leave in writing as stated by him and was granted the leave by order of the Manager. I do not believe the statement to the effect that on 28th July 1950 when he went to join the Manager asked him to sign on a blank sheet of paper with the intention of severing him from the Company. In the circumstances, it is decided that Ram Samaj was discharged on an ulterior motive and it is awarded that he should be taken back to his former post and should be paid Rs. 55 by way of compensation for the period of his non-employment. The period of his non-employment shall be deemed to be leave on such emoluments as allowed above.

Ram Kesto Das.—He was a Head Mistry on a salary of Rs. 100 per month before his dismissal. The Union's case is that Ram Kesto Das was dismissed on 10th August 1950 for his refusal to put his signature on a paper as desired by Nandaram Agarwala and other officers of the Company. The Company states in its written statement that this employee stole some machinery parts and was caught red-handed and the case has been taken up by the Tollygunge Thana and the matter is under Police investigation. In evidence Ram Kesto Das also states that he served the Company during the time of Dost Muhammad and he was in service for 15 or 16 years.

He states that on 10th of August Nandaram Babu came to the factory and asked him to sign on a written paper asking him to endorse on that paper to the effect that he was not a member of the Union. He refused to sign and was immediately discharged. He further states that he was a member of the Executive Committee of the Union and was a Head Mistry of the Company.

He denied that he stole any machinery parts of the Company and that there was no criminal case for theft against him. In cross-examination he states that he was not aware if there was any theft in the factory on the day he was discharged or if the Company lodged any *ejahar* (statement) that day. He was turned out of the factory on 10th August 1950 at about 9 a.m. before he could commence his work. His work had normally commenced at 8 a.m. in the morning.

It appears that there is an allegation of theft of machinery parts against the workman as set up in the written statement of the Company. No

charge sheet has yet been submitted over the case of theft and there is criminal case over the matter yet. No evidence was adduced on the of the Company on this point. The circumstances set up by the workman to the cause of his dismissal, viz., his refusal to write that he was a member of the Union and that at the instance of Sriram Nandaram, appeared to be unworthy of credit. In view of the circumstances of the case, I am of opinion that this workman was dismissed following an occurrence of theft and that the management lost confidence in him. I do not consider it proper to force this workman on the Company and it is, therefore, decided that this employee should not be reinstated. But it appears fit and proper that this employee should be paid some compensation for termination of service. As stated above the factory was purchased by Sriram Nandaram in 1942 and the present Company purchased the concern in November 1947. No liability for payment of gratuity can be saddled upon this Company for service for a period prior to their acquiring interest in the concern. In the circumstances I am of opinion that this employee should be given a compensation of Rs. 200, i.e., equal to two months' emoluments, for termination of service, and it is awarded accordingly.

All payments allowed under this Award shall be made within six weeks of the date on which this Award comes into operation.

M. C. BANERJI

*Tribunal,
Industrial Disputes*

The 29th January 1951.

By order of the Governor

D. S. P. MUKHERJEE, Jt S

ORDER.

No. 10241ab.—15th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 47211ab., dated the 1st August 1950, the industrial dispute between Messrs. Kusum Hosiery Mills, 81, Talpukur Road, Beliaghata, Calcutta, and their workmen, as represented by Kusum Hosiery Workers' Union, 27/1, Beliaghata Main Road, Calcutta, over the question of scale of pay, permanency of service, Provident Fund, leave and medical facilities, were referred for adjudication to an Industrial Tribunal constituted by Sri P. R. Mukherji, District Judge.

And whereas during the pendency of proceedings before the said Sri P. Mukherji, District Judge, the Secretary of the Kusum Hosiery Workers' Union, on behalf of the workers of Messrs. Kusum Hosiery Mills, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings, and victimising some 32 workmen for their active association with the Union.

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri P. R. Mukherji, District Judge, has adjudicated upon the said complaint and submitted an award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Kusum Hosiery Mills, 51, Talpukur Road, Beliaghata, Calcutta, and their employees as represented by Kusum Hosiery Workers' Union, 27/1, Beliaghata Main Road, Calcutta, and in the matter of an application under section 33A of the Industrial Disputes Act made by the Secretary, Kusum Hosiery Workers' Union on behalf of the workers of the Company.

PRESENT :

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

the Company : Sri S. C. Sen, Advocate, and Sri N. M. Das Gupta, Pleader.

the Union : Sri D. L. Sen Gupta, Advocate.

AWARD.

The main industrial dispute between the employer and the employees enamed had been referred to this Tribunal by the Government of West Bengal, as per order No. 4721Lab., dated the 25th August 1950, and while case was pending, this application under section 33A of the Industrial Disputes Act had been filed by the Secretary of the Union on behalf of the workmen alleging that the Company on false and malicious pretexts dismissed some 32 workers for their active association with the Union. It was alleged that no permission of the Tribunal having been obtained under section 33A of the Industrial Disputes Act, an award may be made against the Company directing the reinstatement of the workers and compensation for the period of forced unemployment.

Before the Company had filed their written statement, an application was filed by the Secretary of the Union on behalf of the workers stating that they had amicably settled their dispute with the Company and, as such, there was nothing to adjudicate. I am satisfied that there has been such amicable settlement and, as such, there is nothing to adjudicate. I make an award accordingly.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

29th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 1025Lab.—15th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4721Lab., dated the 25th August 1950, the industrial dispute between Messrs. Kusum Hosiery Mills, Talpukur Road, Beliaghata, Calcutta, and their workmen represented by Kusum Hosiery Workers' Union, 27/1, Beliaghata Main Road, Calcutta, and the question of scale of pay, permanency of service, Provident Fund, and medical facilities, were referred for adjudication to an Industrial Tribunal constituted by Sri P. R. Mukherjee, District Judge;

And whereas during the pendency of proceedings before the said Sri P. R. Mukherjee, District Judge, the Secretary, Kusum Hosiery Workers' Union on behalf of the workers of Messrs. Kusum Hosiery Mills, made an application in writing before the said Tribunal, alleging that the said Commission had altered, to the prejudice of the said workmen, the conditions of

service applicable to them immediately before the said proceedings, by granting *Puja* bonus to the workers;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri P. R. Mukherjee District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Kusum Hosiery Mills, 81, Talpukur Road, Beliaghata, Calcutta, and their employees, represented by Kusum Hosiery Workers' Union, 27/1, Beliaghata Main Road, Calcutta, and in the matter of an application under section 33 of the Industrial Disputes Act made by the Secretary, Kusum Hosiery Workers' Union on behalf of the workers of the Company.

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

For the Company: Sri S. C. Sen, Advocate, and Sri N. M. Das Gupta, Pleader.

For the Union: Sri D. L. Sen Gupta, Advocate.

AWARD.

The main industrial dispute between the employer and the employee abovenamed had been referred to this Tribunal by the Government of West Bengal, as per order No. 47211ab., dated the 25th August 1950, and while this case was pending, this application under section 33A of the Industrial Disputes Act had been filed by the workers to the effect that the Company had been all along paying a bonus of one month's pay every year, irrespective of loss or profit, to the workmen as *Puja* bonus on the eve of the *Puja*, and that the workers have been refused *Puja* bonus this year. The Union urges that this was an alteration in the condition of service to the prejudice of the workmen during the pendency of the proceeding before a Tribunal and as such, the Company is guilty of violating the mandatory provisions of section 33 of the Industrial Disputes Act.

The Company appeared and asserted that the payment of *Puja* bonus was never a condition of service and that, as such, there had been no contravention as alleged.

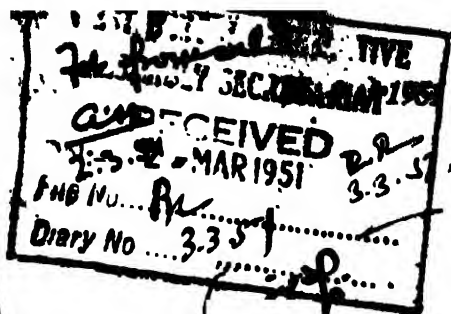
After several dates of hearing, I am pleased to record that the Secretary of the Union filed a petition to the effect that they have amicably settled their dispute and there is no dispute now pending for adjudication.

The matter having been settled outside the Tribunal, there is at present nothing to adjudicate. I make an award accordingly.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

The 29th January 1951.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt. Secy.*



The Calcutta Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, MARCH 1, 1951

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ঘরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৫৪০জি.এ।

No. 543G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সম্মান.

General

Calcutta. — No. 468G.A./2P-9/51. — 24th February 1951. — Sri Jagdish Chandra Chatterjee, Additional District and Sessions Judge, Parganas, is appointed to act as a Principal Civil Court of Original Jurisdiction under section 3 of the Requisition Act, 1948, within the local limits of the district of 24 Parganas and Calcutta.

Civil Court of Original Jurisdiction under section 2, clause (b) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), within the local limits of the district of 24 Parganas and Calcutta.

বর্ধমান।—নং ৪৭২জি.এ।৮পি-১৫/৫১।—২০শে ফেব্রুয়ারী ১৯৫১।—বর্ধমান জেলার কাটোয়ার অধীক্ষক অফিসের দ্বারা ও সমাহর্তী প্রিন্সিপাল চৌধুরীকে উক্ত জেলার কাজের সহকারী সার্বিকভাবে বদলী করা হইল।

Burdwan.—No. 472G.A./8P-15/51.—20th February 1951.—Sri Chuni Lal Chowdhury, Sub-Magistrate and Sub-Collector on probation, Katwa, Burdwan, is transferred temporarily to Kalna subdivision of that district.

Murshidabad.—No. 510G.A./FD-62/51.—24th February 1951.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Magistrate is pleased to appoint Sri Debabrata Dasgupta, Magistrate and Deputy Collector, to be Additional District Magistrate, and to direct that he shall have and exercise all the powers and functions of the said Code and Rules in that district.

নং ৫১১জি.এ।৪৫৫/৫০।—২০শ ফেব্রুয়ারী ১৯৫১।—বঙ্গপ্রদেশ
উপ-মাসক ও সমাবেশী প্রিন্সিপাল কলকাতাধিকার অধিদপ্তরে পুনর্নির্বাচিত
হইলেন।

No. 511G.A./485/50.—20th February 1951.—Sri
Durgapada Banarji, retired Deputy Magistrate and
Deputy Collector, is reappointed temporarily to be
a Deputy Magistrate and Deputy Collector.

Calcutta.—No. 512G.A./485/50.—24th February
1951.—Sri Durgapada Banarji, Deputy Magistrate
and Deputy Collector, is appointed to act until
further orders as Provincial Defence Co-ordination
Officer and *ex-officio* Deputy Secretary to Govern-
ment in the Home (Defence) Department.

হুটি।

Leave.

সাধারণ।

General.

Cooch Behar.—No. 448G.A./11-6/51.—17th
February 1951.—Sri H. N. Ray, I.C.S., Deputy
Commissioner, Cooch Behar, is allowed leave on
average pay for fifteen days, under rule 81(b)(ii)
of the Fundamental Rules, with effect from the
15th February 1951 or any subsequent date on
which he may avail himself of it.

Murshidabad.—No. 491G.A./11-42/50.—22
February 1951.—Sri A. K. Mukherjee, I.C.S.,
Magistrate and Collector, Murshidabad, is allo-
ed leave on average pay for four months, under
rule 81(b)(ii) of the Fundamental Rules, with
effect from the 25th February 1951 or any sub-
sequent date on which he may avail himself of it.

জারজা।

Police.

কলিকাতা।—নং ৫১২জি.এ।৪৫৫-২১৫১।—২৪শ ফেব্রু-
১৯৫১।—কলিকাতার উপ-নগরপাল প্রিন্সিপাল কুমার দ্ব্যপাদী, আই.
এস-কে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (৯ম খণ্ড) ১৮৪(খ)(২)।
অনুযায়ী এই মার্চ ১৯৫১ তারিখ হইতে তিন মাস চমিষ্য দিবস
বেতনের হুটি দেওয়া হইল।

Calcutta. — No. 514G.A./51-2/51 — 24
February 1951.—Sri Sarashi Kumar Brahmacha-
I.P.S., Deputy Commissioner of Police, Calcutta
is allowed leave on average pay for three mont
and twenty-four days under rule 184(b)(ii) of t
West Bengal Service Rules, Part I, with eff
from the 7th March 1951.

By order of the Governor
S. N. RAY, Chief Secy

Constitution and Elections

NOTIFICATION.

No. 616A.R./R3E-12/50.—24th February 1951.—The following is published for general information —

FORM III.

[Rules 8(I) and 15.]

WEST BENGAL LEGISLATIVE ASSEMBLY.

Jalpaiguri-cum-Siliguri (Rural) General Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate, if any
1.	Das, Upendra Narayan	Post office Siliguri, district Darjeeling	Cart.
2.	Deb Kumar, Heramba	Rajbati, Jalpaiguri	Hurricane lamp
3.	Ray, Satish Chandra	Village Karjipara Bhatibari, post office Alipur Duar, district Jalpaiguri.	Umbrella.
4.	Ray Sarkar, Birendranath	Siliguri, district Darjeeling	Sheaf of paddy

Note.—The poll will be taken on the 20th day of April 1951 between the hours of 9-30 a.m. and 5-30 p.m. with an interval of rest between the hours of 12-30 p.m. and 2 p.m. at the polling stations to be notified separately.

JALPAIGURI,
The 19th February 1951.

B. C. GHOSH,
for Returning Officer and Commissioner
Presidency Division.

By order of the Governor
M. M. BASU, Jt. Secy

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

Calcutta.—No. 2934A.—22nd February 1951.—
Midnapore-Cooch Behar.—Sri Rash Bihari
Aditya, officiating Inspector, Midnapore, is, in the
interest of public service, transferred to Cooch
Behar to fill the post of D. E. B. Inspector at
Cooch Behar sanctioned in Government Order
No. 4554Pl., dated 27th December 1950.

H. N. SIRCAR, Insp.-Genl.

JUDICIAL DEPARTMENT

No. 544G.A.

Powers.

Cooch Behar.—No. 458G.A./2P-66/50.—
February 1951.—In exercise of the powers
conferred by sub-section (1) of section 164 of
Criminal Procedure Code, 1898 (Act V of
the Governor is pleased to empower Janab
Rahaman, Additional Deputy Magistrate, M.
bhanga, Cooch Behar, to record any statement

made to him in the course of an investigation under chapter XIV of the said Code at any time or before the commencement of the trial.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

NOTIFICATIONS.

621-21st February 1951.—In exercise of power conferred by sub-section (1) of section 5 of the West Bengal Special Courts Act (West Bengal Act X of 1950), the Government is pleased to direct that the cases specified in the schedule below shall be tried by the Special Court constituted by notification No. 621, dated the 4th October 1950, under section 3 of the Act:—

Schedule.

Kakdwip Police-station Case No. 8, dated 22nd December 1949, namely:—

The State

versus

mulya Chandra Kamila, son of the late Prosad Kamila of Loyalganj, police-station Kakdwip, district 24-Parganas,

Mananta Ram Kuti, son of the late Shih Kuti of Haripur (Loyalganj), police-station Kakdwip, district 24-Parganas,

Asoke Kumar Bose *alias* Bidyut *alias* son of Bishad Chandra Bose of Bara, police-station Haringhata, district 24-Parganas,

Atul Chandra Santra, son of Padma Lochan of Loyalganj, police-station Kakdwip, district 24-Parganas,

Bagu Das *alias* Bhagya Dhar Das, son of Chandra Das of Rajnagar, police-station Kakdwip, district 24-Parganas,

Abhim Chandra Ghorai, son of Kamdev of Loyalganj, police-station Kakdwip, district 24-Parganas,

Chandupati Chandra Jana, son of the late Abim Jana of Loyalganj, police-station Kakdwip, district 24-Parganas,

Bhusan Chandra Kamila *alias* Paran, son of Kamila of Loyalganj, police-station Kakdwip, district 24-Parganas,

Chandov Krishna Mandal *alias* Sundar, son of Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas,

Dwijendra Nath Dinda, son of Nandaram of Loyalganj, police-station Kakdwip, district 24-Parganas,

Gajendra Nath Mali *alias* Dasarath, son of Prasad Muli of Loyalganj, police-station Kakdwip, district 24-Parganas,

Harekrishna Sashmal, son of the late Kumar Sashmal of Haripur (Loyalganj), police-station Kakdwip, district 24-Parganas,

Haripada Bhuiya, son of Manmatha Nath of Rajnagar, police-station Kakdwip, district 24-Parganas,

Haripada Sashmal *alias* Gangadhar, son of Lalal Sashmal of Dakhin Chandra Nagar, police-station Kakdwip, district 24-Parganas,

Laxar Chandra Kamila, son of Sukri of Rajnagar, police-station Kakdwip, district 24-Parganas,

16. Jutindra Nath Jana, son of Dwarika Nath Jana of Loyalganj, police-station Kakdwip, district 24-Parganas,

17. Jogendra Nath Das *alias* Jogi Das, son of the late Mahendra Chandra Das of Loyalganj, police-station Kakdwip, district 24-Parganas,

18. Jogendra Nath Guria *alias* Jogen Guria, son of Ram Prosad Guria of Radhanagar, police-station Kakdwip, district 24-Parganas,

19. Kangsari Haldar *alias* Madhu, son of Kalipada Haldar of Andharia, police-station Diamond Harbour, district 24-Parganas,

20. Kirttibash Das, son of Iswar Chandra Das of Maharajganj, police-station Kakdwip, district 24-Parganas,

21. Kshirode Chandra Bera, son of Makar Chandra Bera of Loyalganj, police-station Kakdwip, district 24-Parganas,

22. Kumud Chandra Shahu *alias* Kumud Shaw, son of the late Sukchand Shahu of Budhakhali, police-station Kakdwip, district 24-Parganas,

23. Makhan Lal Ghorai, son of the late Abinash Ghorai of Shibrampur, police-station Kakdwip, district 24-Parganas,

24. Mangal Sarang, son of Shidwarta Sarang of Loyalganj, police-station Kakdwip, district 24-Parganas,

25. Manik Lal Hazra, son of Bepin Behari Hazra of Sarachi, police-station Mograhat, district 24-Parganas,

26. Nani Gopal Ghorai, son of the late Abinash Chandra Ghorai of Shibrampur, police-station Kakdwip, district 24-Parganas,

27. Pushupati Santra, son of Padma Lochan Santra of Loyalganj, police-station Kakdwip, district 24-Parganas,

28. Phani Bhusan Haldar, son of Arun Chandra Haldar of Loyalganj, police-station Kakdwip, district 24-Parganas,

29. Satish Chandra Shaw, son of the late Sukchand Shaw of Budhakhali, police-station Kakdwip, district 24-Parganas,

30. Shyam Mandal, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas,

31. Srihari Mandal, son of Dinanath Mandal of Dakhin Chandranagar, police-station Kakdwip, district 24-Parganas,

32. Sudhir Chandra Shaw, son of Akshoy Kumar Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas,

33. Sujoy Barik, son of Gopal Chandra Barik of Loyalganj, police-station Kakdwip, district 24-Parganas,

34. Sushil Dalapati, son of the late Rupendra Dalapati of Loyalganj, police-station Kakdwip, district 24-Parganas,

35. Taherat Sheik *alias* Tari, son of Feku Sheik of Radhanagar, police-station Kakdwip, district 24-Parganas,

36. Tarani Shaw, son of the late Lakshi Narayan Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas, under sections 120B/148/302/436/307/326 of the Indian Penal Code, 1860 (Act XLV of 1860).

(2) Kakdwip Police-station Case No. 17, dated the 26th December 1949, namely:—

The State

versus

1. Asoke Kumar Bose *alias* Bidyut *alias* Nikunj, son of Bishad Chandra Bose of Bara Jagulia, police-station Haringhata, district Nadia,

2. Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas,

3. Srihari Mandal, son of Dinanath Mondal of Dakshin Chandranagar, police-station Kakdwip, district 24-Parganas, under sections 436/109 of the Indian Penal Code, 1860 (Act XLV of 1860)

(3) Kakdwip Police-station Case No. 27, dated the 28th December 1949, namely:—

The State

versus

1. Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara Jagulia, police-station Haringhata, district Nadia,

2. Bhusan Chandra Kamila *alias* Paran, son of Upendra Kamila of Loyalganj, police-station Kakdwip, district 24-Parganas,

3. Bijoy Krishna Mandal *alias* Sundar, son of Girish Chandra Mandal of Loyalganj, police-station, Kakdwip, district 24-Parganas,

4. Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas,

5. Jogendra Nath Das *alias* Jogi Das, son of Mahendra Das of Loyalganj, police-station Kakdwip, district 24-Parganas,

6. Mangal Sarang, son of Shidwarta Sarang of Loyalganj, police-station Kakdwip, district 24-Parganas,

under sections 307/109 of the Indian Penal Code, 1860 (Act XLV of 1860)

(4) Kakdwip Police-station Case No. 4, dated the 5th January, 1950, namely:—

The State

versus

1. Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara Jagulia, police-station Haringhata, district Nadia,

2. Bijoy Krishna Mandal *alias* Sundar, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas,

3. Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas,

4. Tarani Shaw, son of the late Lakshi Narayan Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas, under sections 148/302/307/436/326/109 of the Indian Penal Code, 1860 (Act XLV of 1860).

(5) Kakdwip Police-station Case No. 5, dated the 5th January 1950, namely:—

The State

versus

1. Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara Jagulia, police-station Haringhata, district Nadia

2. Bhagn Das *alias* Bhagyadhar Das, son of Gopal Chandra Das of Rajnagar, police-station Kakdwip, district 24-Parganas,

3. Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas,

4. Haripada Bhuiya, son of Manmatha Nath Bhuiya of Rajnagar, police-station Kakdwip, district 24-Parganas,

5. Iswar Chandra Kamila, son of Sukri Kamila of Rajnagar, police-station Kakdwip, district 24-parganas,

6. Sudhir Chandra Shaw, son of Kumar Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas, under sections 148/302/326/307/436/109 of the Indian Penal Code, 1860 (Act XLV of 1860)

(6) Sagore Police-station Case No. 3, dated 14th February 1950, namely:—

The State

versus

1. Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara Jagulia, police-station Haringhata, district Nadia,

2. Bhupati Chandra Jana, son of the Abhiram Jana of Loyalganj, police-station Kakdwip, district 24-Parganas,

3. Bhusan Chandra Kamila *alias* Paran, son of Upendra Kamila of Loyalganj, police-station Kakdwip, district 24-Parganas,

4. Bijoy Krishna Mandal *alias* Sundar, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas,

5. Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas,

6. Haripada Bhuiya, son of Manmatha Nath Bhuiya of Rajnagar, police-station Kakdwip, district 24-Parganas,

7. Shyam Mandal, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas,

under sections 396/397/412/109 of the Indian Penal Code, 1860 (Act XLV of 1860)

This cancels this department notification No. 6823J., dated the 7th November, 1950

No. 863J.—21st February 1951 In exercise of the power conferred by sub-section (2) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Government is pleased to direct that the case mentioned in the Schedule below shall be tried by the Special Court constituted by notification No. 68 dated the 4th October 1950 under section 3 of the Act:—

Schedule.

Kakdwip Police-station Case No. 1, dated March 1950, namely:—

The State

versus

1. Bijoy Krishna Mandal *alias* Sundar, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas,

2. Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas, under sections 307/120B of the Indian Penal Code, 1860 (Act XLV of 1860), sections 19(a) of the Indian Arms Act, 1878 (XI of 1878) and section 17 of the Indian Criminal Amendment Act, 1908 (XIV of 1908),

This cancels this Department notification No. 7461J., dated the 16th December 1950

By order of the Government
A. S. RAY, Secy

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

জ্ঞাপনাবলী।

NOTIFICATIONS.

১০।—২৯শে জানুয়ারী ১৯৫১।—২৪-পরগণা জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

Parganas.—No. 13.—29th January 1951.—Lathindra Nath Biswas, formerly Sub-Registrar of Matla, in the district of the 24-Parganas, is allowed leave on average pay for one under rule 184(b)(ii) of the West Bengal Rules, Part I, with effect from the 8th January 1951.]

১৪।—২রা ফেব্রুয়ারী ১৯৫১।—জেলার শিল্পভিত্তিক বঙ্গবীর আদেশক্রান্ত মালদহ জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল প্রসাদ সাহাকে পশ্চিমবঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫১ জানুয়ারী তারিখ হইতে ষাট দিনের অর্জিত ছুটি প্রদত্ত হইল।

Darjeeling.—No. 14.—2nd February 1951.—Sri Jagadish Prasad Saha, formerly Sub-Registrar of Chanchal, in the district of Malda, is allowed leave of sixty days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 4th January 1951.]

১৫।—২রা ফেব্রুয়ারী ১৯৫১।—হুগলী জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

Hooghly.—No. 15.—2nd February 1951.—Sri Lal Roy, temporary Sub-Registrar attached to the Sadar Registration office at Hooghly, is appointed to act as Sub-Registrar of Jangal in the same district, during the absence, on leave, of the permanent incumbent or until further orders.]

১৬।—২রা ফেব্রুয়ারী ১৯৫১।—মেদিনীপুর জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

More.—No. 16.—2nd February 1951.—Sri Nath Haldar, Sub-Registrar of the district of Midnapore, is allowed leave for two days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 1st December 1950, in extension of the leave granted to him in this Directorate notification dated the 4th January 1951.]

১৭।—৩রা ফেব্রুয়ারী ১৯৫১।—২৪-পরগণা জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 17.—3rd February 1951.—Sri Tarakdas Roy, Sub-Registrar of Naihati, in the district of the 24-Parganas, is allowed supplementary earned leave for sixty days under Government of Bengal, Finance Department notification No. 2658F., dated the 10th October 1943, with effect from 17th January 1951.]

২৪-পরগণা।—৩রা ফেব্রুয়ারী ১৯৫১।—২৪-পরগণা জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 18.—3rd February 1951.—Sri Jagadish Chandra Sikdar, Sub-Registrar attached to the Sadar Registration office at Alipore, 24-Parganas, is appointed to act as Sub-Registrar of Naihati in the same district during the absence, on leave, of the permanent incumbent or until further orders.]

বর্ধমান।—৩রা ফেব্রুয়ারী ১৯৫১।—বর্ধমান জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

[Burdwan.—No. 19.—5th February 1951.—Sri Saradindu Sen, Sub-Registrar of Gushkura, in the district of Burdwan, is appointed to be the Sub-Registrar of Ramgunj in the same district.]

বর্ধমান।—৫ই ফেব্রুয়ারী ১৯৫১।—বর্ধমান জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

[Burdwan.—No. 20.—5th February 1951.—Janab Sayid Mohsen Ali, Sub-Registrar of Ramgunj, in the district of Burdwan, is appointed to be the Sub-Registrar of Gushkura in the same district.]

২১।—৫ই ফেব্রুয়ারী ১৯৫১।—২৪-পরগণা জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 21.—5th February 1951.—Sri Santimay Ghosh, Joint Sub-Registrar of Diamond Harbour at Falta, in the district of the 24-Parganas, is allowed supplementary earned leave for thirty-five days under Government of Bengal, Finance Department notification No. 2658F., dated the 10th October 1943, with effect from the 25th January 1951.]

২২।—৫ই ফেব্রুয়ারী ১৯৫১।—হুগলী জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

[24-Parganas-Hooghly.—No. 22.—5th February 1951.—Sri Jitendra Lal Roy, temporary Sub-Registrar attached to the Sadar Registration office at Chinsura, Hooghly, is appointed to act as Joint Sub-Registrar of Diamond Harbour at Falta in the district of the 24-Parganas, during the absence, on leave, of the permanent incumbent or until further orders.]

কলিকাতা।—৫ই ফেব্রুয়ারী ১৯৫১।—কলিকাতা জেলার কুচবন্দী অধীন নিবন্ধক প্রিন্সিপাল নাথ বিস্বাসকে পশ্চিম-বঙ্গ নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৮ই জানুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি প্রদত্ত হইল।

[Calcutta.—No. 23.—5th February 1951.—Sri Narendra Nath Chatterjee, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, is allowed leave on average pay preparatory to retirement for twenty-two days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 7th February 1951 to 28th February 1951 (both the days inclusive).]

কলিকাতা-বাঁকড়া।—নং ২৪।—৬ই ফেব্রুয়ারী ১৯৫১।—বাঁকড়া জেলার রায়পুরে বদলীর আদেশপ্রাপ্ত ব্যক্তিগণ জেলার শিলিগুড়ির অধীন নিবন্ধক প্রবীরেন্দ্র কুমার ভৌমিকে অর্থ বিভাগের ১০ই অক্টোবর ১৯৪০ তারিখের ২৬৫৮এফ নং প্রজ্ঞাপনের নিষেধ অনুসারে ১০ই ফেব্রুয়ারী ১৯৫১ অবধি পরবর্তী কোন ভারমুক্ত হইবার তারিখ হইতে ষাট দিনের অতিরিক্ত অধিকৃত হুটি প্রদত্ত হইল।

[Darjeeling-Bankura.—No. 24.—6th February 1951.—Sri Birendra Kumar Bhowmik, Sub-Registrar of Siliguri, in the district of Darjeeling, under orders of transfer to Raipur in the district of Bankura, is allowed supplementary earned leave for sixty days under Government of Bengal, Finance Department notification No. 2658F., dated the 10th October 1943, with effect from the 15th February 1951 or any subsequent date on which he may be relieved.]

দুর্গামাধা।—নং ২৫।—৬ই ফেব্রুয়ারী ১৯৫১।—দুর্গামাধা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধীন নিবন্ধক প্রসন্ন কুমার রায়কে ব্যক্তিগণ জেলার শিলিগুড়ির অধীন নিবন্ধকের হুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধীন নিবন্ধক পদে অস্থায়ীভাবে নিযুক্ত করা হইল।

[Murshidabad.—No. 25.—6th February 1951.—Sri Sarashi Kumar Roy, temporary Sub-Registrar attached to the Sudar Registration office at Berhampore, in the district of Murshidabad, is appointed to act as Sub-Registrar of Siliguri in the district of Darjeeling during the absence, on leave, of the permanent incumbent or until further orders.]

হাওড়া-বাঁকড়া।—নং ২৬।—১০ই ফেব্রুয়ারী ১৯৫১।—হাওড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধীন নিবন্ধক প্রভেজেন্দ্র কিশোর চৌধুরীকে বাঁকড়া জেলার রায়পুরের অধীন নিবন্ধকের হুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধীন নিবন্ধক পদে অস্থায়ীভাবে নিযুক্ত করা হইল।

[Howrah-Bankura.—No. 26.—15th February 1951.—Sri Tejendra Kishore Choudhury, Sub-Registrar attached to the Sudar Registration office at Howrah, is appointed to act as Sub-Registrar of Raipur, in the district of Bankura during the absence, on leave, of the permanent incumbent or until further orders.]

কুচবিহার-নদীয়া।—নং ২৭।—১০ই ফেব্রুয়ারী ১৯৫১।—কুচবিহার জেলার মেকলিগঞ্জের বর্তমান অধীন নিবন্ধক প্রজ্ঞাপ্ত কুমার রায়কে নদীয়া জেলার তেহাট্টার অধীন নিবন্ধকের পদ হইতে ভারমুক্ত হইবার পর পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫১ সনের ৪ঠা জানুয়ারী হইতে ১৬ই জানুয়ারী পর্যন্ত তের দিনের অধিকৃত হুটি প্রদত্ত হইয়াছিল।

[Cooch Behar-Nadia.—No. 27.—15th February 1951.—Sri Ajit Kumar Roy, Sub-Registrar of Mekliganj, in the district of Cooch Behar on the termination of his appointment as Sub-Registrar of Tehatta in the district of Nadia, was on earned leave for thirteen days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 4th January to 16th January 1951.]

২৪-পরগণা।—নং ২৮।—১৬ই ফেব্রুয়ারী ১৯৫১।—২৪-পরগণা জেলার বাবুরিয়ার অধীন নিবন্ধক প্রবীরেন্দ্র প্রসাদ রায় চৌধুরীকে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে নভেম্বর হইতে ২৯শে নভেম্বর পর্যন্ত তিন দিনের অধিকৃত হুটি প্রদত্ত হইল।

নিবন্ধক সন্থ চৌধুরীসহকার,
ব্যবস্থাপক-নিবন্ধক।

[24-Parganas.—No. 28.—16th February 1951.—Sri Birendra Prasad Roy Choudhury, Sub-Registrar of Baduria, in the district of the 24-P., is allowed earned leave for three days under rule 167(ii) of the West Bengal Service Rules, with effect from the 27th November to 29th November 1950.]

[N. C. CHATTERJI, Insptr

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 554F./F/2E/1(31)/50.—21st February 1951.—Sri Prafulla Kumar Laha is confirmed in the post of Accounts Officer, West Bengal Secretariat, with effect from the 1st January 1951.

By order of the Govt
B. DAS GUPTA

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Burdwan.—No. L.S.-G. 1U-3/51(1) February 1951.—In exercise of the power conferred by section 5 of the Bengal Village Government Act, 1919 (Bengal Act V of 1919) and after consideration of the views of the Burdwan District Board, the Governor of Bengal is pleased to direct that each of the following local areas in thana Ausgram in the subdivision of the district of Burdwan be declared a union for the purposes of the Act.

Sadar subdivision, district Burdwan.

Ausgram thana.

Names of manzars constituting the unions with numbers in the jurisdiction list

Debshala union

Chak Piariganj	2
Kakra	2
Paschim Chandipur	2
Debshala	2
Parisa	3
Mokata	3
Bhat Kunda	3
Balarambati	3
Baradoba	6
Jhingra	6
Paduma	7
Bilaspur	7
Gohindapur	7
Lakshmi Narayanpur Chak	8

Protappur union.

Ramharipur	...
Radhamohanpur	...
Protappur	...
Lakshmi Narayanpur	...
Babuisal	...
Kuldiha	...
Premganj	...
Ramnagar	...
Radhaballabhpur	...
Panchmouli	...
Goalpota	...
Modan Mohanpur	...
Chak Radhamohanpur	...

Amarpur union.

Moukhira	...
Aduria	...
Amarpur	...
Phari Jungle	...
Haripur	...
Akulia	...

Names of mauzas constituting the unions with their numbers in the jurisdiction list.

Jali Kandar	11
Hedogurya	12
Salko	13
Srichandrapur	17
Majuria	18
Hari Narayanpur	19
Chhoto Ramchandrapur	20
Dhantor	21
Arjuri	28
Ranga Khilla	29
Chaktilang	31
Tilang	32

Kota union.

Sonai	73
Pondali	77
Dharala	78
Raghunathpur	79
Kotachandpur	80
Balarampur	81
Seamsundarpur	82
Gopalmath	83
Khandari	84
Sonai Ayma	74
Sonai Aymapurba	75
Ramnagar Chak	76

Ausgram union.

Bannabagram	40
Ausgram Chak	56
Warispur	57
Alehnagar	58
Karatia	109
Ausgram	111
Kanjnagar	112
Beta Chakra	37
Ramchandrapur	38
Purbatali	39
Bahmanpur	59

Ramnagar union

Chhota	6	
Bluyera	7	
Bishnupur	8	
Dhankora	41	
Goswami Khandra	}	42
Mallikpur		42
Ramnagar Uttar	43	
Katnagar	44	
Gopalpur	46	
Mahara	47	
Bankata	50	
Pahar	51	
Panduk	52	
Talapur	53	
Khonda Dworipur	54	
Harinathpur	4	
Nawapara	5	
Goalara	10	
Genrai	9	
Kural	45	

Berenda union.

Srinagar	55
Berenda	122
Sahapur	117
Selut	119
Bahurbandh	118
Belut or Ramchandrapur	121
Mallikpur	120
Somaipur	152
Alutia	154
Majurgram	110
Kurumba	113
Sri Krishnapur	114
Joy Krishnapur	123
Sahagram	116
Xripatigram	115

Dignagar union.

Dignagar	169
Bhatnagar or Ganabat	164
Dariapur	162
Gonna	163
Lakshmiganj	168

Names of mauzas constituting the unions with their numbers in the jurisdiction list

Teleta	103
Jadabganj	104
Kumarganj	105

Bhalki union.

Bhalki	101
Durgapur	90
Amargarh	88
Jamtara	91
Sumantapara	102
Chandipur	100
Dombandi	89

2. In exercise of the power conferred by sub-section (7) of section 6 of the said Act, the Governor of West Bengal is pleased to establish a union board for each of the unions hereby declared and fix nine as the number of members of each union board.

3. This modifies notification No. 3692L.S.-G., dated the 31st October 1919, so far as it relates to Amarpur, Kota, Ausgram, Ramnagar, Berenda, Dignagar and Bhalki unions.

Burdwan.—No. L.S.-G. 1U-3/51(II).—16th February 1951.—In exercise of the power conferred by section 5 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), and after consideration of the views of the Burdwan District Board, the Governor of West Bengal is pleased to direct that each of the following local areas in thana Kanksa in the Asansol subdivision of the district of Burdwan shall be declared a union for the purposes of the Act:—

Asansol subdivision, district Burdwan.

Kanksa thana.

Names of mauzas constituting the unions with their numbers in the jurisdiction list

Bankati union.

Banagram	29
Kotalpukur	30
Masna with Arjuboni	31
Nimtikri	32
Bankati	33
Shyambazar with Ajodhya	37
Basudha with Boghua, Dangul, Rampur, Kalyanpur and Joyrampur	35
Satkahania	34
Radhamohanpur	36
Brahmangram	38
Raghunathpur	39
Jamdoba	40
Telipara	41
Paschim (tangarampur)	92/40
Piariganj	93

Kansa union

Sundiara	67
Domra with Chinchuria	68
Tilak Chandrapur	69
Sadhumara	73
Rajkusum	72
Garadaha	70
Ijjatgram	71
Panagar with Hazrabera	85
Anandapur with Mirzapur and Gangbil Chak	89
Silampur with Faridpur	90
Prayagpur	88
Dehipur with Parelpara	87
Kanksa with Moheshpur, Madhabmat, Sherpur, Kazipara	88
Dhobaru	94/70

2. In exercise of the power conferred by sub-section (7) of section 6 of the said Act, the Governor of West Bengal is pleased to establish union boards for each of the unions hereby declared and to fix nine as the number of members of each union board.

3. This modifies notification No. 3988L.S.-G., dated the 27th August 1934, so far as it relates to Bankati and Kanksa unions.

No. M.1E-14/50.—14th February 1951.—The following draft of amendments which, in exercise of the power conferred by section 44 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor proposes to make in the Rules for the election of Commissioners of Municipalities published with notification No. 4063M., dated the 1st September 1934, as subsequently amended, is published for the information of persons likely to be affected thereby.

The draft will be taken into consideration on or after the 10th April 1951, and any objection or suggestion received by the undersigned through the District Magistrate and the Divisional Commissioner before that date will be duly considered:—

Draft amendments.

1. *Renumber* sub-rule (2) of rule 17 of the said rules as “(2)(a)” and after the said sub-rule *insert* the following:—

“(b) The nomination paper shall be accompanied by a declaration that the candidate has selected a symbol from the list specified in the schedule to these rules; no candidate shall be deemed to be duly nominated unless such declaration is delivered along with the nomination paper.”

2. *Renumber* sub-rule (4) of rule 17 of the said rules as “(4)(a)” and after the said sub-rule *insert* the following:—

“(b) On completion of the scrutiny of nominations, the Chairman shall forthwith examine symbols selected by the candidates and, if such symbols are found to conflict with each other, he shall allocate the symbols in conformity as far as possible with the wishes of the candidates and if necessary by lot, and his decision in this respect shall be final. Each candidate or his agent shall at the same time be informed of the symbol assigned to such candidate and shall be given a specimen thereof. The Chairman shall then prepare a list of valid nomination indicating therein the symbol assigned to each candidate.”

3. In sub-rule (5) of rule 17 of the said rules, *for* the word, figure and bracket “sub-rule (4)” *substitute* the following word, figure, letter and brackets:—

“Sub-rule (4)(a).”

4. After the first sentence of sub-rule (5) of rule 17 of the said rules *add* the following words:—

“indicating therein the symbol assigned to each candidate.”

5. After the second sentence of rule 28 of the said rules *insert* the following sentence:—

“The symbol assigned to each candidate shall be printed against his name.”

6. In clause (iii) of rule 33 of the said rules *for* the words “within the space headed voter's mark” between the words “mark a cross” and “on the voting paper” *substitute* the following words:—

“on the symbol printed.”

7. *For* clause (x) of rule 33 of the said rules *substitute* the following:—

“If the voter owing to physical or other disability is unable to read the symbols on a voting paper or to make a mark thereon, the Polling Officer shall mark the vote in the voting paper according to the direction of the voter. The voter shall then himself or with the assistance of the Polling Officer, put the paper folded up into the ballot box.”

8. For Form D annexed to the said rules *substitute* the following:—

FORM D.

(Front.)

Rule 28.

Voting Paper No.

No. of Vacancies... ..

Counterfoil.	Foil.
Voting Paper No.*.....	Serial No. Name of candidate. Symbol.
Voter's number in the Final Electoral Roll... ..	(1)
	(2)
	(3)
	(4)
	(5)
	(6)
	(7)
	(8)
*The serial No. should be printed on the face of the counterfoil and the voting paper.	Instructions. 1. As many votes as there are vacancies may be given but not more than one vote shall be given to any one candidate.
	2. A cross should be placed across the symbol printed against the name of the candidate or each of the candidates for whom it is desired to vote, a cross being made for each vote.

9. After Form D annexed to the said rules *insert* the following schedule:—

SCHEDULE A.

List of Symbols.

[Rule 17(2)(b).]

- | | |
|----------------------|-----------------------|
| (1) Boat. | (14) Date-palm |
| (2) Cart. | (15) Kalsi. |
| (3) Flower Marigold. | (16) Axe. |
| (4) Hurricane Lamp. | (17) Chair. |
| (5) Palki. | (18) Horse. |
| (6) Mango Tree | (19) Fish. |
| (7) Scales. | (20) Motor Car. |
| (8) Umbrella. | (21) Building. |
| (9) Jack fruit. | (22) Clock. |
| (10) Human Hand. | (23) Table. |
| (11) Bicycle. | (24) Electric Fan. |
| (12) Lock and Key. | (25) Ink-pot and pen. |
| (13) Hookah. | |

Howrah.—No. M.1A-26/50.—19th February 1951.—In exercise of the power conferred by sub-section (1) of section 483 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), as extended to the Municipality of Howrah by notification No. 260M., dated the 18th January 1932, and on the recommendations of the Commissioners of the Howrah Municipality, the Governor is pleased to make the following rules for the purpose of altering Schedules IX and XII to the said Act:—

Rules.

(1) For Part II of the existing Schedule IX—Scavenging tax *substitute* the following:—

“Part II—Rates of fee for licenses.

	Per half year. Rs. a.
For every horse ...	6 0
For every pony or mule of or over 13 hands ...	6 0
For every pony or mule under 13 hands ...	4 0
For every bull or buffalo used for drawing a cart ...	3 0
For every cow or buffalo kept by a milk-seller ...	1 8
For every donkey or swine ...	1 8
For every ten sheep or goats ...	4 0
For every twelve cubic feet of offensive matter and rubbish or part thereof, removed on an average daily from a market ...	40 0”

(2) For the existing Schedule XII—Table of fees payable on warrants of distress *substitute* the following:—

“Schedule XII—Table of fees payable on warrants of distress.

[See section 191(3).]

Sum distrained for:—

	Fee. Rs. a.
Under 5 rupees ...	0 12
Rupees 5 and under Rs. 10 ...	1 8
Rupees 10 and under Rs. 15 ...	2 4
Rupees 15 and under Rs. 20 ...	3 0
Rupees 20 and under Rs. 25 ...	3 12
Rupees 25 and under Rs. 30 ...	4 8
Rupees 30 and under Rs. 35 ...	5 4
Rupees 35 and under Rs. 40 ...	6 0
Rupees 40 and under Rs. 45 ...	6 12
Rupees 45 and under Rs. 50 ...	7 8
Rupees 50 and under Rs. 60 ...	9 0
Rupees 60 and under Rs. 80 ...	11 4
Rupees 80 and under Rs. 100 ...	13 8
Rupees 100 and above ...	15 0

Note.—The above fees are to include all expenses except when peons are kept in charge of property distrained in which case rupee one and annas eight shall be paid daily for each peon so employed.”

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl.700/4H-22/50.—12th February 1951.—This department notification No. Medl.2234/4H-22/50, dated the 23rd May 1950, appointing Sri Sudhananda Chatterjee temporarily to act as the Assistant Engineer in connection with the execution of water supply and sanitary works for Health Centres in the rural areas of West Bengal is hereby cancelled.

The Charitable Endowments Act, 1890

No. Medl. 724/3F-33/50.—14th Feb 1951.—It is hereby notified that the Governor exercise of the powers conferred by sections 5 of the Charitable Endowments Act, 1890 (1890), upon the application made by the Administrator of The Kasi Nath Das's Charitable Hospital and Clinic Fund created in the notification No. 1670Medl., dated the 28th 1936, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, other security or securities to which they have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for Bengal and be held by him and his successors in office subject to the provisions of the Charitable Endowments Act, 1890 (VI of 1890) and any rules from time to time framed there by the Governor upon trust for ever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl. 725/3F-38/50.—14th Feb 1951.—It is hereby notified that the Governor exercise of the powers conferred by sections 5 of the Charitable Endowments Act, 1890 (1890), upon the application made by the Administrator of Joy Chandi Dutt Fund created in the notification No. 404T. Medl., dated the 28th September 1936, doth hereby order and direct that the securities, particulars of which are contained in the First Schedule to the said notification, any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities when and as the same become and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the Second Schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl. 729/3F-41/50.—14th Feb 1951.—It is hereby notified that the Governor exercise of the powers conferred by sections 5 of the Charitable Endowments Act, 1890 (1890), upon the application made by the Administrator of Raja Mohendra Lall Khan's (of Narayan) Zenana Hospital created in terms of notification No. 683Medl., dated the 4th February 1905, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Act.

provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said property when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

Medl. 731/3F-49/50.—14th February 1951.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890) upon the application made by the Administrator of the Nistarini Dasi Trust Fund created in pursuance of notification No. 1150T. Medl., dated the 10th October 1912, doth hereby order and direct that the said securities and cash, particulars of which are set out in the first schedule to the said notification, or any other security or securities to which the said securities and cash may be converted, shall, from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowments Act, 1890, (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities and cash when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

Medl. 748 3F-24/50.—15th February 1951.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890) upon the application made by the Administrator of the Alms House and Midnapore Dispensary created in terms of notification No. 1774 Medl., dated the 25th July 1912, doth hereby order and direct that the said property, particulars of which are set out in the first schedule to the said notification, or any other property, properties, or securities to which they might have been converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the rent, and profits of the said property or securities and the interest of the said security or securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 4.—12th February 1951.—The Governor is pleased to appoint Sri Nirmal Kumar Nandi, B. E. (Cal.), M. S. (Engg., Utah State), son of late Ganendra Nath Nandi, as an Assistant Executive Engineer on probation.

2. Sri Nandi is posted to hold charge of Mayurakshi Dam Subdivision No. 1 of the Mayurakshi Dam Division No. 11.

By order of the Governor,

S. K. DEY, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 768Com.—17th February 1951.—In exercise of the power conferred by rule 9 of the West Bengal Boiler Engineers' Examination Rules, 1950, the Governor is pleased to constitute a Board of Examiners for the State of West Bengal consisting of the following members, namely:—

- (1) The Chief Inspector of Boilers, West Bengal—(Chairman *ex-officio*).
- (2) Mr. R. G. P. S. Fairbairn, B.Sc. (Glasgow), Dip. R. T. C. (Glasgow), R.M.I., Mech. E., Professor of Mechanical Engineering, Bengal Engineering College, Shibpur, Howrah—Member.
- (3) Sri S. K. Chakravarti, B. Sc. (Worcester), M. S. (Michigan), A.M.M.E., Professor of Mechanical Engineering, College of Engineering and Technology, Bengal, Jadavpur—Member.
- (4) Dr. S. C. Bhattacharyya, M.Sc. (Cal.), Dr. Ind. (Berlin), A.M.E.E., M.I.E.E., Professor-in-charge of Mechanical Engineering, College of Engineering and Technology, Bengal, Jadavpur—representative of the Institution of Engineers (India)—Member.
- (5) Sri N. N. Sen Gupta, B.Sc. (Hons.), D.F.I. (London), A.M.I.E.E. (London), A.M.I.E. (India), Secretary, Board of Apprenticeship Training Calcutta—Member.
- (6) Sri Sadhan Chandra Roy, B.Sc., I.M.E., M.I.E. (Ind.), of M/s. Wilson and Roy, 135, Princep Street, Calcutta, representative of the Bengal National Chamber of Commerce, Calcutta—Member.
- (7) Mr. E. G. Hodges, Superintending Engineer of the India General Navigation and Railway Co., Ltd., 4, Fairlie Place, Calcutta, representative of the Bengal Chamber of Commerce, Calcutta—Member.
- (8) Sri J. Bose of M/s. Oriental Gas Co., Ltd., 12A, Park Street, Calcutta, representative of the Indian Chamber of Commerce, Calcutta—Member.
- (9) Sri S. K. Ghosh, B.E., A.M.I.E. (India), Inspector of Boilers, West Bengal, nominated by the Chief Inspector of Boilers, West Bengal—Secretary (*ex-officio*).

By order of the Governor,

B. C. KUNDU, Dy. Secy.

Mines and Power**ORDER.**

No. 617M.P.—21st February 1951.—Whereas the Santiniketan Electric Supply Company, Limited, not being licensees, are engaging in the business of supplying energy within the area comprising Santiniketan, Sriniketan and Bolepur;

And whereas the Municipality of Bolepur is the local authority for the said area,

And whereas the said area is not included within the area of supply of any licensee;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 28 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased, with the consent of the Municipality of Bolepur, to give the said Santiniketan Electric Supply Company, Limited, sanction to engage in the business of supply of energy to those persons and firms specifically mentioned in the schedule annexed hereto, on the Santiniketan-Bolepur Road, within the said area subject to the following conditions, namely:—

(1) that sub-section (1) of section 11, section 17, section 18, sub-sections (1) and (2) of section 21, section 24, section 26, sections 29 to 34, both sections inclusive, of the Indian Electricity Act, 1910, shall be observed in so far as they may be applicable to the supply under this sanction;

(2) that the provisions of the Indian Electricity Rules, 1937, and particularly to sub-rule (1) of rule 48 of the said rules (Indian Electricity Rules, 1937) shall be complied with in respect of the installations;

(3) that the rates and miscellaneous charges for the supply shall be subject to the approval of Government in writing;

(4) that the sanction hereby given shall cease to be operative on the granting of a license to any person under Part II of the said Act to supply energy within the said area.

Schedule.

List of intending consumers	Approximate consumption
1. Mrs. Premabala Majumdar	0.5 K.W.
2. Sri Babulal Bhalay	0.5 K.W.
3. Dr. J. N. Chakravarty	0.75 K.W.
4. Bolepur College	1.25 K.W.
5. Sri M. Sen	0.5 K.W.
6. New India Hotel	1.25 K.W.
7. Sri Hari Prasad Agarwalla	0.5 K.W.
8. Dr. R. R. Mukherjee	0.5 K.W.
9. M/S D. P. Das and others	0.4 K.W.
10. M/S Madhumalancha	0.4 K.W.
11. Sri Nityalal Dutta	0.5 K.W.
12. M/S Indian Tobacco Stores	0.4 K.W.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

DIRECTORATE OF INDUSTRIES**Orders by the Director of Industries,
West Bengal**

No. 351.—17th February 1951.—Sri M. N. Roy, Assistant Inspector of Technical and Industrial Institutions, West Bengal, is allowed earned leave for one day on the 22nd January 1951 under rule 167(ii) of the West Bengal Service Rules, Part I.

He was permitted to prefix Sunday on the 21st January 1951 and affix the holiday on the 23rd January 1951 to the leave.

D. N. GHOSE,
Director of Industries.

LABOUR DEPARTMENT**NOTIFICATIONS.**

No. 1166Lab.—21st February 1951.—Sri K. C. Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, is allowed to act as Assistant Labour Commissioner, West Bengal, from the 20th January 1951, until further orders.

No. 1172Lab.—21st February 1951.—Sri K. Mitra, Munsiff, now acting as Deputy Labour Commissioner, West Bengal, is appointed substantively in that post, with effect from the March 1951.

CORRIGENDUM.

No. 1229Lab.—22nd February 1951.—Corrigendum to Labour Department notification No. 2801Lab., dated the 12th January 1951 published at page 135 of the *Calcutta Gazette* Part I, dated 18th January 1951—

For "XII" after the words Chapters VI the sixth line of the 2nd paragraph the notification, substitute "VII".

By order of the Governor
D. S. P. MUKHERJEE, Jr. S.

**LABOUR DIRECTORATE
NOTIFICATIONS**

No. 35(4)/48/51W.C.—15th February 1951. In partial modification of this Labour Directorate notification No. 351L.C., dated 2nd January 1948, published in Part I at page 879 of the *Calcutta Gazette*, dated 1st July 1948, the name of "Miss S. Dass", an employers' nominee to Works Committee in the Kankinarah Company Limited, Kankinarah, 24-Parganas, is hereby cancelled and the name of "Mr. J. R. Mackenzie" is published in her place for general information.

No. 50(3)/50/51W.C.—15th February 1951. In partial modification of this Labour Directorate notification No. 50W.C., dated 12th January 1950, published in Part I of the *Calcutta Gazette* dated 3rd August 1950, at page 1530, the names of "Dr. A. N. Mukherjee" and "Sri G. N. Das" members nominated by the employers to Works Committee in the Indian Iron & Steel Ltd. (Birapur Works), Burnpur, Burdwan, are hereby cancelled and the names of "Mr. P. Drake" and "Sri A. Das" are published in their places for general information.

No. 20(9)/48/51W.C.—19th February 1951. In partial modification of this Labour Directorate notification No. 201L.C., dated 12th January 1948, published in Part I of the *Calcutta Gazette* dated 10th June 1948, at page 762, the name of "Mr. W. Scotland", an employers' nominee to the Works Committee in Kamarkhaty, 24-Parganas, is hereby cancelled and the name of "Sri P. Sircar" is published in his place for general information.

S. K. HALDAR
Labour Commissioner

**DEPARTMENT OF FOOD
NOTIFICATIONS.**

No. 1475F.D./FD/11/32:50—15th February 1951.—Sri Sudhir Kumar Chakravarty, Sub-Deputy Magistrate and Deputy Collector, Rationing Officer, Cooch Behar, now employed, is granted earned leave for two months with effect from the 11th December 1950 under rule 167 of the West Bengal Service Rules, Part I.

No. 1689F.D./FD/8A-19/51—23rd February 1951.—Sri Sudhangshu Ranjan Das, a Deputy Magistrate and Deputy Collector, is employed temporarily with effect from the 1st January 1951 as Deputy Director under the rate of Procurement and Supply, Department of Food, with headquarters at Calcutta.

2. Sri Sudhangshu Ranjan Das, a Deputy Magistrate and Deputy Collector, is employed as Deputy Director of Procurement and Supply, is appointed temporarily in addition to his own duties, as Private Secretary to the Minister, Food, with effect from 28th February 1951.

By order of the Governor
P. NAG, Dy. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Parganas.—No. 1694L.R.—15th February
In exercise of the power conferred by section 4 of the Bengal Survey Act, 1875 (Bengal Act of 1875), the Governor is pleased to order survey shall be made of the lands appertaining to the estates, tenures or holdings of persons, who have migrated to East Bengal, and comprised within the areas of police-stations mentioned below in the district of 24-Parganas and that the names of the estates, tenures, mauzas and the demarcated on the lands so to be surveyed.

Police-stations.

Bongaon
Gaighata.
Titagarh
Noupara.
Khardah
Dum Dum.
Habra.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and
Secretary to the Govt. of West Bengal (*ex-officio*).

Murshidabad.—No. 1696L.R.—15th February
In exercise of the power conferred by section 4 of the Bengal Rent Recovery (Under-Act, 1865 (Bengal Act VIII of 1865)), as amended by the Bengal Rent Recovery (Under-Act Amendment Act, 1945 (Bengal Act IV of 1945)), the Governor is pleased to vest Sri J. C. Das, I.A.S., Additional District Magistrate, Murshidabad, with the powers of a Collector of a district for the purposes of the said Act to be exercised in the district of Murshidabad.

Murshidabad.—No. 1698L.R.—15th February
In exercise of the power conferred by section 4 of the Land Registration Act, 1876 (Bengal Act VII of 1876), the Governor is pleased to vest Sri J. C. Talukdar, I.A.S., Additional District Magistrate, Murshidabad, with special powers of a Collector under the said Act in that district.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Parganas.—No. 1872L.A.—17th February
The Governor is pleased to cancel the notification No. 5986L.A., dated the 4th July 1947, issued under section 4 of the Land Acquisition Act, I of 1894, published at page 1345, Part I of the Calcutta Gazette of the 24th idem in respect of the acquisition of 7.663 acres of land for the road from Chandi in police-station Bishnupur to the police-station Magrahat in the villages of Bishnupur, Dakshin Gouripur and Balarampur, division list Nos. 15, 107 and 106, respectively, in Magrahat and Bishnupur, pargana Azimganj, district 24-Parganas.

Midnapore.—No. 1888L.A.—19th February
Whereas it appears to the Governor that land is likely to be required to be taken by Government for the public purpose, for diversion of O. T. Road in old Kharagpur, in the village of Sanjal, jurisdiction list No. 32, thana Kharagpur, district Midnapore, it is hereby notified that for the above purpose a plan of land comprising cadastral survey plots

Nos. 93, 94, 242 and 249 and parts of cadastral survey plots Nos. 193, 199, 243, 247, 250, 253, 255, 256, 264, 352, 230 and 362 of mauza Sanjal, and measuring, more or less, 1.22 acres, is likely to be required within the aforesaid village of Sanjal.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon any survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

Hooghly.—No. 1928L.A.(P.W.).—19th February 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for a diversion of the Champadanga-Tarakeswar-Baidyabati Road at the 20th mile in the section from Tarakeswar to Enayetpur, it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 6.98 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Hooghly:—

District Hooghly.

Thana Tarakeswar, village Baligari, jurisdiction list No. 53.

Cadastral plots in full—471, 472, 473, 550, 562.

Cadastral plots in part—433, 434, 438, 453, 432, 458, 474, 475, 476, 469, 470, 468, 499, 551, 552, 556, 559, 557, 558, 545, 546, 549, 527, 560, 561, 1099, 563, 583, 1109, 608, 607, 603, 596, 597, 1126, 1123.

Thana Tarakeswar, village Baidyapur, jurisdiction list No. 35.

Cadastral plot in part—870.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas. No. 20261L.A.—21st February 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for constructing a retired line in the 63rd mile of the Schedule D(70) Embankment, Hooghly Left, in the villages of Madhabpur and Sultanpur, jurisdiction list Nos. 146 and 147, respectively, thana Diamond Harbour, pargana Muragachha, district 24-Parganas, it is hereby notified that for the above purpose, a piece of land, comprising portion of cadastral survey plot No. 461 of village Madhabpur, and cadastral survey plots Nos. 8, 9, 11, 12, 13, 14, 17, 15, 80, 81, 82, 108, 142, 141, 152, and 155 and portions of cadastral survey plots Nos. 1, 7, 10, 22, 21, 18, 19, 16, 77, 79, 83, 84, 107, 109, 110, 112, 113, 114, 115, 116, 119, 129, 132, 133, 329, 143, 140, 139, 150, 153, 151, 154, 156 and 111 of village Sultanpur, and measuring, more or less, 12·83 acres, is likely to be required within the aforesaid villages of Madhabpur and Sultanpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Executive Engineer, Canals Division, as well as in the office of the Special Land Acquisition Officer, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Hooghly.—No. 20281L.A (P.W.)—21st February 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Champadanga-Tarakeswar-Baidyabati Road (section from Nalikul to Enayetpur), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 6·20 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Hooghly:—

District Hooghly.

Thana Haripal, village Nalikul, jurisdiction list No. 147.

Cadastral plots in full—1, 17, 18, 19, 20, 21, 22.

Cadastral plots in part—5, 6, 23, 24, 27, 36, 41, 42, 60, 61, 68, 101, 100, 99, 81, 80, 71.

Thana Haripal, village Enayetpur, jurisdiction list No. 148.

Cadastral plots in full—539, 230, 229, 228, 227, 273, 272, 295, 296, 297, 298, 299, 306, 307, 310, 311, 314, 315.

Cadastral plots in part—542, 541, 540, 537, 535, 534, 527, 526, 233, 232, 231, 237, 238, 244, 245, 246, 247, 199, 201, 203, 205, 206, 208, 210, 211, 218, 219, 225, 226, 177, 151, 150, 118, 275, 276, 277, 278, 279, 280, 281, 285, 289, 290, 291, 292, 294, 300, 301, 302, 303, 304, 305, 308, 309, 312, 313, 316.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may

A plan of the land may be inspected in the office of the Superintending Engineer, Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable and who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to waste or arable portions of the land in this

ERRATUM.

Burdwan.—No. 16761L.A.—14th February 1951.—In notification No. 18521L.A., dated 1st March 1948, under section 4 of the Land Acquisition Act, I of 1894, published at p. 1 of Part I of the *Calcutta Gazette* of the 4th March 1948, in respect of the acquisition of 0·603 of an acre of land for shifting of Sitaldaspur Assisted East Indian Railway (Barakar extension), village of Nimcha, thana Raniganj, district Burdwan—

Read “19 feet 6 inches to 87 feet” *for* “to 80 feet” in line 18.

Read “0·584 of an acre” *for* “0·60 acre” in lines 18 and 19.

Midnapore.—No. 18901L.A.—19th February 1951.—In notification No. 100041L.A., dated 22nd November 1949, under section 4 of the Land Acquisition Act, I of 1894, published at p. 2081, Part I of the *Calcutta Gazette* of the 12th December 1949, in respect of acquisition for division of O. T. Road in Old Kharagpur Bazar in the villages of Inda and Santal station Kharagpur, district Midnapore—

(1) *Delete* entire cadastral survey plots Nos. 240, 268 and 271 in line 14 and parts of cadastral survey plots Nos. 220, 239, 258, 259, 260, 261, 272, 298 and 299 in lines 14, 15 and 16 of mauza Sanjal;

(2) *Read* part of cadastral survey plot in place of plot No. 194 and part of survey plot No. 265 in place of plot No. 265 in lines 13 and 14 respectively;

(3) *Read* 2·78 acres in place of 3·68 acres in line 19.

NOTICES.

Howrah.—No. 18741L.A.—17th February 1951.—Whereas 1·11 acres, more or less, situate in or near the village of Jaypur, below have been requisitioned by the Collector, Howrah, for the purpose of maintaining and services essential to the life of the community, namely, for establishment of a Union Centre, under section 3 of the West Bengal (Requisition and Acquisition) Act, 1948 (Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land under section 4 of the said Act.

notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

Description of land.

Jagpur, jurisdiction list No. 105, thana Asita pargana Kherija Mandalghat, district Howrah

Cadastral survey plots—Nos. 5282, 5281, 5279 and parts of cadastral survey plots—5278, 5289 and 5573.

Murshidabad.—No. 1876L.A. (P.W.).—17th February 1951.—Whereas 15.63 acres, more or less, of land situate in or near the villages of Jagpur, Sitanagar-Chaipara, and Kominagar, described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, for the improvement of Islampur-Raniganj Kattamari Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Khatian, jurisdiction list No. 71, police-station Raniganj, district Murshidabad.

Cadastral survey plots in part—Nos. 4738, 4925, 4601, 4603, 4652, 4637, 4636, 4634, 4625, 4623, 4606, 4746, 4747, 4748, 4751, 4752, 4754, 4755, 4757, 4758, 4759, 4743, 4599, 4602, 4603.

Cadastral survey plot in full—4600.

Sitanagar-Chaipara, jurisdiction list No. 72, police-station Raniganj, district Murshidabad.

Cadastral survey plots in part—160, 74, 73, 72, 56, 68, 58, 57, 56, 60, 55, 158, 118, 120, 122, 24, 46, 17.

Cadastral survey plots in full—119 and 48.

Kominagar, jurisdiction list No. 71, police-station Raniganj, district Murshidabad.

Cadastral survey plots in part—728, 727, 723, 687, 686, 685, 684, 680, 679, 676, 675, 672, 671, 675, 646, 649, 650, 651, 652, 655, 474, 472, 471, 470, 469, 468 and 656.

Malda.—No. 1920L.A.—19th February 1951.—Whereas 4.47 acres, more or less, of land situate in or near the village of Shashani, described below have been requisitioned by the Collector of Malda for the purpose of maintaining supplies and services essential to the life of the community namely for the construction of border outpost under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Mauza Shashani, jurisdiction list No. 77, police-station Kabiachak, district Malda.

Entire cadastral survey plots—Nos. 752, 753, 754, 756, 1413 and portion of cadastral survey plots—Nos. 719, 721, 722, 724, 765, 769 and 1412.

West Dinajpur.—No. 1922L.A.—19th February 1951.—Whereas 0.85 of an acre, more or less, of land situate in or near the village of Debipur, described below has been requisitioned by the Collector of West Dinajpur for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a Border Police outpost and Assistant Sub-Inspectors' quarters under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Mauza Debipur, jurisdiction list No. 63, thana Kumarganj, district West Dinajpur.

Khatian No.	Plot. No.
92	396

ERRATUM

Malda.—No. 1680L.A.—14th February 1951.—In the notice No. 12086L.A., dated 2nd November 1950, under section 1(1) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at pages 2243-2244, Part I, of the *Calcutta Gazette* of the 9th idem, in respect of the acquisition of 0.021 of an acre of land for the construction of a house gully (author's passage) in the village of Puratuli, jurisdiction list No. 65, police-station English Bazar, district Malda—

Read "Mauza Purapara", for "Mauza Puratuli", (which is the local name of the mauza) in lines 3 and 22.

DECLARATIONS

Burdwan.—No. 1682L.A.—14th February 1951.—Whereas it appears to the Governor that land is required to be taken by Government partly at the expense of the Asansol College and partly at the public expense for a public purpose, viz., for the erection of buildings for Asansol College and Hostel at Asansol, in the village of Asansol, jurisdiction list No. 23, thana Asansol, pargana Shergarh, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 778, 797-799 and parts of cadastral survey plots Nos. 699, 775, 777 and 779, and measuring, more or less, 8.07 acres, is required within the aforesaid village of Asansol.

Mines of coal, iron-stone, slate, or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6, Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Secretary, Asansol College, Asansol.

Burdwan.—No. 16741.L.A.—14th February 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for shifting of Sitaldasji Assisted Siding, East Indian Railway (Barakar extension), in the village of Nimcha, jurisdiction list No. 16, thana Raniganj, pargana Shergarh, zilla Burdwan, it is hereby declared that for the above purpose a piece of land starting from chainage 4,754 feet from mile post 122 of the East Indian Railway, main line, running generally towards the western direction being attached to the southern boundary of the same line passing through the village Nimcha and terminating at chainage 5,164 feet from the same mile-post and in the same village being 110 feet in length and varying in width from 19 feet 6 inches to 87 feet and measuring, more or less, 0.584 of an acre, is required within the aforesaid village of Nimcha.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol

24-Parganas.—No. 18821.L.A.—17th February 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for maintenance of Krishnapur canal, in the village of Thakdari, jurisdiction list No. 19, thana Rajarhat, pargana Calcutta, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising portions of cadastral plots Nos. 714 and 720, and measuring, more or less, 0.335 of an acre, is required within the aforesaid village of Thakdari.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas, Alipore, as well as in the office of the Executive Engineer, Canals Division, Alipore.

24-Parganas.—No. 18841.L.A.(P.W.).—17th February 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Gocharan-Dhosha Road, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.39 acres and comprising cadastral plots as detailed below, are required in the district of the 24-Parganas:—

District 24-Parganas.

Thana Baruipur, village Panchgachhia, jurisdiction list No. 88.

Cadastral plots in full—1807, 1808, 1806.

Cadastral plots in part—1805, 1809, 2176, 2699, 2177, 1828, 1829.

Thana Jaynagar, village Neutala, jurisdiction list No. 64.

Cadastral plots in full—742, 739.

Cadastral plots in part—649, 648, 1111, 686, 687, 645, 744, 746.

Thana Jaynagar, village Dhosha, jurisdiction list No. 81.

Cadastral plots in part—72, 83, 103, 794, 851, 853.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Planning Circle at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

24-Parganas.—No. 18861.L.A.(P.W.).—February 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Dhap-Dhapi (south of Dhap-Dhapi Railway Station), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.88 acres comprising cadastral plots as detailed below are required in the district of the 24-Parganas.

District 24-Parganas.

Thana Baruipur, village Chandkhali, jurisdiction list No. 103.

Cadastral plots in part—969, 954, 1294, 1281, 1279, 1263, 1232, 1349, 1353, 1354, 1174.

Thana Baruipur, village Padmajala, jurisdiction list No. 104.

Cadastral plots in full—2162, 2508

Cadastral plots in part—1780, 1788, 2038, 2041, 2042, 2148, 2150, 2151, 2155, 2128, 2127, 2126, 2161, 2163, 2507, 2512, 2544, 2545, 2546, 2547, 3454, 2539, 2562, 2566, 2568, 2569, 2570, 2571, 2577, 2578, 2582, 2586, 2587, 2589, 2914, 2915, 2916

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Planning Circle at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

ERRATUM

24-Parganas.—No. 16781.L.A.—14th February 1951.—In declaration No. 92051.L.A., dated November 1948, published at page 1184, Part I, the *Calcutta Gazette, Extraordinary*, of the 1st idem, in respect of the acquisition of land required by the Textile Machinery Corporation Ltd., for the construction of factory, godown staff quarters and cooly lines in the village Tarapukuria, Osmanpore and Basudebpore, jurisdiction list Nos. 12, 13 and 2, respectively, thanas Khardah and Barangar, pargana Calcutta, district 24-Parganas—

Read "35.73 acres" for "47.42 acres" line 17.

By order of the Governor

S. BANERJEE,

Member, Board of Revenue, and Secy to the Govt. of West Bengal (as-off)

Land Development

NOTIFICATIONS.

Nadia.—No. 1364L.Dev.—7th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Paschim Sambhupur, jurisdiction list No. 133, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 118-120, 128-136, 144-156, 217-224, 226-256, 259, 261-268, and measuring, more or less, 2.32 acres, is likely to be required within the said village of Paschim Sambhupur.

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 1370L.Dev.—7th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dighra, jurisdiction list No. 55, and police-station district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below, and measuring, more or less, 22.32 acres, is likely to be required within the said villages of Dighra and Talsha.

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Dighra.—Cadastral survey plots Nos. 359-362, 364, 365, 403, 404, 410-416, 464-466, 470, 472, 477, 479, 480-482, 498-500, 770-775, 783-788, 825, 1065-1103.

Talsha.—Cadastral survey plots Nos. 53025 and 3032.

Murshidabad.—No. 1414L.Dev.—7th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Fultala, jurisdiction list No. 147, police-station Habra, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below, and measuring, more or less, 22.32 acres, is likely to be required within the said village of Fultala.

section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2192, Part I of the *Calcutta Gazette*, dated the 15th December 1949:—

Schedule.

Mauza Benjatia, jurisdiction list No. 105, police-station Berhampore Town, district Murshidabad.

Cadastral survey plots in full—322, 450, 451, 453 to 457, 460 to 468, 470, 552 to 557, 566 to 569, 573-577, 598, 563/725 and 56/726.

Cadastral survey plots in part—158, 174, 385, 386, 446 to 449, 452, 458, 459, 469, 471, 472, 475, 570, 572, 578 and 426/734.

24-Parganas.—No. 1440L.Dev.—8th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Fultala, jurisdiction list No. 147, police-station Habra, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 718-722, 180, 182, 184, 186, 198, 4-6, 11, 12, 28, 130-136, 140-141, 149, 148, 162-168, 172-175, 177, 39, 40, 88-91, 96-105, 109, 155, 702, 701, 700, 153, 154, 179 and part of cadastral survey plots Nos. 181 and 183, and measuring, more or less, 22.32 acres, is likely to be required within the aforesaid village of Fultala.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 1442L.Dev.—8th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Banglani, police-station Swarnanagar, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as described in the schedule below and measuring, more or less, 328.66 acres is likely to be required within the aforesaid village of Banglani:—

Schedule.

Entire of cadastral survey plots Nos. 5-7, 11, 25-29, 31, 32, 34-55, 72, 73, 112-135, 137-147, 156-158, 162, 164-170, 180, 186-201, 208-210, 214, 229-231, 236-238, 242, 275, 277, 279-291, 298-300, 310-312, 314-316, 335, 336, 342, 343, 374, 375-377, 379, 419-422, 425, 427-430, 498-500, 503, 504, 521-528, 562-572, 947, 952-955, 959, 962, 969-971, 1020, 1021, 1028, 1037-1041, 1043-1048, 1052, 1061, 1062, 1065-1067, 1071, 1081-1083, 1104, 1141, 1143, 1144, 1146, 1167, 1188-1192, 1229, 1232, 1233, 1238, 1259, 1402, 1406-1408, 1410, 1411, 1414, 1423, 1428, 1432, 1440, 1441, 1446-1449, 1451, 1453, 1454, 1458, 1459, 1462, 1464-1466, 1468, 1470-1473, 1475-1478, 1490-1492, 1494, 1496, 1659, 1660, 1663, 1664, 1668, 1673-1680, 1735-1739, 1745, 1746, 1748, 1756-1771, 1773-1805, 1822-1828, 1830, 1833, 1834, 1839-1848, 1850-1872, 1874-1879, 1882-1886, 1890, 1891, 1893-1928, 1930-1935, 1946-1952, 1954-1958, 1962-1964, 1967, 1968, 1979, 1980, 1985, 1988-2003, 2006, 2007,

2019-2021, 2024, 2026-2034, 2036, 2038, 2039, 2065-2077, 2082, 2085-2089, 2402, 2404, 2406, 2409, 2410, 2417-2420, 2438, 2439, 2445, 2446, 2448, 2458, 2466, 2487, 2495-2497, 2504, 2506, 2512-2516, 2520-2522, 2526-2528, 2531, 2532, 2534, 2537, 2542, 2550, 2552, 2589, 2593, 2597, 2601, 2603-2606, 2608, 2614, 2615, 2626-2628, 2636, 2640, 2642, 2643, 2657, 2660, 2661, 2664, 2667-2669, 2698, 2699, 2719-2725, 2734-2737, 2744-2749, 2777-2779, 2787, 2880, 2881, 3038, 3040-3044, 3046, 3052, 3057, 3059, 3060, 3074, 4697, 4710, 4716, 4751, 5021, 5029, 5030, 5036-5038, 5040, 5041, 5042, 5046, 5061, 5072, 5074, 5076, 5078, 5079, 5081, 5082, 5086, 5105, 5111, 5149, 5157, 5159, 5160, 5165-5167, 5170, 5204-5206, 5214, 5215, 5217-5219, 5220, 5222, 5224, 5229, 5230, 5255-5261, 5269, 5290, 5967, 5968, 6050, 6051, 7539, 7540, 9448, 9456-9462, 9470-9472 and 5279 and portion of cadastral survey plot Nos. 1417, 2431, 2432, 2452, 2455, 2457, 2468, 2471, 2472, 2482-2485, 2489-2491, 2551, 2553, 2879, 2882, 4705, 5043, 5044, 5050, 5221, 6022, 6052, 6053-6054 and 7538.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 1444L.Dev.—8th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Rajballavpur, police-station Habra, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 40-43, 46-115, 151, 427, 428, 432, 433, 446, 1113, 1119, 1120, 1123 and part of plot No. 39, and measuring, more or less, 20·70 acres, is likely to be required within the aforesaid village of Rajballavpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 1446L.Dev.—8th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Patdanga, jurisdiction list No. 106, police-station Habra, district, 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1114, 1120-1123, 1128-1150, 1277-1286, 1293, 1296-1298, 1300, 1337-1339, 1342, 1344-1354, 1520, 1522 and measuring, more or less, 84·81 acres, is likely to be required within the aforesaid village of Patdanga.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 1528L.Dev.—10th Feb 1951.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act of 1948), read with sub-section (1) of section 1894 of the Land Acquisition Act, 1894 (Act 1894), the Governor is pleased to withdraw the acquisition of 2·48 acres of land comprising cadastral survey plot No. 1198 and part of cadastral survey plot No. 1197 out of the area of land included in the declaration No. 1434L.Dev., dated the 14th February 1950, published at page 271, Part I of the *Calcutta Gazette* of the 16th February 1950, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Satgachi, jurisdiction list No. 20, police-station Dum Dum, district 24-Parganas.

24-Parganas.—No. 1580L.Dev.—13th Feb 1951.—The Governor is pleased to cancel so much of the notification No. 8932L.Dev., dated 24th October 1949, under section 4 of the West Bengal Land Development and Planning Act (West Bengal Act XXI of 1948), published at pages 1894-1895, Part I of the *Calcutta Gazette* dated the 27th October 1949, as relate to cadastral survey plots Nos. 227, 272, 295, 270 and 674, and portions of cadastral survey plots Nos. 239, 273 and 294, and measuring, more or less 7·90 acres of land out of 22·24 notified for acquisition in the village of Deulpara, jurisdiction list No. 5, police-station Na, district 24-Parganas.

24-Parganas.—No. 1584L.Dev.—13th Feb 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Deulpara, jurisdiction list No. 5, police-station Naihati, district 24-Parganas, it is hereby notified that for the above purpose two pieces of land comprising cadastral survey plots Nos. 27, 28 and 130 and measuring, more or less, 3·02 acres, is likely to be required within the aforesaid village of Deulpara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Parganas.—No. 1592L.Dev.—13th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Samratayan Taluk, jurisdiction list No. 4, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 182 and measuring, more or less 0.36 of an acre, is likely to be required within the aforesaid village of Samratayan Taluk.

A declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Mauza.—No. 1896L.Dev.—19th February 1951.—The Governor is pleased to cancel so much of notification No. 8566L.Dev., dated the 31st March 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1601, of the *Calcutta Gazette*, dated the 10th March 1950, as relates to cadastral survey plot Nos. 1909, and parts of cadastral survey plots Nos. 1900 and 2298, and measuring, more or less, 14.34 acres, out of the total area of 24.25 acres held for acquisition in mauza Bauria, jurisdiction list No. 4, police-station Bauria, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

DECLARATIONS.

Mauza.—No. 1366L.Dev.—7th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Samratayan Taluk, jurisdiction list No. 4, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 118-120, 128-136, 144-156, 217-224, 226-256, 258, 261-268 and measuring, more or less, 14.34 acres, is required within the aforesaid village of Samratayan Taluk.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Parganas.—No. 1372L.Dev.—7th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Samratayan Taluk, jurisdiction list No. 55, and Talsha, jurisdiction list No. 56, police-station Habra, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 52.61 acres, is required within the aforesaid villages of Samratayan Taluk and Talsha.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Dighra.—Cadastral survey plots Nos. 68-75, 359-362, 364, 365, 403, 404, 410-416, 425, 437, 464-466, 470, 472, 477, 479, 480-482, 486-488, 498-500, 770-775, 783-788, 825, 1065-1071 and 1103.

Mauza Talsha.—Cadastral survey plots Nos. 2965-3025 and 3032.

24-Parganas.—No. 1582L.Dev.—13th February 1951.—Whereas it appears to the Governor that land is needed for public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Deulpara, jurisdiction list No. 5, police-station Naihati, district 24-Parganas, it is hereby declared that for the above purpose some pieces of land comprising cadastral survey plots described in the schedule below and measuring, more or less, 14.34 acres, are required within the aforesaid village of Deulpara.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Schedule of lands.

Mauza Deulpara, jurisdiction list No. 5, police-station Naihati, district 24-Parganas.

Cadastral survey plots Nos. 219, 221, 222, 254, 255, 265, 266, 286, 339, 340, 349, 350, 351, 352 and 659 and a portion of cadastral survey plot No. 294.

24-Parganas.—No. 1586L.Dev.—13th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Deulpara, jurisdiction list No. 5, police-station Naihati, pargana Havelisahar, district 24-Parganas, it is hereby declared that for the above purpose two pieces of land comprising cadastral survey plots Nos. 27, 28 and 130 to 134 and measuring, more or less, 3.02 acres, are required within the aforesaid village of Deulpara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

24-Parganas.—No. 1594L.Dev.—13th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ramnarayan Taluk, jurisdiction list No. 4, police-station Behala, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot

No. 182 and measuring, more or less, 0.36 of an acre, is required within the aforesaid village of Ramnarayan Taluk.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Burdwan.—No. 1690L.Dev.—15th February 1951.—The Governor is pleased to cancel so much of the notification No. 8490L.Dev., dated the 24th July 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1537, Part I of the *Calcutta Gazette*, of the 3rd August 1950, as relates to cadastral survey plots Nos. 42, 46, 47, 48 and part of cadastral survey plot No. 41 and measuring, more or less, 2.58 acres, in the village of Ichlabad, pargana Burdwan, district Burdwan, out of the total area of 10.25 acres, notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Burdwan.—No. 1692L.Dev.—15th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Ichlabad, jurisdiction list No. 75, thana Burdwan, pargana Burdwan, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 44, 45, 49-58, 60 and 61 and part of cadastral survey plot No. 41, and measuring, more or less, 7.67 acres, is required within the aforesaid village of Ichlabad.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

24-Parganas.—No. 1746L.Dev.—16th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Paschim Barisha, jurisdiction list No. 19, police-station Behala, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 515 and 517-524, and measuring, more or less, 3.56 acres, is required within the aforesaid village of Paschim Barisha.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 1754L.Dev.—16th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Joka, jurisdiction list No. 21, police-station Behala, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 736, and measuring, more or less, 0.44 of an acre, is required within the aforesaid village of Joka.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 1898L.Dev.—19th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bauria, jurisdiction list No. 4, police-station Bauria, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 1901, and part of cadastral survey plots Nos. 1900, 2298 and 2299, and measuring, more or less, 19.45 acres, is required within the aforesaid village of Bauria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

By order of the Govt.

S. BANERJEE,

Member, Board of Revenue and
to the Govt. of West Bengal

Requisition

NOTIFICATION.

Jalpaiguri.—No. 1608Reqn.(Spl)—16th February 1951.—In exercise of the power conferred by clause (b) of section 2 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the Governor is pleased to appoint Sri M. M. Das Gupta, Sub-Deputy Collector and Special Sub-Deputy Magistrate and Special Acquisition Collector, Jalpaiguri, to discharge the functions of a Collector under the said Act in the said district.

By order of the Govt.

S. BANERJEE,

Member, Board of Revenue, and
to the Govt. of West Bengal

requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 918/50Reqn.

Calcutta, the 21st December 1950.

ORDER.

Whereas in the opinion of the State Government premises described in the schedule below are required for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition premises described in the schedule below and by sub-section (4) of the said section the Governor is further pleased to direct the Collector, 24-Parganas, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

Two-storied house at Matigonge, Bongaon, 24-Parganas, owned by Janab Mukbul Islam and Janab Lutfar Rahaman.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

The landlord and the tenants of the premises referred to in the order above, are directed to place the above property at my disposal and control on or from the 6th March 1951 at 2-30 p.m., or on any subsequent date, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. K. GHOSH,

Collector under Act V of 1947, Alipore,
24-Parganas.

21st February 1951.

No. 919/50Reqn.

Calcutta, the 21st December 1950.

ORDER.

Whereas in the opinion of the State Government premises described in the schedule below are required for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition premises described in the schedule below and by sub-section (4) of the said section the Governor is further pleased to direct the Collector, 24-Parganas, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

A single-storied house consisting of 4 rooms and 1 kitchen at Matigonge, Bongaon, district 24-Parganas, owned by Msm. Rezia Khatun, wife of Janab Serajul Islam.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

The landlord and the tenants of the premises referred to in the order above, are directed to place the above property at my disposal and control on or from the 6th March 1951 at 1 p.m., or on any subsequent date, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. K. GHOSH,

Collector under Act V of 1947, Alipore,
24-Parganas.

The 21st February 1951.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Agriculture

NOTIFICATION.

Nadia.—No. 1158Agri.—16th February 1951.—Sri Sudhir Chandru Nag Biswas, B.Sc., B.Ag., Assoc.I.A.R.I. of S.A.S., Class I, is appointed to act in the West Bengal Agricultural Service as Superintendent of Horticulture in connection with the scheme for the establishment of a Banana Research Sub-station at Krishnagar in West Bengal with effect from the date on which he assumes charge until further orders.

By order of the Governor,
M. SARKAR, Dy. Secy.

বন।

Forests

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৯২৬ফর।—৬ই ফেব্রুয়ারী ১৯৫১।—হুটি হইতে প্রত্যাবর্তনের পর উপ-বন্যাস ত্রি ডি, এস, রাও, আই, এক, এস, পশ্চিম-বঙ্গ সরকারের মহাবন্যাসের স্বকীয় সহায়করূপে নিযুক্ত হইলেন। কলিকাতা উপহার সময় হইবে।

রাজ্যপালের আদেশানুসারে,

মৌরী চন্দ্র বসু,

উপ-সচিব।

Calcutta.—No. 926For.—6th February 1951.—On return from leave Sri V. S. Rao, I.F.S., Deputy Conservator of Forests, is appointed as Personal Assistant to the Conservator General of Forests, West Bengal, with headquarters at Calcutta.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

শিক্ষা বিভাগ EDUCATION DEPARTMENT

শিক্ষা।
Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৭২০শিক্ষা/২এন-২৭/৪৯।—১০ই ফেব্রুয়ারী ১৯৫১।—
ব্রিগাদী (প্রাথমিক) শিক্ষা কলেজের (মহিলা বিভাগ) পশ্চিমবঙ্গ
শিক্ষণ কৃত্যকের (মহিলা বিভাগ) অস্থায়ী বরিস্ত উপাধ্যায় ও চফলেনন
পরীক্ষামূলক বিদ্যালয়ের প্রধান শিক্ষিকা প্রিয়তা শান্তি দত্তকে ওরেন্ট
বেঙ্গল সার্ভিস রুলস (প্রথম খণ্ড) এর ১৯৭(১) দ্বারা অনুসারে ২০শে
অক্টোবর ১৯৪৯ তারিখ হইতে ২০শে ডিসেম্বর ১৯৪৯ তারিখ পর্যন্ত
মাতৃদ্বের ছুটি এবং তৎপরে ঐ রুলের ১৭৪(১)(এ) দ্বারামতে ২৬শে
ডিসেম্বর ১৯৪৯ তারিখ হইতে ১লা জানুয়ারী ১৯৫১ তারিখ পর্যন্ত
বিনা বেতনে অতিরিক্ত ছুটি দেওয়া হইল।

এতদ্বারা এই বিভাগের ১৯৪৯ সালের ২০শে ডিসেম্বর তারিখের
৬৪৬১শিক্ষা নং প্রজ্ঞাপনটি বাতিল করা হইল।

No. 720Edn./2L-27/49.—10th February 1951.—
Mrs. Santi Dutt, officiating Senior Lecturer and
Headmistress of the Experimental School at the
Basic (Primary) Training College for Women, in
the West Bengal Educational Service (Women's
Branch), was allowed maternity leave for the
period from the 25th October 1949 to 25th
December 1949, under rule 197(J) of the West
Bengal Service Rules, Part I, and thereafter
extraordinary leave without pay for the period
from the 26th December 1949 to 1st January
1951 under rule 174(J)(a) of the said rules.

This cancels this department notification
No. 6461Edn., dated the 23rd December 1949.

নদীয়া-হুগলী।—নং ৭২৮শিক্ষা/৪এ-৫০/৫০।—১০ই ফেব্রুয়ারী
১৯৫১।—হুগলী মহসীন কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
ইরাজীর অধ্যাপক প্রিন্সোবীন্দ্র নাথ মজুমদার অন্যত্র বদলী হওয়ার
ঐ পদে ও ঐ কৃত্যকে কলকাতার কলেজের অপর শিক্ষণ কৃত্যকের ঐ বিষয়ের
উপাধ্যায় প্রিন্সোবীন্দ্র কুমার চট্টোপাধ্যায়, এম. এ.,-কে উক্ত পদে যোগদানের
তারিখ হইতে স্থায়ীভাবে নিয়োগ করা হইল।

Nadia-Hooghly.—No. 728Edn./4A-53/50.—10th
February 1951.—Sri Santosh Kumar Chatterjee,
M.A., Lecturer in English, Krishnagar College,
in the Subordinate Educational Service, is
appointed substantively as Professor of the sub-
ject, Hooghly Mohsin College, in the West Bengal
Educational Service with effect from the date on
which he joins the duties of the higher post,
vice Sri Sourindra Nath Majumdar, transferred

কলিকাতা।—নং ৭২৯শিক্ষা/৪এ-৫০/৫০।—১০ই ফেব্রুয়ারী
১৯৫১।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
ইরাজীর অধ্যাপক প্রিন্সোবীন্দ্র মুখোপাধ্যায়ের পদোন্নতি হওয়ার ঐ পদে ও
ঐ কৃত্যকে ঐ কলেজের ঐ কৃত্যকের ঐ বিষয়ের অস্থায়ী অধ্যাপক
প্রিন্সোবীন্দ্র বাগচী, এম. এ., কে প্রিন্সোবীন্দ্র কুমার চট্টোপাধ্যায়ের হুগলী
মহসীন কলেজে ঐ বিষয়ের অধ্যাপক পদে যোগদানের তারিখ হইতে
স্থায়ীভাবে নিয়োগ করা হইল।

Calcutta.—No. 729Edn./4A-53/50.—10th Feb-
ruary 1951.—Sri Priyatosh Bagchi, M.A., offici-
ating Professor of English, Presidency College,
Calcutta, in the West Bengal Educational Service,
is appointed substantively to that post and in that
service, vice Sri Tarapada Mukherjee promoted,
and with effect from the same date on which Sri
Santosh Kumar Chatterjee joins the Hooghly
Mohsin College.

Calcutta.—No. 751Edn./4A-75/50.—14th Feb-
ruary 1951.—Miss Bina Sen, Lecturer in Mathe-
matics, Bethune College, Calcutta, in the Sub-
ordinate Educational Service, is appointed to act
in the West Bengal Educational Service (Women's
Branch), as Professor of the subject in the college,

with effect from the date on which she ac-
completes the duties of the higher post, or until
further orders.

কলিকাতা।—নং ১০২শিক্ষা/৪এ-১৪/৫১।—২০শে
১৯৫১।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উচ্চ
কৃত্যকের অধ্যাপক ডক্টর জ্যোতির্ময় ঘোষ অবসর গ্রহণ করার ঐ
কলেজের ঐ কৃত্যকের উদ্ভিদ-বিদ্যার অধ্যাপক ডক্টর হতীশ চন্দ্র সেন
এম. এসসি, ডি-এসসি (হাইডেলবার্গ)-কে ১৯৫১ সালের
জানুয়ারী তারিখ হইতে অথবা উক্তপদে পরবর্তী যোগদানের
হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

Calcutta. — No. 902Edn./4A-14/51. —
February 1951.—Dr. Jatish Chandra Sen (M.Sc., D.Sc. (Heidelberg), Professor of B
Presidency College, Calcutta, in the West Bengal
Senior Educational Service, is appointed to
the Principal of the same college with effect
the 1st January 1951, or any subsequent date
which he assumes the duties of the higher
vice Dr. Jyotirmoy Ghosh, retired, and
further orders.

কলিকাতা।—নং ১০৩শিক্ষা/৪এ-১৪/৫১।—২০শে
১৯৫১।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উচ্চ
কৃত্যকের উদ্ভিদ-বিদ্যার অধ্যাপক ডক্টর হতীশ চন্দ্র সেন পূর্ব
কার্যে নিযুক্ত থাকার ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের প
শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক ডক্টর হীরামাল চক্রবর্তী, এম.
ডি, এসসি-কে ১লা জানুয়ারী ১৯৫১ তারিখ হইতে অথবা ঐ
পরবর্তী যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অ
নিয়োগ করা হইল।

Calcutta. — No. 903Edn./4A-14/51. —
February 1951.—Dr. Hiralal Chakravarty
M.Sc., D.Sc., Professor of Botany, Presidency
College, Calcutta, in the West Bengal Educa-
tional Service, is appointed to act in the West B
Senior Educational Service as Professor of
subject in that college with effect from the
January 1951, or any subsequent date on
which he assumes the duties of the higher post,
Dr. Jatish Chandra Sen (Gupta), on deputation
until further orders.

হাওড়া।—নং ১২৭শিক্ষা/৪এ-৪০/৫০।—২০শে ফেব্রুয়ারী
—পশ্চিমবঙ্গ সাধারণ কৃত্যকে বেঙ্গল ইঞ্জিনিয়ারিং কলেজের
বিভাগের অস্থায়ী উপাধ্যায় প্রিন্সোবীন্দ্র মুখোপাধ্যায়
ডিপ্লো-ইন-আর্কিটেকচার (বম্বে)-কে ১৯৫০ সালের ২০শে
হইতে ঐ পদে এবং ঐ কৃত্যকে স্থায়ীভাবে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে
ডি, এম, সেন,
সচিব।

Howrah.—No. 927Edn./4A-43/50.—20th
February 1951.—Sri Shib Charan Mukherjee
B.A., Dip.-in-Architecture (Bombay), officiating
Lecturer in Architecture, Bengal Engineering
College, in the West Bengal General Service
is appointed substantively to the post and in
service with effect from the 20th November 1950.

By order of the Government
D. M. SEN.

PUBLIC SERVICE COMMISSION, WEST BENGAL NOTIFICATION.

No. 684P.S.C.—16th February 1951.—
results of the Second Half-Yearly Profess-
Examination of Assistant Executive Engi-
and Assistant Engineers in the Department
Irrigation and Waterways, Government of
Bengal, held on the 29th and 30th November
are published for general information.

The undermentioned officers have passed
examination:—

Pranab Kumar Chatterjee	..	Assistant Engineer
Kanak Bhushan Banerjee	..	Assistant Engineer
Santosh Kumar Roy	..	Assistant Engineer
Satyakar Gupta	..	Assistant Engineer

S. C. CHOWDHURI,

**Office of the Accountant-General,
West Bengal**

NOTIFICATIONS.

Subject:—Payment of refund of Union Excise Duty.

TM/227.—13th February 1951.—In continuation of this office notifications No. TM/157, 5th July 1950 and No. TM/179, dated 16th July 1950 (published at pages 1449 and 1741 of the *Calcutta Gazette*, dated 13th July 1950 and 31st August 1950, respectively), the procedure prescribed by the Government of India, in respect of claims for rebate of Excise Duty on exports of all kinds of goods including cloth is circulated for information and guidance of all Treasury and Sub-Treasury Officers in West Bengal. The Manager, Reserve Bank of India, Calcutta, are hereby informed that the Bankers' Union, Ltd., Calcutta, has executed a general bond of indemnity under S.R. 188(7) to the Treasury Rules, Bengal, Volume I. This bond enables the Bank to collect pay, allowances, pension, etc., of its customers which are payable from funds administered by or on behalf of the Governor of West Bengal.

[Government of West Bengal, Finance Department, letter No. 418-F-P-1R-15-(87)-50, dated 8th February 1951; Dy. No. TM-2657, dated 10th February 1951, filed in Bde. No. TM-8 of 48-49.]

Subject:—Opening of a major head "64-C Pre-partition Payments".

No. TM/230.—16th February 1951.—All Treasury Officers and Sub-Treasury Officers in West Bengal are hereby informed that a new major head styled "64C—Prepartition Payments" has been opened in the State section of the accounts from 1949-50 with the following heads thereunder:—

A—Land Acquisition Charges.

B—Claims passed by the Application Committee.

C—Other Miscellaneous Charges.

[Government of West Bengal, Finance Department (Budget), letter No. 12005F.B., dated 14th November 1949. Dy. Part-72Ble.Part/V of 49-50.]

Subject:—(1) Fixation of initial pay of war service candidates and temporary Government servants appointed permanently to Civil posts which carried the unified scales of pay before the introduction of the prescribed scale and (2) fixation of pay in the prescribed scales of war service candidates and retrained temporary employees appointed to civil posts on a temporary basis.

No. TM/231.—16th February 1951.—Attention of all Drawing and Disbursing Officers of the Central Government under the audit control of this office is invited to this office notification No. TM/177, dated 14th August 1950, on the subject noted above, published at page 1741 of Part I of the *Calcutta Gazette*, dated 31st August 1950, in which the Drawing Officers were requested to refix the initial pay of all Government servants who were affected by the orders referred to therein.

2. It has since been decided to exercise a percentage check of the cases in which the initial pay has been refixed by Drawing Officers in accordance with the instructions contained in the notification referred to in paragraph 1. All such cases together with the Service Books and other relevant documents should, therefore, be submitted to this office in one batch with initial pay statements in duplicate for necessary test-check of the initial rates of pay and dates of next increment.

(Comptroller and Auditor-General of India, letter No. 206-Admn./KW-108-NGE-I/50, dated 23rd January 1951—Dy. India 8661/TM-2519 filed in Bde. Estt-643-III of 49/50).

S. K. SARKAR,

Deputy Accountant-General.

Execution of a general bond of indemnity by the Hind Bank, Ltd.

TM/228.—15th February 1951.—All Treasury Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the Hind Bank, Ltd., Calcutta, has executed a general bond of indemnity under S.R. 188(7) to the Treasury Rules, Bengal, Volume I. This bond enables the Bank to collect pay, allowances, pension, etc., of its customers, payable from funds administered by or on behalf of the Governor of West Bengal.

[Government of West Bengal, Finance Department, letter No. 348F-F-II-3-50, dated 3rd February 1951; Dy. No. TM-2631, dated 7th February 1951, filed in Bde. No. TM/68 of 48-49.]

Execution of a general bond of indemnity by the Bankers' Union, Ltd.

TM/229.—15th February 1951.—All Treasury Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the Bankers' Union, Ltd., Calcutta, has executed a general bond of indemnity under S.R. 188(7) to the Treasury Rules, Bengal, Volume I. This bond enables the Bank to collect pay, allowances, pension, etc., of its customers, payable from funds administered by or on behalf of the Governor of West Bengal.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

24-Parganas.—No. 1007A.—20th February 1951.—Sri Surendra Kumar Datta Gupta, Additional Munsif of Alipore in the district of 24-Parganas, is appointed to be a Munsif at the same station, *vice* Sri Gauranga Bhushan Ghosh.

24-Parganas.—No. 1008A.—20th February 1951.—Sri Ram Kanta Mandal, lately Munsif of Tamluk in the district of Midnapore, is appointed to be an Additional Munsif at Alipore in the district of 24-Parganas, *vice* Sri Surendra Kumar Datta Gupta.

2. This cancels the Court's notification No. 8003A, dated the 19th December 1950, appointing Sri Ram Kanta Mandal as Munsif of Alipore, *vice* Sri Gauranga Bhushan Ghosh.

Murshidabad-West Dinajpur-Darjeeling.—No. 1098A.—24th February 1951.—Sri Samarendra Narayan Bagchi, Munsif of Lalbagh in the district of Murshidabad, is appointed to be a Munsif in the district of West Dinajpur-Darjeeling to be ordinarily stationed at Malda, *vice* Sri Sailesh Chandra Sen Gupta, No. 11.

West Dinajpur - Darjeeling - 24-Parganas.—No. 1108A.—24th February 1951.—Sri Sailesh Chandra Sen Gupta, Munsif of Malda in the district of West Dinajpur-Darjeeling, is appointed to be a Munsif in the district of 24-Parganas to be ordinarily stationed at Sealdah, *vice* Sri Taragati Bhattacharji.

24-Parganas-Murshidabad.—No. 1103A.—24th February 1951.—Sri Taragati Bhattacharji, Munsif of Sealdah in the district of 24-Parganas, is appointed to be a Munsif in the district of Murshidabad to be ordinarily stationed at Lalbagh, *vice* Sri Samarendra Narayan Bagchi.

Leave.

Midnapore.—No. 1044A.—22nd February 1951.—Sri Saurindra Mohan Chaturji, Munsif of Midnapore (Sadar), is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for five days with effect from the 12th February 1951.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 220L.S.-G.—20th February 1951.—It is hereby notified for general information that, under rule 20(b) read with rule 23 of the rules for the management of charitable hospitals and dispensaries in West Bengal, Sri Kumudini Ghose has been appointed to be a member of the Committee for the management of the charitable dispensary at Birsingha in the district of Midnapore, *vice* Sri Suresh Chandra Mandal deceased.

No. 222L.S.-G.—17th/20th February 1951.—It is hereby notified for general information that, under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal, the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Birsingha in the district of Midnapore:—

Subdivisional Officer, Ghatal.

Sri Ranjit Singh.

No. 335M.—20th February 1951.—It is hereby notified for general information that, under rule 20(b) of the Manual of Rules for the Management of Hospitals and Dispensaries in West Bengal, the following gentlemen are appointed to be members of the Committee for the management of

the Raniganj Hospital in the district of Burdwan:—

Circle Officer, Raniganj.
Sri Biman Behari Lal Sing.
Sri M. N. Dutta,
Medical Officer, Raniganj Hospital.
Sri Abani Mohan Banerjee.
Sri Gauri Shankar Nandy.
Sri Baidyanath Gupta.
Sri Banwarilal Bhalotia.
Sri Hiralal Tandon.
Sri Gopal Lal Bazaz.
Sri Balai Chandra Dutt.
Sri Dibakar Kundoo.
Janab Nazamul Huq.
Janab Md. Saifque.

No. 482J.G.—17th February 1951.—Hemanta Kumar Gautam, Sub-Deputy Collector on probation, and Circle Officer of Raniganj the district of Burdwan, was granted earned leave on medical certificate for twenty-eight days with effect from 6th January 1951 to 2nd February 1951 under rule 167(u) of the West Bengal Service Rules, Part I.

No. 533J.G.—22nd February 1951.—Sri Sankar Mukherjee, Sub-Deputy Magistrate Sub-Deputy Collector on probation and Circle Officer, Amta, in the Uluberia subdivision of Howrah district, was allowed earned leave with effect from 26th November 1950 to 10th December 1950, under rule 167(u) of the West Bengal Service Rules, Part I.

B. SARKAR, Commissioner.

Presidency Division—Calcutta

No. 387R.L.—20th February 1951.—In exercise of the powers conferred by the proviso to section 5 of the Bengal Agricultural Debtors Act, 1936 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorize Circle Officer (*ex-officio*) of Gangarampur in the district of West Dinajpur, to exercise, with effect from the date of publication of this notification, all the powers of the dissolved Debt Settlement Boards under Sadar subdivision of West Dinajpur district, in connection with the making awards in respect of cases of the dissolved Settlement Boards pending on the date of publication of this notification.

No. 424L.S.-G.—21st February 1951.—Under the provisions of section 50 of the Bengal Municipal Act, 1932 (Act XV of 1932), read with Government order No. 91(4)-M., dated 12th January 1942, it is hereby notified for general information that at a special meeting of the Municipal Commissioners of the Kurseong Municipality, on 30th December 1950, Sri K. B. Bhandari been duly elected as the Vice-Chairman of Kurseong Municipality in the district of Darjeeling, *vice* Sri C. K. Goenka, on leave.

No. 426L.S.-G.—21st February 1951.—It is hereby notified for general information that under rule 22(1) of the Manual of Rules for the Management of Hospitals and Dispensaries under supervision of the Government of West Bengal, (1) Dr. S. N. Sinha, B.Sc., M.B., (2) President, Balurghat Union Board, (3) Vice-President, Balurghat Merchants' Association (Sri Narayan Agarwala), and (4) President, Rice Association, Hili (West Dinajpur), are removed from the Advisory Committee of the Balurghat Sadar Hospital in the district of West Dinajpur for default in the discharge of their duties as members in the Hospital.

No. 427L.S.-G.—21st February 1951.—It is hereby notified for general information that under rule 20(a) of the Manual of Rules for the Management of Hospitals and Dispensaries under supervision of the Government of West Bengal, the following gentlemen are appointed to be members of the Committee for the management of

Murmu, (3) Sri Radha Mohan Mahanta, and President, Mahila Samity (Chalkbhawani), appointed as members of the Advisory Committee of the Balurghat Sadar Provincialised Hospital in the district of West Dinajpur in place of (1) S. N. Sinha, B.Sc., M.B., (2) President, Balurghat Union Board, (3) Vice-President, Balurghat Merchants' Association (Sri Joykan Agarwala), and (4) President, Rice Mills Association, Ilah (West Dinajpur), removed.

J. N. TALUKDAR, Commissioner.

NOTIFICATION.

1286G.—13th February 1951.—In exercise of powers under rule (3) of section V of the Madras Education Code, 1931, it is notified for general information that the Managing Committee of the Krishnagar Collegiate School has been reconstituted with the following members:—

- District Magistrate, Nadia, President (*ex-officio*).
- Head Master, Krishnagar Collegiate School, Vice-President and Secretary (*ex-officio*).
- Sri Manendra Nath Sanyal, B.A., B.T., Assistant Head Master, Teachers' representative.
- Sri Panchu Gopal Das, M.Sc., B.T., retired Government Officer, Guardians' representative.
- Sri Shib Chandra Sinha Ray, M.A., B.T., Zamindar, Guardian's representative.
- Sri B. G. Kanjilal, Senior Deputy Magistrate, Nadia, an official representative.

B. G. RAO,
District Magistrate, Nadia.

FORM D.

of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found under section 4).

Alipore, the 15th February 1951.
Whereas the property described in the schedule was requisitioned under rule 75A of the

Press Employees' Association.

Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII of 1947 which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 1 of the said Ordinance it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 18 of 1945-46 of Register VIII(1. A.).
Mauza Khardah, police-station Khardah

Cadastral Survey plot No.	Name of the owner.
3646	Mohammed Hossain Joygunnessa Bibi Khoyraunnessa Bibi Jan Ali Mia
3647	Jasodunoyee Dobi, mother of Narendia Nath Banerjee.

S. N. DAS GUPTA,
Land Acquisition Collector, 24-Parganas.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 61286C.T./2E/98/50-51.—16th February 1951.—Mr. Ausaful Haque, 3rd Additional Income-tax Officer, District I(1), Calcutta, is allowed under proviso to Fundamental Rule

81(b)(ii) leave on average pay on medical certificate for three months and twenty-one days with effect from the 17th January 1951 to 7th May 1951.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 59831C.T./2E/18/47-48.—12th February 1951.—In modification of this office order No. 5826C.T./2E-18/47-48, dated the 20th May 1948, Sri K. C. Bose, Additional Income-tax officer, Non-Companies (Income-tax-cum-Excess Profits Tax) District, Calcutta (since retired from service), is granted extension of leave on half average pay on medical certificate for three months and twenty-nine days, with effect from 5th March 1948 to 3rd July 1948, in continuation of the leave previously granted to him in this office order No. 22004C.T./2E-18/47-48, dated the 17th December 1947.

As his retirement is not voluntary, but was thrust upon him by reasons of ill-health incapacitating him for further service, in terms of Government of India order No. 4, below Fundamental Rule 81 (page 258 of the Post and Telegraph compilation of the Fundamental Rules, and Supplementary Rules, Volume I), the amount that has been drawn in excess by the officer as leave salary will not be refundable by him.

S. NARGOLWALA, Commissioner.

খাদ্য ও সরবরাহ বিভাগ।

DEPARTMENTS OF FOOD AND SUPPLY

অর্থোপদেষ্টার দপ্তর।

Financial Adviser's Office.

জ্ঞাপন।

NOTIFICATION.

নং ১৯৯৭ক.এ।—১৬ই ফেব্রুয়ারী ১৯৫১।—খাদ্য ও সরবরাহ বিভাগের অর্থোপদেষ্টার অধীনে অর্থনিয়ন্ত্রকের করনম্বর সহ-অর্থনিয়ন্ত্রক শ্রীসুরেন্দ্র নাথ সেন গুপ্ত মহাশয়কে ১৯৫১ সালের ১২ই ফেব্রুয়ারি তারিখ হইতে ২৮শে ফেব্রুয়ারী পর্যন্ত সাতের দিনের অধিকৃত ছুটি মজুর করা হইল।

রাজ্যপালের আদেশানুসারে,

শ্রীসুরেন্দ্র নাথ সেন গুপ্ত,

অর্থোপদেষ্টা ও পদাধিকারবলে অর্থবিভাগের।

No. 199F.A. — 16th February 1951. Sri Surendra Nath Sen Gupta, Asst. Controller of Finance, in the office of Controller of Finance, under the Financial Adviser, Departments of Food and Supplies, Bengal, is granted earned leave for seventeen days from the 12th February to the 28th February both days inclusive.

By order of the Governor

S. K. GHOSH,

Financial Adviser and Secy.

Finance Dept. (ca-off)

LABOUR DEPARTMENT.**ORDER.**

No. 995Lab.—14th February 1951.—Whereas under the Government of West Bengal, Labour Department, orders Nos. 2200Lab., dated the 3rd May 1950, and 4065Lab., dated the 26th July 1950, the industrial disputes between the printing presses mentioned in the lists attached with the said orders and their employees represented by the Press Employees' Association 249B, Bowbazar Street, Calcutta, regarding the matters specified in the said orders, were referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted his award on the said industrial disputes;

Now therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 2200Lab., dated the 3rd May 1950, and reference No. 4065Lab., dated the 26th July 1950, of the Government of West Bengal, Labour Department, and in the matter of industrial disputes between 90 Printing Presses of Calcutta and Howrah (79 printing presses under reference No. 2200Lab., and 11 printing presses under reference No. 4065Lab.) and their employees as represented by the Printing Press Employees' Association, 249B, Bowbazar Street, Calcutta.

PRESENT :

SRI A. DAS GUPTA, *District Judge.*

For Employers

For the Printing Presses who are members of the Bengal Association of Master Printers and Allied Industries—Mr. H. Stanhope, Honorary Secretary, Bengal Association of Master Printers' and Allied Industries.

For the Printing Presses who are members of Calcutta Printing Press Owners' Association—Sri N. K. Mukherji, Advocate, instructed by Sri S. N. Guha Roy, Secretary and other Officers of the Calcutta Printing Press Owners' Association and Officers of the individual Presses.

Messrs. Gordon and Company (Press)—M/S. Orr Dignam & Co., Solicitors.

For Employees—Sri P. K. Sanyal, Advocate and Sri S. K. Dhar, Pleader, assisted by Sri Indu Bhushan Sarcar, Secretary of the Printing Press Employees' Association.

AWARD.

The points which have been referred to for adjudication by the order of reference Nos. 2200Lab., dated the 3rd May 1950 and 4065Lab., dated the 26th July 1950, are detailed below:—

Points under the order of reference No. 2200Lab.

- (1) Whether minimum wages and grades and scales fixed in previous award enforced under Government order No. 1487Lab., dated 11th May 1948, should continue or whether they should be modified in any respect and how the workers should be fitted into the time-scales prescribed.
- (2) Dearness allowance.
- (3) Gratuity.
- (4) Standing Order regarding termination of employment

Points under order of reference No. 4065Lab.

- (1) Scales of pay and fixation of pay.
- (2) Dearness allowance.
- (3) Gratuity and/or Provident Fund.
- (4) Leave.
- (5) Working hours.
- (6) Security of service.
- (7) Bonus.

Before I take up the different points referred to for adjudication I propose to give a short history of the dispute between printing presses Calcutta and Howrah and their employees. Prior to the present reference there had been an omnibus reference under Government of West Bengal Labour Department, No. 249Lab., dated the 27th June 1947, for adjudication of industrial disputes between 169 printing presses of Calcutta Howrah and their employees. The award which followed was published in the *Calcutta Gazette* under order No. 1487Lab., dated the 11th May 1948. Besides this omnibus reference, there had been several references in respect of the industrial disputes in some individual presses. The award was published under order No. 1487Lab., dated 11th May 1948, covering almost all the points referred to me by the present orders of reference. During the adjudication proceedings which led to the said award, the parties amicably settled the rules about the service conditions of the employees including security of service and the grades and scales of pay and dearness allowance for the different categories of workmen other than clerical who were left outside adjudication by an amicable arrangement among the parties. The rules about the service conditions and the grades of pay, the maximum and minimum of each grade which were settled amicably, the parties were incorporated in the award and formed part thereof. The award was given by me. Although I laid down scales of increment of pay of each grade, through sheer oversight no rule was laid down for fitting the then existing employees into the revised grades and scales of pay. When this omission was brought to my notice, I held an informal conference with the representatives of the printing press owners and the employees and suggested some alternative rules which were being adopted at that time by the Industrial Tribunals, according to the circumstances of each case. These suggestions had legally no binding force and did not in any way improve the situation. The result was that some of the printing presses refused their workmen

it of the grades and scales of pay under the award while others fitted existing workmen into the revised grades and scales in a way which did satisfy the workmen. Eventually the Press Employees' Association asked to get a fresh order of reference from the Government of West Bengal, Labour Department, for fitting the employees into the grades and scales laid down by the omnibus award published under Government of Bengal, Labour Department, order No. 14871Lab. This was order No. 14871Lab. dated the 16th February 1949, of the Government of West Bengal, Labour Department. Thereafter the Navana Printing Works, one of the printing presses involved, moved the Hon'ble High Court for writ of prohibition and *certiorari* and a rule *nisi* was issued. The rule was suspended. The said rule was discharged about the 7th July 1949. By which time the award published under Government of Bengal, dated the 11th May 1948, ceased to have any force. The grades and scales laid down in the previous award were no longer enforceable, no useful purpose would be served in giving any direction to fit the then existing employees into those grades and scales of pay. An award accordingly with the recommendation that if the employees are aggrieved on this point, they might seek relief by an application to the Government to set up a new Tribunal. The grievances of the employees of the printing presses who were parties to the omnibus reference of 1947 remained unsettled. There is nothing on record to show that the printing presses removed this grievance of the employees to satisfaction. An industrial dispute may be terminated either by agreement or by amicable settlement or by conciliation or by compulsory arbitration. A mere reference does not terminate the dispute. It has not been suggested that the industrial dispute in respect of fixation of the grades and scales of pay as laid down in the award was terminated in any of the aforesaid possible ways.

A note in this connection that immediately after the order of reference No. 14871Lab., the Saraswaty Press, Ltd., and the Crown Printing Works moved the Hon'ble High Court for an order compelling the Government of Bengal either to withdraw or to cancel the said order of reference. It was contended before the Hon'ble High Court that there was no existence of an industrial dispute to justify the reference. The Hon'ble Mr. Justice who heard the application examined the contention of the applicant and found that the order of reference was fully justified. The applicant was accordingly rejected. His Lordship observed, "If it was necessary to fix the grades, it was necessary to fit the individual worker into the award. Solving the one without the other is solving only half the problem." His Lordship also found that there was an industrial dispute between the Press and one Kalipada Sarkar, an employee of the Crown Printing Press.

An preliminary objection has been taken on behalf of the printing presses who were parties to the omnibus reference that no dispute was raised by the employees of their respective employees before the Management. In the statement of the Press Employees' Association filed in the adjudication proceedings started under order of reference No. 2200Lab., there is no statement that any demands were placed before different printing presses on behalf of their employees. The Press Employees' Association has not filed a dispute case before the Labour Commissioner. In the absence of any such demand and refusal, there cannot be an industrial dispute. In the absence of any such demand and refusal, there cannot be an industrial dispute, and this demand must be fairly definite and substantial. This demand and refusal need not be in writing,

although to avoid future controversy, it is desirable that the demand refusal must be in writing. Mere addressing letters to the Commissioner of Labour or to the Secretary of the Government does not in any way constitute an industrial dispute. I have gone through the file of the Labour Commissioner very scrutinisingly and I do not find any indication that any demands were placed before the Printing Presses which were parties to the omnibus award, although the Press Employees' Association had a volume of correspondence with the Labour Commissioner, and in fact not a single copy of such correspondence could be produced before me to show that such demands were formulated and were submitted before the Management of these presses except copies of some resolutions and a demand for Puja bonus. There was a meeting of the press employees on the 5th August 1949 in the Park where the employees recorded a great dissatisfaction on account of non-implementation of the omnibus award. The result was that the press workers had been left where they had been before the award—low wages, long hours of work, insecurity of tenure of office, made or no provision for old age and various other difficulties and hardship was resolved that the Government might be moved to appoint a tribunal. There was another meeting of the press employees on the 16th September 1949. In this meeting the press employees discussed the order of reference No. 654Lab., dated the 16th February 1949. They felt very much aggrieved for the denial of the benefit of scales laid down in the omnibus award and felt very much concerned about the policy adopted by the employers for retrenchment and discharge of workmen. They also placed on record their claim for one month's bonus. Copies of these resolutions are said to have been forwarded to the Government. Specific demand for bonus appears to have been placed before the Owners' Association by a letter, dated 7th September 1949. The letter was produced before me by the Printing Press Owners' Association and it was returned on the said Association furnishing a copy of the letter to the Government. I have looked into the file of the Labour Commissioner as also in the Government file and I am satisfied that the Government applied its mind and was satisfied about the existence of an industrial dispute before the order of reference was made, although all the points mentioned under the order of reference might not be construed as industrial disputes in their strict sense. I have been referred to some of the correspondences that passed between the Secretaries of the Government on one side and the Secretary of the Press Owners' Association as also the Management of some of the presses. The individual presses as also the Secretary of the Press Owners' Association disputed the existence of any industrial dispute with the employees. In the last letter which was addressed by the Assistant Secretary to the Government of West Bengal, Labour Department, to the Secretary of the Press Owners' Association as also to the individual presses, it was made clear that it would be open to each concern to convene a Tribunal that there was no dispute in existence in any of the printing presses concerned (*vide* Ext. V series). So far as reference No. 2200Lab. concerned I find that the longstanding dispute about pay of the employees could not be fully settled and the grievance still remained. Several disputes appear to have been raised over the discharge of employees either by way of dismissal or retrenchment and adjudications had been made for from time to time since after the publication of the last omnibus award. The employees had thus occasion to think that the existing rules about security of service were not sufficient safeguard against victimisation and unfair labour practice. I accordingly hold that items 1 and 4 of the order of reference specified in the order of reference exist and call for a settlement by adjudication. About items 2 and 3, viz., dearness allowance and gratuity, no specific demand having been placed before the Management of

presses, it cannot be said, by any stress of imagination that there is industrial dispute over these points between the printing presses mentioned in the order of reference No. 2200Lab., and their employees. The grievance of the employees against the press covered by the last award was that the employers were slow to adopt the said award. I consider this grievance when I take up the specific points and shall see what relief can be given to the employees on account of this in such instances.

reference No. 4065Lab., relates to the industrial dispute of 11 printing presses. Out of which only 3 presses, viz., the Fine Art Press, the Stone Press and Protiva Press were parties to the last omnibus award. These three presses the Fine Art Press has been included in the order of reference No. 2200Lab. The remaining eight presses were not covered by the last omnibus award. A charter of demands appears to have been placed before the Management of 66 presses not covered by the said award including the aforesaid 8 presses. This charter of demands is said to have been placed before the employers in August 1948. The Press Employees' Association called upon these 66 presses in the first instance to follow the charter and in the event of their unwillingness to adopt the award the Press Employees' Association proposed to take recourse to a strike or to move for arbitration or adjudication and in that event the demands of the employees were for (1) a substantial increase in the basic wage and dearness allowance ensuring a minimum wage of Rs. 45 and full compensation for cost of living, with suitable grades and scales of increment for different categories of workers with due regard to nature of work, and risk involved; (2) Abolition of piece system; (3) fixing the normal working hours at 48 hours a week with a provision for extra allowance and overtime allowance at 25 per cent. and 100 per cent. normal wages respectively for the works at night and overtime work beyond day time; (4) security of service with provision for adequate compensation in the form of gratuity for wrongful dismissal, victimisation, dismissal and retirement due to old age or ill-health on medical ground at rate of one month's wage for each completed year of service or part thereof; (5) one month's privilege leave, fifteen days casual leave, one month's sick leave and holidays as declared by the Government; (6) Provident Fund with contribution on either side at 12½ per cent. of the employees; (7) three months' wages as profit bonus; (8) medical aid; (9) recognition of the Press Employees' Association. It is clear that all the points referred to by the order No. 4065Lab. for arbitration are covered by the charter of demands.

The financial and economic position of the printing industry is an important factor for consideration in connection with relief involving financial commitments. The lawyer for the Employees' Association was asked to inspect the accounts of the 11 printing presses involved in the order of reference No. 4065Lab. The inspection report which the learned lawyer has submitted after inspection of some papers is not of much assistance to this Tribunal, for forming an idea about the financial position of the presses which the learned lawyer had inspected. The learned lawyer stated that some of the presses did not produce stock books, cash memos, books and order books. The inspection report is Ext. A. Affidavits have been filed on behalf of Jnanodaya Press, Lahit Press and Gladstone Press in which they have denied to have any such paper. The Printing Owners' Association has filed a statement of account for 18 printing presses and a statement for the Government works done by five presses. These are Exts. I and II. The statements are prepared by the Printing Owners' Association on informations received from individual presses.

They were not supported by any account book kept in the ordinary course of business. No implicit reliance can be placed on these statements. Although all the 18 presses mentioned in Ext. I are alleged to have added the last omnibus award in respect of pay and dearness allowance, 1 of these presses did not adopt the direction in the said award about Contributory Provident Fund. The Saraswati Press, Limited, has its audited balance sheet for three years ending on 1947, 1948 and 1949. And Probartak Printing and Halftone, Ltd., has filed its audited balance sheet for three years 1354, 1355 and 1356 B.S. The financial position of the Saraswati Press, Limited, and Probartak Printing and Halftone, is quite satisfactory. I had occasion to look into the accounts of Gladstone Press for 1354 to 1356 B.S. in connection with an application under section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. The Printing Press Owners' Association has filed a copy of the order [Ext. 1(c)]. The financial position of the Gladstone Press in 1356 B.S. was far from satisfactory. Annexed to this award is an abstract about the financial position of the Saraswati Press, Probartak Printing & Halftone, Limited, and the Gladstone Press. Copies of the returns filed by the Bijoya Press before the Income-tax Department for 1946-47 and 1947-48 and the orders of the Income-tax Officer have been filed before me. In the returns losses amounting to Rs. 242 Rs. 477 for the two years were shown. Income-tax Officers did not allow some of the items of expenditure which were inadmissible on account of absence of proper vouchers and other reasons. He found that the presses had an income of Rs. 1,593 and Rs. 2,587 in the two years. [Exts. 1(d), 1(d)(1).] It was urged on behalf of the Printing Press Owners' Association that there has been a fall in the works of the printing industry in Bengal on account of the following reasons: -

(1) A good number of text-books which were being printed in the form of Classes III and IV of primary schools have been replaced by one Departmental Publication, Kishalay, Parts I and II. This fact is proved by the notification of the Government of West Bengal, Education Department, published in the *Calcutta Gazette* on December 14, 1950. It has been contended that by the said notification a number of textbooks on History, Geography and Natural Science for Class IV and for Classes I and II have also been reduced.

(2) By partition of Bengal nearly two-thirds of the total number of schools in undivided Bengal are said to be in Pakistan. That there has been a substantial reduction in the number of schools on account of partition cannot be disputed, although the number may not be as contended by the learned Advocate for the Press Owners' Association. It may be stated in this connection that the refugees from East Bengal have added to the strength in different schools in the pre-partition days. The question is whether the loss sustained by the printing industry on account of reduction in the number of schools was compensated by the influx of new students from East Bengal. Printing a large number of one particular book is not considered so much profitable as printing an equal number of different books. Printing a particular book involves works of the various departments of the printing industry, and for printing a particular book the initial charge is for all these varieties of work. For additional copies the cost of printing is charged. If instead of printing the additional copies a printing press is required to print a different book, unlike printing additional copies of the first book it will involve works of the various departments of the printing press. Thus it will supply work to the various departments of the printing press. In these circumstances it cannot be denied that partition of Bengal has affected the printing industry at

some extent. General depression has undoubtedly affected the sale of books. In this connection the report of the Secretary of the Publishers' Association of Bengal and the letters of the Manager Udhbodhan Office and Managing Director, Eastern Law House, Limited, to their printers Messrs. Krishna Printing Works may be referred to. (Exts. III series.) A good number of printing presses have come down to Calcutta from East Bengal. The Calcutta Printing Press Owners' Association has filed a list containing the names and addresses of 104 of such printing presses. This list is disputed by the Press Employees' Association. There may be some mistakes in the list but it cannot be denied that a good number of presses have come down to Calcutta from East Bengal. I have been referred to an editorial comment in the daily newspaper *Jugantar* of the 25th November 1950 about the hardships of such presses. It has further been contended on behalf of the Printing Press Owners' Association that there has been a reduction in the works for banks on account of the fact that a good number of banks collapsed under the partition. That a number of banks collapsed after the partition cannot be disputed. But there is nothing to say as to what extent the works of the printing industry was affected.

The Printing Press Employees' Association has on the other hand placed before me a list of University publication printed in private presses in Calcutta and also a list of publications of Pakistan books printed in the presses in Calcutta. The Employees' Association has also filed some posters, covers, reports and rules of Pakistan industrial concern printed in Calcutta. It has also been contended that banks and industrial concerns which have branches in Pakistan get their papers printed in Calcutta. Evidence has been placed before me in support of these contentions of the Press Employees' Association (vide Annexures to the Affidavits filed by the Press Employees' Association.) It has also been contended that there has been an increase in the number of periodicals during the last few years.

The Printing Press Owners' Association has filed before me some evidence to show how the printing industry has been adversely affected by the partition of Bengal, general economic depression and reduction of text-books for primary schools and influx of printing presses from East Bengal. On the other hand the Printing Press Employees' Association has on the other hand placed before me some evidence in support of its contention that the printing industry and hence its financial position has improved. The circumstances which both parties have placed before me support their respective contentions. But nothing was placed before me to indicate the result of all these circumstances taken together. Thus I am not in a position to assess the exact financial and economic position of the printing industry in Calcutta and Howrah.

So far as the reference No. 2200Lab. of the 3rd May 1950 is concerned, my duty will be to fix the employees into the grades and scales of pay laid down in the last omnibus award, and to revise the rules relating to seniority of service. These points do not involve any substantial financial commitments. It was contended on behalf of the Press Employees' Association that in the absence of any rule for fixing the employees into grades and scales of pay laid down in an award, the grades and scales awarded were of no value. According to the learned Advocate for the Press Employees' Association, the last omnibus award did not settle the industrial dispute in respect of grades and scales of pay. The industrial dispute at this point as the learned Advocate contends, remained unsettled and the industrial dispute not having been settled in any way is still alive. It has further been contended by the learned Advocate for the Press Employees' Association that even if the grades and scales of pay laid down by the last

omnibus award have any value, this should not be taken as conclusive all times to come. Revision of a previous award about wages is permissible so long as the living wage is not assured to the workmen. Reference was made to the award of the major Engineering Tribunal in which it was held that although an Adjudicator should not change the previous award except without sufficient justification, it was laid down that change of circumstances since passing of the last award, the principle of gradual advance to the living wage standard and anomalies and errors in previous award causing hardships to any party were some of the grounds which could justify revision of service conditions laid down in the previous award. On the authority of this principle enunciated in the last major Engineering award, the learned Advocate for the employees contended that the wages should be revised so as to ensure the minimum living wage to each and every employee. The principle of gradual advance undoubtedly justifies revision of wages laid down in the previous award provided it is found that the industry concerned is able to bear the additional burden, or in other words if it be found that the reaction of the previous award on the financial resources of an industry was not so very prejudicial as to threaten the existence of the industry altogether. We were told by the Press Employees' Association that a majority of the printing presses did not adopt the last omnibus award, and in fact from the statement filed by the Printing Press Owners' Association we could understand that only a very few of the printing presses in Calcutta and Howrah implemented the last omnibus award. It was for the Government to enforce implementation of the award by criminal prosecution or otherwise. As an Adjudicator I am to act upon the circumstances as they are. Thus I am not in a position to ascertain what the reaction of the last award would have been if it was implemented by the majority of the presses in Calcutta and Howrah. Besides, the wage-scales and grades incorporated in the last award are the result of an amicable settlement between the parties. It is presumed that they settled the points with due reference to the financial position of the industry as also of individual presses involved. Although certain circumstances have been placed before me by the Printing Press Employees' Association to show an improvement in the financial and economic position of the printing industry in West Bengal while the Press Owners' Association has placed before me certain circumstances to show that the industry has been adversely affected since the last award, no materials have been placed before me to indicate the total result of these circumstances taken together. In these circumstances I cannot increase the wage-scales of different grades of employees of printing presses laid down in the last award. This is for the printing presses who were parties to the last award.

Next about the presses who were not parties to the last award and whose wage scale different from that for the employees which were parties to the last award is likely to create discontent in the industry. My primary duty being to establish industrial peace, I cannot lay down any scheme which may be likely to create discontent among the employees and thereby disturb peace of the industry. Against these backgrounds I shall settle the points of dispute referred to for adjudication by the two orders of reference.

Of the presses which are not represented by any Association of Printers, the Press Owners' Automatic Printing Works and Young Printers (serial No. 76 and 78 of the order of reference No. 2200(Lab.)) could not be served with notice. The Press Employees' Association has no objection to these presses being left out of adjudication. Messrs. Gordon & Co. (serial No. 29 of the said order of reference was being represented by Messrs. Orr, Dignam & Co., Solicitors. Subsequently on 21st December 1950, Messrs. Batliboi & Co. were appointed receivers on application of

of India under section 46(2) of the Indian Income-tax Act. Notice since been issued to the Receiver. No award can be given against firm without hearing the Receiver. This is likely to involve some delay. The parties do not like that the award in respect of other printing presses should be delayed on this account. I accordingly propose to leave firm of Messrs. Gordon & Co. for the present. A separate award will be given for this firm. The following presses although duly served with notice did not file any written statement:—

Order of reference No. 2200Lab.

Basumati Press.
 Mercantile Printing Works.
 Milan Printing Works.
 Sahita Press.
 Tapash Press.
 Aishov Press.
 Metropolitan Printing and Publishing House, Ltd.
 Dhana Printing Works.

Order of reference No. 4065Lab.

Omega Press.
 Protiva Press.
 Lalabani Printers.
 etc. Printers

The notice issued was refused by the Management of City Printers. (amounts to service of notice.) These presses shall be bound by the award which will be given in pursuance of the two orders of reference.

In some of the presses, under the two orders of reference, statements were submitted to indicate that there was no dispute between the employers and employees of the presses.

Order of reference No. 2200Lab.

Art Press (serial No. 2).—A "No-dispute" statement has been filed, signed by the entire body of workmen. This is in Bengali and is dated May 1950. Subsequently on 3rd October 1950 a statement in English was put over the signatures of some of these workmen in which the above no-dispute statement was challenged as incorrect and without any foundation. The signatures under the no-dispute statement, dated 21st October 1950 were not disputed, nor was it suggested that the signatures were obtained by coercion or undue influence. On the other hand, I doubt whether these workmen, some of whom were illiterate and some half literate, could understand the purport of the statement drafted in English. I strongly hold that there is no dispute between the Management and the workmen of the Art Press.

2. Dorchester Printing Works (serial No. 20) and (3) Modern Art Press (serial No. 49). These two presses pleaded in their letters addressed to the Management that there was no dispute between the Management and the workmen. This statement was not supported by any signed statement of the workmen. I cannot therefore rely upon the uncorroborated statement of the Management and hold that they will be bound by the award that follows.

(4) *I.S.S.D. Press*.—A no-dispute statement signed by the entire body of workmen has been filed. The Printing Press Employees' Association has no objection to the I.S.S.D. Press being taken out outside adjudication. I accordingly leave this press outside adjudication.

(5) *New India Press (serial No. 76)*.—The dispute between the Management and the employees of this press has been amicably settled and a statement of no dispute signed by the Management of the press and countersigned by Sri Indu Bhushan Sarkar, Secretary of the Press Employees' Association, has been filed. This press shall also be left outside adjudication.

Order of reference No. 4085Lab.

(6) *Dhanantari Press (serial No. 9)*.—The dispute which the employees had against the Management appears to have been settled 2nd April 1949, through the intervention of the Conciliation Officer. Since then no fresh dispute appears to have been raised and in fact a no-dispute statement signed by the entire body of workmen has been filed. This shall also be left outside adjudication. I accordingly leave outside adjudication Art Press, I.S.S.D. Press, New India Press and Dhanantari Press on the ground that the industrial dispute between the Management of these Presses and their employees have been settled amicably and the Yoda Printers, and the Automatic Printing Works on the ground that they could not be served with notice.

Points 1 and 2.—Minimum Wages, grades and scales of pay and fitting employees into the revised grades and scales and dearness allowance.

After expiry of the operative period of the last omnibus award no fresh demands about grades and scales of pay and dearness allowance of different workmen appear to have been placed before the Management. Any of the presses covered by the said award, although from time to time a dispute was raised that the employees were not fitted into the revised grades and scales and the last award was not implemented and that workmen were left where they were with low wages and dearness allowance. The whole dispute was that the last award was not implemented. The absence of any fresh specific demands is the main ground why I can lay down revised grades and scales of pay and dearness allowance. Financial and economic position is undoubtedly an important factor for consideration in laying down grades and scales of pay and dearness allowance in conformity with the concept of the living wage. The grades and scales of pay of different workers and the dearness allowance were laid down in the last omnibus award on an amicable agreement between the parties. It is presumed that the parties settled these points amicably after consideration of the financial and economic position of the industry. If evidence could be placed before me to show that the financial and economic position of the industry has improved since then, and as majority of printing presses did not, according to the Press Employees' Association, implement the award, I am not in a position to examine what the reason of the last award was. On principle a previous award should not be changed except on sound justifiable grounds. Some of these justifiable grounds are: (1) Change of circumstances; (2) the principle of gradual advance to living wage; (3) anomaly, mistake or error in the last award involving hardships to either party or to both. I am not called upon to enquire whether any of these grounds exist in the present case to justify revision of the grades and scales of pay and dearness allowance for the different workmen, inasmuch as the sheet anchor, namely, a fresh demand, is absent. Still I propose to discuss the point briefly. About

age of circumstances, both parties have placed before me some materials make out a change of circumstances in their own way but the materials are not definite and I am not in a position to assess the total value of the age of circumstances taken together. About the principle of gradual advance to the living wage, it cannot be disputed that the wages laid down the last award is below the living wage standard accepted by Industrial Tribunals, and the dearness allowance does not substantially compensate the normal rise of essential goods. Gradual advance to the living wage standard is dependent on the financial and economic position of an industry, in fact, in the major industries, e.g., Jute Textile and Cotton Textile and engineering the unskilled workmen were awarded less than Rs. 30 as minimum basic salary. The Engineering Tribunal awarded in 1948 Rs. 25 as minimum basic salary and Rs. 25 as dearness allowance for the unskilled workers. The dearness allowance has however been recently increased. Though I feel for the workmen of the printing industry, I have fully discussed the reasons why I am not in a position to give adequate relief to the workmen of this industry. About the third point nothing could be shown except that through oversight no rule was laid down to fit the workmen into grades and scales of pay laid down by the last omnibus award.

In the circumstances already discussed I adopt the grades and scales of pay and dearness allowance laid down by the last omnibus award. They will be for the workmen of the presses covered by the last omnibus award.

Then about the presses which were not covered by the last omnibus award I cannot lay down any grades and scales of pay or dearness allowance except from what have been laid down for the majority of the printing presses which are covered by the last omnibus award, for that will create discontent among the workmen of those presses. During the last adjudication proceedings the clerks were left outside adjudication by mutual agreement there were no separate grades and scales of pay for Letter Press Machine-men, Colour and Half-tone Colour Etcher, and junior compositor working in a number of intricate jobs, although not fit to be a senior compositor and members of the lower subordinate staff. A Letter Press Machine-man (Colour) shall be given a higher start (not exceeding four years' experience) on the scales for the Letter Press Machineman (Ordinary), according to success in the trade test, provided he knows mixing of colour. A Half-tone Colour Etcher has been given an intermediate scale of Rs. 75—200. A compositor who specialises in four of the intricate jobs—viz., (i) colour page make up; (ii) ranging and justifying the lines; (iii) line work; (iv) display works; (v) Advertisement works; (vi) catalogue works and (vii) cheque, shall get Rs. 50—90. For the clerical staff I have shown three grades:—

Special grade—Over Rs. 200, ceiling and rates of increment at the discretion of the employers.

Senior grade—Rs. 75—200.

Junior grade—Rs. 40—3—70.

For the lower subordinate staff I have laid down the following three grades:

Head Durwans—Rs. 40—55.

Durwan—Rs. 30—45.

Beaters—Rs. 25—35.

For Commercial Artists the basic salary shall be settled by negotiation according to the qualification of the workers. The clerks shall get dearness allowance at Rs. 40 per month. Other adult workmen shall get at the rate of Rs. 22. Adolescents shall get Rs. 12.

The grades and scales of pay of different categories of workmen have been detailed in Annexure D to this award. The scales and increments are to be found in Annexure E.

Grading the employees of different categories upon proper job evaluation is the exclusive function of the employers. For proper assessment of the value of a job, the work load attached to it, the skill, intricacy, strain, and time involved in it must be known. This is possible only by a close study of a workman for a considerable length of time which is not possible for a Judge of the Tribunal. However I may lay down some principles for grading the employees of different categories—

(a) Those of the adolescents who have been granted a certificate of fitness to work as an adult under section 52, sub-section 2(b) of the Factories Act shall get the wages and dearness allowance prescribed for an adult worker. Those who have not been granted such a certificate of fitness shall be considered as child notwithstanding his age.

(b) In small presses where works do not permit employment of different workers for different jobs of allied nature, any worker who does two or more jobs shall get his salary for the job which carries the highest salary.

(c) The duty of supervisors, foremen and section-holders is mainly supervision work. They are responsible to the Proprietors or the Managers of a firm for the works of all the workers of their respective departments. A person to whom the principal work is allotted, and is not raised to the status of a supervisor, foreman or a section-holder simply because by virtue of his office as a principal worker he has some control over the work of other men in the department who assist him to finish his work, inasmuch as the finished work depends on the assistance he receives from the other workmen of the department. Head of the department does not convey the idea of any supervision. A workman who has been allotted the prime work of a department may have some control over the works of his assistants. But the final control is of the Management. The control which he has over the works of his assistants is limited to what is necessary for executing his own work.

(d) A probationer shall get the minimum salary prescribed for the work for which he is appointed.

(e) The allowance and the term for an apprentice shall be settled by negotiation. It is not possible to lay down any rigid rule inasmuch as the entire thing depends upon the nature of the job and aptitude of the person who comes to learn the work. A trained man shall not be appointed as an apprentice.

Although there was no demand for the members of the clerical staff and subordinate staff as also for three or four categories of workmen in the presses before the presses which are covered by the last omnibus award, we recommend that these presses should, in the interest of industrial peace, adopt the grades and scales of pay for these categories of workmen as laid down in this award. The grades and scales of pay and the dearness allowance laid down in this award are meant for uneconomic and marginal units. It is hoped that the economic units will not grudge their workmen high

of pay and dearness allowance. Those who are at present paying a higher rate of pay and dearness allowance to the workmen shall not withdraw the benefit.

Now I take up the point of fitting the employees into the different grades and scales of pay. The scales and increments have been detailed in Annexure

It is presumed that the workmen have been denied some of their increments on account of the omission in the last award of any principle for adjustment of the wages of the different workmen. It is presumed that by the time this award comes into force, the workmen would have been entitled to three to four increments. I have taken this fact into consideration. It is not possible to give each and every benefit with retrospective effect, for that will bring about a collapse of many of the uneconomic and marginal rates. The benefit which is given in an award relates to the circumstances existing at the time when it is given. I accordingly lay down the following rules—

(1) All workmen who are getting as then basic salary less than the minimum of their respective grades prescribed by this award shall be pulled up to the minimum.

(2) All workmen shall be deemed to have been started with the minimum of their respective grades and shall be subject to rules 4 and 5 below be entitled to the following increment with effect from the date when this award comes into force:—

(a) For workers whose basic salary is below Rs. 20 and clerks and bill collectors below the special grade (for whom annual increments have been prescribed by this award)—

(i) Less than one year's service—Nil

(ii) More than one year's service—One increment for each completed year of service subject to a maximum of four increments in their respective grades.

(b) Workmen other than those specified in rule 2(a)

(i) Less than 2 years' service—Nil.

(ii) More than two years' service—One increment for each completed period of two years' service, subject to a maximum of two increments in their respective grades.

(3) Subject to rules 4 and 5 below, all workmen who were getting on 11th May 1948 more than the minimum of their respective grades, as basic pay shall be given on the date on which this award comes into force the following increments in their respective grades:—

(i) Workmen getting less than Rs. 20 and all clerks and bill collectors below the special grade—One annual increment over the salary on 11th May 1948 for each completed year of service.

(ii) All other workmen—One biennial increment over the salary on 11th May 1948 for every two completed years of service.

(4) No workmen shall be entitled, by way of adjustment under this award, to more than what he would have been entitled to, if he had initially started with minimum of his grade and had got the periodical increments regularly.

(5) A workman shall not be entitled, by way of adjustment under this award to cross the efficiency bar unless he is considered fit by the employers and in no case he shall be entitled to more than the maximum of his grade.

(6) Rules 3, 4 and 5 above do not affect prejudicially the existing basic salary of any workman whose existing salary exceeds the limits specified in these rules.

(7) If the basic salary of any workman either existing or after adjustment as aforesaid, does not reconcile with any stage in his grade prescribed by this award, he shall be placed at the next higher stage and this stage shall be the starting point for calculating the next periodical increment.

(8) The increment by way of adjustment shall neither affect the right of the workmen to the next periodical increment or alter their anniversary for such increment due after this award comes into force.

If, in any press, the dearness allowance is consolidated with the basic salary, the basic salary shall be what remains after deducting Rs. 25 dearness allowance from the total emoluments. This basic salary shall be adjusted according to the principles laid down above.

Point No. 3.—Gratuity or Provident Fund.

No definite claim for gratuity was placed before the Management of any of the presses covered by the last omnibus award. The only dispute was either that the Tribunal's direction about the institution of the Contributory Provident Fund was not either implemented or was delayed. The Contributory Provident Fund with contributions at 6½ per cent. of basic salary of a workman on either side was to be instituted under the last award on the date on which it came into force, viz., the 11th May 1948. Some presses had Contributory Provident Fund from before. A good number of presses are said to have no Provident Fund as yet, while a number of presses have recently started Contributory Provident Fund as directed in the last award. The delay is said to have been caused by some correspondences with the Commissioner of Income-tax. Be whatever that might be the poor workmen were deprived of the benefit for a number of years. I accordingly direct that for the period between 11th May 1948 and the date when the Contributory Provident Fund started by the different presses the employees shall be compensated by a gratuity at the rate of 1/24th month's basic salary for each completed month of service. This will work out to be month's basic salary for each year. Those presses who feel any difficulty in instituting the Contributory Provident Fund shall pay their workmen gratuity at half month's basic salary for each completed year of service to be calculated with effect from 11th May 1948. Those who have not as yet started the Contributory Provident Fund shall have the option to elect between the two and shall notify to the workmen the result of their election within a month from the date when this award comes into force.

I cannot, for reasons already discussed, lay down any different scheme to the presses which were not covered by the last omnibus award. They shall start immediately either a Contributory Provident Fund or a gratuity scheme in the light of the aforesaid direction. The workmen of these presses shall also be entitled to gratuity with effect from 11th May 1948 or from the date when these presses were started whichever is later, on the same principle as have been laid down for the presses covered by the last omnibus award. Deductions of the gratuity, either in whole or in part, shall be made on the principles laid down in the rules for the Provident Fund for reduction of the employers' contribution to the Provident Fund.

Points Nos. 4 and 5.—Leave and working hours.

The rules on these points as laid down in the last omnibus award published under Government of West Bengal, Labour Department, Order No. 1487Lab., dated 11th May 1948, shall be followed.

Point No. 7.—Bonus.

For reasons already stated I cannot lay down a different scheme for the bonus not covered by the last omnibus award. The scheme for bonus as down in the last omnibus award under issue No. 8 shall be adopted.

Point No. 8.—Security of service.

The Standing Orders which were incorporated in the last omnibus award the result of an amicable settlement between the parties. These Standing Orders appear to have caused some hardships to the workmen for proper clarification. Besides there is no clear provision for termination of service by superannuation and retrenchment. I accordingly recast the Standing Orders with a view to remove the misunderstanding between the parties as far as possible. The employers shall maintain proper records suggested in the Standing Orders. In the absence of any such records presumption will naturally go against them. The revised Standing Orders are detailed below:—

Standing Orders for works staff.—These Standing Orders apply to all men and shall come into force with effect from the date of award of the award.

Definitions.—In this order unless there is anything repugnant in the context,—

- a. The "Company" means.....Press.
- b. "Manager" means the Company's Manager or any person named as Manager under section 9(I)(c) of the Factories Act.
- c. "Managing Director" means Managing Director of the Company.
- d. "Workman" means a person employed by the Company to do any skilled, semi-skilled or unskilled manual work for hire or reward but does not include clerical and Managerial, outdoor and menial staff.
- e. "Pay" means basic pay except for overtime allowance, in which case pay includes dearness allowance.

Classification—All workmen shall be classified as follows:—

- (i) Permanent, (ii) probationer, (iii) temporary, (iv) Badli and (v) apprentice.

A "permanent" workman is one who has been engaged on a permanent basis or any workman who has satisfactorily completed a full working period of one year in the same or another occupation in the Company, including breaks due to sickness accident, leave, lock-out, strike (not being an illegal strike), or involuntary closure of the establishment and has been confirmed as permanent in writing.

"Probationer" is a workman who has been provisionally employed in a permanent vacancy and has not completed twelve months' service.

"Temporary" workman is one who has been engaged for work which is essentially of a temporary nature likely to be finished within a specified period.

"Badli" is a workman who has been engaged in the post of a permanent workman, who is temporarily absent.

(*) An "apprentice" or a learner is a person selected to undergo a course of training in the trade or business of the Company and who may or may not be paid any allowance during the period of such training.

4. *Appointments.*—(i) No appointment is valid until a form setting out the name of candidate, job and rate of pay is signed by the Manager or the Director, and made over to the workman concerned. The employee's rate of pay will also be verbally intimated to him and his name will be maintained in a register for the purpose. This rule applies to all categories of workers as detailed in rule 3.

It must be understood that the Management shall prepare two copies of the appointment letters and shall obtain the signature of the workman concerned on the copy retained by the Management as a token of receipt of the original letter by him. Any workman refusing to sign the duplicate as suggested above shall not be entitled to get any appointment.

(ii) All appointments other than temporary, Badli and apprentice, as specifically mentioned, will be for a probationary period of one year. At the expiry of one year, the Company will consider each case for confirmation. On the application of the employee concerned and if found suitable he will be confirmed and made permanent. Otherwise he will be discharged. A probationary period may be further extended. The Company has the right to discharge a workman at any time during the probationary period without giving any notice or compensation in lieu of notice.

(iii) The service of a temporary workman may be terminated with or without any compensation in lieu of notice by operation of law at the expiry of the term or on completion of the work for which he was employed. If after completion of the work for which he was initially employed, such an employee is retained for the regular works of the Company, he shall be absorbed in the regular staff either as a permanent worker or as a probationer, according to his skill and ability. If he is taken as a probationer, the period he worked as a temporary hand shall be taken into account and credited against the period of probation necessary for confirmation. He may however be employed to execute more temporary works after completion of the temporary works for which he was initially employed. In all cases the particular job or the period for which he was initially employed and the re-employment if any shall be clearly noted in the appointment letter handed over to him. In the event of his failure to produce the original appointment letter, the Management will have the option to refuse him re-appointment.

5. *Notification of period and hours of work.*—The period of work for different classes of workman and different shifts will be as required by the Factory Act and shall be as the Management may from time to time decide.

6. *Notification of holidays and pay days.*—Notices specifying the holidays observed in the Company as holidays shall be notified provided that if a particular workman is required to work on notified holiday, he will be personally notified to that effect in advance as required by the Factories Act.

The "Pay Day" for different groups of workmen should be notified. The payment of wages should be made within the time provided under Section 5 of the Payment of Wages Act, 1936.

7. *Transfer.*—Service of any workman is liable to be transferred from one post to another or from one department to another or from one shift to another.

Shift working.—Shift working shall be regulated in accordance with Factories Act. More than one shift may be worked in a department or section of department at the discretion of the Company. If more than one shift is worked a worker shall be liable to be transferred from one shift to the other. Shift may be discontinued at any time after being notified.

Attendance and late coming.—All workmen shall be at work at the time fixed and notified. A grace of five minutes may be allowed. A daily absence up to five minutes will be excused. If any worker is late by more than five minutes, the period by which he is late over the grace period of five minutes shall be carried over and shall be dealt with according to the existing rules.—

(i) Total hours of late attendance during the month according to the said principle shall be calculated to the nearest hour.

(ii) If the total late attendance in one month exceeds two hours, it will involve a deduction in wages only.

(iii) If workers are to come to their place of work by trains, they shall be allowed to join their work if they can satisfy the Management that their attendance is due to late arrival of the train, the scheduled time of arrival of which would not have occasioned any delay in the workmen joining work.

such late attendance shall be dealt with as provided in clause (ii). The Management may consider the advisability or otherwise of condoning such attendance of a worker due to late arrival of trains provided such cases are not frequent.

(iv) If the total late attendance exceeds two hours during the month, it will involve deduction in both wages and dearness allowance and deduction be proportionate to pay and dearness allowance.

Exit and entry and liability to search.—All workmen entering or leaving the Company's premises at any time whilst on duty are liable to be searched by any person authorised by the Management provided that no search shall be made except in the presence of at least one witness. All workmen must enter and leave the premises by the gate allotted for the purpose. Gates may be closed during working hours at the discretion of the Management and workmen must not leave the premises during working hours without permission.

Stoppage of work.—(a) The Management may, at any time, in the event of a catastrophe, breakdown of machinery, stoppage of power supply, fire, civil commotion, strike or other cause beyond their control stop all or sections of the works, either wholly or partially, for any period without notice.

(b) In the event of such stoppage during working hours, the workmen shall be notified by notices upon notice board, as soon as practicable, and work will be resumed and whether they are to remain or leave their place of work. No deduction from pay shall be made for the day on which stoppage occurs. No other compensation will be admissible in case of stoppage. Wherever practicable, reasonable notice shall be given of stoppage of normal work.

(c) In case where workmen are laid off for short periods on account of stoppage of plant or a temporary curtailment of production, the period of lay-off not exceeding 15 days at a time shall be treated as leave,

with half pay or adjusted against leave at credit, ~~on~~ pay at the option of the worker. When, however, workmen have to be laid off for over 15 days their services may be terminated after giving them due notice or pay in lieu thereof.

12. *Leave and holidays.*—As laid down by the omnibus award entered under Government of West Bengal, Labour Department, order No. 1487/La dated 11th May 1948.

13. *Disciplinary action for misconduct.*—(a) A workman may be warned or fined for any of the following acts and omission:—

- (i) Disobedience.
- (ii) Carelessness.
- (iii) Negligence.
- (iv) Laziness.
- (v) Occasional breach of rules.
- (vi) Committing nuisance in the factory premises.
- (vii) Failure to observe safety instructions expressly given.
- (viii) Quarrelling.

(b) A workman may be suspended or dismissed without notice or compensation in lieu of notice, if he is found to be guilty of misconduct defined below:—

- (i) Wilful insubordination or disobedience, whether alone or in combination with others, to any lawful and reasonable order of superior officer.
- (ii) Theft, fraud or dishonesty in connection with the Company's business or property.
- (iii) Wilful damage to or loss of the Company's goods or property.
- (iv) Taking or giving bribes or any illegal gratification.
- (v) Habitual absence without leave or absence without leave for more than 14 days at a time.
- (vi) Habitual late attendance.
- (vii) Habitual breach of any law applicable to the factory or smoking in prohibited areas.
- (viii) Riotous or disorderly behaviour during working hours at factory or any act subversive to discipline.
- (ix) Habitual negligence or neglect of work.
- (x) Frequent repetition of any act or omission referred to in paragraph 13(a) above.
- (xi) Striking work or inciting others to strike work in contravention of the provisions of any law or rule having the force of law.

(c) A written charge shall be framed against the employee in fault and it should be handed over to him specifying the facts on which the charge is based in good time to enable him to prepare his defence.

Then a date shall be fixed for enquiry sufficiently ahead with due notice to the employee concerned. An opportunity should be given to him and himself either by himself or by official of the Union or by a bona fide lawyer. He should be given facilities to examine and cross-examine the witnesses.

If the charge is disproved, no punishment shall be inflicted upon him where the enquiring officer entertains a grave doubt about the honesty of the worker in which case he may be warned or discharged with usual and with usual compensation. If the charge is proved the employee shall be given such punishment as the offence proved justified.

The employee concerned may appeal against the recommendation of the officer of the department who holds the enquiry both on merit and punishment to the local head, who shall pass the final orders after hearing the employee concerned and examining the materials on the record. In all cases of punishment, previous record, if any, and other extenuating or mitigating circumstances, if any, shall be taken into account.

Before an employee is awarded extreme punishment of dismissal, the enquiring officer should consider whether a lighter punishment would have been justified in the circumstances of the case.

In case of grave misconduct and dishonesty affecting the interests of the industry, an employee may be suspended pending enquiry; but in no case shall the specific charge be framed against him in writing. If he is found guilty of the charge, he shall be reinstated with full wages and other benefits he would have been entitled to during the period of suspension.

The Company shall maintain a record containing details of such misconduct as above in respect of such a worker who is warned, suspended or dismissed and this shall be entered therein and the worker concerned shall be required to sign or put his left thumb impression against the entry.

The enquiry shall be concluded with all possible expediency and the period of pending enquiry shall not be for an indefinite period.

Termination of employment.—Termination may take the following forms:

Retirement on account of old age.—All workmen shall retire ordinarily on completion of the 55th year of their age. If any workman is considered fit for employment after completion of 55th year of his age he may, on his application, be granted an extension not exceeding three years, provided no retrenchment takes place in the meantime. No workman who is physically unfit shall be required to retire. Any workman completing 25 years of service shall have the right to retire even if he has not completed 55th year of his age.

Dismissal for misconduct or inefficiency.—A workman may be dismissed for misconduct as also for inefficiency, in which case the procedure laid down under rule 13 shall be followed. This rule is applicable to all categories of workmen including temporary workmen, dismissed before the expiry of the term or completion of the work for which he was re-employed.

Discharge on any ground other than proved misconduct or inefficiency.—A workman may be discharged on any justifiable grounds other than proved misconduct and inefficiency with one month's notice or one month's basic wages and dearness allowance in lieu thereof.

(4) *Retrenchment*.—In matters of *bona fide* retrenchment the following rule shall be followed:—

- (i) A workman whose superannuation is overdue shall be made to go in the first instance.
- (ii) If further retrenchment is called for, retrenchment shall be effected according to the accepted principle, "last come, first go". This shall be the usual rule. Deviation from this accepted principle is permissible in consideration of comparative efficiency of employees, their conduct and other factors. At the time of first appointment, retrenched employees shall get the first preference over other things being equal. It must be noted that in re-employing retrenched employees it is only efficiency and ability that count and not the principle "last come, first go".

15. *Certificate of service*.—Each worker having more than one year of service shall be entitled to a service certificate at the time of resignation, discharge, dismissal or retirement.

16. *Appeal*.—A worker shall have right to appeal from the order of the Manager to the Managing Director or the Proprietor as the case may be in case he is suspended or dismissed. In all other cases, the decision of the Manager is final.

17. *Complaints by worker*.—All complaints arising out of the employment including those relating to unfair treatment or exaction on the part of the supervisor or departmental head shall be submitted by a worker to the Manager. All such complaints will be carefully investigated by the Manager with a view to redress thereof.

18. *Overtime*.—Overtime payment shall be according to the scale given in the last omnibus award.

19. *Accidents*.—All workmen shall immediately report any injury or accident during the course of their work to the Manager through the departmental head for attention and necessary action. Should the man be found "unfit", payment of compensation would be made in accordance with the provisions of the Workmen's Compensation Act.

20. *Amendments*.—Additions, amendments or modifications to the Standing Orders may be made from time to time in accordance with the provisions of the Industrial Employment (Standing Orders) Act 1946 or any amendment thereof, or any other law relating thereto for the time being in force.

21. A copy of these Standing Orders should be kept in a prominent place for inspection.

Conclusion.

I need hardly repeat that the scales of pay, dearness allowances, contributions to the Provident Fund and other monetary benefits to the workmen laid down in this award are for uneconomic and marginal units of production, presses whose service conditions are more favourable to the workmen.

withdraw the benefits which have hitherto been extended to the work-
This award will govern all the 90 presses covered by the two references
the exception of Messrs. Gordon & Co., which will be dealt with
ately and with the exception of Automatic Printing Works, Young
ters, Art Press, I.S.S.D. Press, New India Press and Dhanantari Press
h are kept outside the present adjudication for reasons already stated.

efore the award was ready for submission to the Government the hearing
dispute in respect of Messrs. Gordon & Co. was concluded. Instead of
g a separate award for this Company as suggested in the body of the
award, I propose to incorporate my directions in respect of this firm
is award. At the hearing Sri S. K. Dhar, Pleader, represented the
loyees' Association and the employers were represented by Sri J. K.
h pleader of Messrs. Orr, Dignam & Co. He was instructed by Mrs.
ue on behalf of the Proprietors of the Company and Mr. V. F. Vica-
ee, a Partner of Messrs. Batliboi & Co., Receivers. A heavy outstanding
ity of the Company on account of income amounting to Rs. 14,81,094-6
stated appointment of the Receivers. At the hearing Mr. Vica-
ee stated that the Company had an additional liability of twenty-one lakhs
pees. There was, however, no document to substantiate this additional
ty of twenty lakhs of rupees. It was contended on behalf of the
any that in view of the heavy liabilities of the Company it was not
le for it to undertake any additional financial commitments. The
liabilities for income-tax clearly indicates that the Company earned
terable profits during the years to which the liability for income-tax
Messrs. Gordon & Co. is one of the firms covered by the last
us award. It is expected that the scales of wages and dearness allow-
for the employees of the Company were not less than what were laid
in the last award. In this award I have adopted the identical scales
grades of pay and dearness allowance. These are irreducible minima.
do not approach even the concept of a minimum living wage. I am
hat dearness allowance to the employees of this Company is paid partly
subsidised foodstuff and partly in cash which has been consolidated with
ast wages. The learned lawyer for the Employees' Association
ented that the workers are not willing to the concession of subsidised
nt being withdrawn. I accordingly direct that the Company will
on to give its employees foodstuffs at cheap rates as hitherto given.
the consolidated cash emoluments so much as will make up together
the subsidy for the foodstuffs calculated at the market controlled rate,
imum dearness allowance allowed to different categories of workers
be deducted from the total cash emoluments, the balance will be con-
das the basic wages of the workmen of different categories. After the
wages and dearness allowance are separated as suggested above, the
ees shall be fitted into the grades and scales of pay as laid down by
ard, according to the directions given for such fitting. The employees
also be entitled to increments within the grades as directed in this

out the provisions for old age and other points, the directions already
in this award shall be followed. The Company will be at liberty to
aw the provision for discretionary pension to employees who have not
been granted any pension.

A. DAS GUPTA,

Judge.

February 1951.

Names with addresses.	Serial No. in the order of reference.	Serial No. in the annexure to the last major award.	Remarks.
The Art Press, 60, Boulton Street, Calcutta.	27	Schedule A-28.	
Bosow Printing Works, 13, Chatterjipara Lane, Kadamtala, Howrah.	28	Schedule A-30.	
Indias Press, 4 Simla Street, Calcutta.	30	Schedule A-32.	
Natal Printing Works, 50 Ezra Street, Calcutta.	31	Schedule A-33.	
L. Sett & Sons, Ltd., 21, Jahu Pandit Lane, Calcutta.	32	Schedule A-34.	
Jonal Art Cottage, 11 Tagore Castle Street, Calcutta.	33	Schedule A-35. Schedule B-9.	
Photo Engraving Co., Ltd., 21, Cornwallis Street, Calcutta.	34	Schedule C-43.	
Press, Ltd., 64 Dhurantola Street, Calcutta.	35	Schedule A-36.	
Publishers Press, Ltd., 12 B. G. Kar Road, Calcutta.	36	Schedule C-45.	
Press, Ltd., D. L. Roy Street, Calcutta.	38	Schedule A-38.	
Type Foundry, 26 Archananda Road, Calcutta.	39	Schedule C-48.	
Bos Printing Works, Motendin Goswami Lane, Calcutta.	40	Schedule A-42.	
Machine Press, Shubman Das Lane, Calcutta.	41	Schedule A-41.	
Amblash Press, Jagannath Dutt Lane, Calcutta.	42	Schedule C-51.	
Press, Temple Street, Calcutta.	43	Schedule A-43.	
A Co., 41 A Amherst Street, Calcutta.	44	Schedule A-44.	
Art Press, Gour Lahu Street, Calcutta.	47	Schedule A-47.	
India Press, Wellington Street, Calcutta.	48	Schedule A-48.	
Press, Kulash Bose Street, Calcutta.	50	Schedule A-49.	
Printing Works, Ltd., 6 Ganes Chandra Avenue, Calcutta.	51	Schedule A-51.	
Printing Works, Lea Street, Calcutta.	52	Schedule A-52.	
Press, Ltd., Labazar Street, Calcutta.	53	Schedule A-53.	
Graphic Stores & Agency Co., Ltd., 1 Dhurantola Street, Calcutta.	55	Schedule A-59.	

Names with addresses.	Serial No. in the order of reference.	Serial No. in the annexure to the last major award.	Remarks
42. P. M. Bagchi & Co., Ltd., 19, Gulu Ostagar Lane, Calcutta.	56	Schedule A-60.	
43. Prabartak Printing and Half-tone Co., Ltd., 52/3, Bowbazar Street, Calcutta.	57	Schedule A-61.	
44. Prabhshi Press, 120-2, Upper Circular Road, Calcutta.	58	Schedule A-62.	
45. Queen Printing Works, 22, Sukoa Lane, Calcutta.	59	Schedule C-66.	
46. Reliance Printing Works, 219A, Old Chinabazar Street, Calcutta.	60	Schedule C-70.	
47. Suleen Press, 4, Simla Street, Calcutta.	62	Schedule A-64.	
48. Sri Saraswati Press, Ltd., 32, Upper Circular Road, Calcutta.	63	Schedule A-67. Schedule B-11.	
49. Sri Kali Press, 65, Sitarian Ghosh Street, Calcutta.	64	Schedule A-65	
50. Sri Krishna Printing Works, 27B, Grey Street, Calcutta.	65	Schedule A-66.	
51. Sripati Press, 14, D. L. Roy Street, Calcutta.	66	Schedule A-70.	
52. Star Printing Works, 30, Sibnarain Das Lane, Calcutta.	67	Schedule A-72.	
53. Standard Stationery and Manufacturing Ltd., 24, Bagmari Road, Calcutta.	68	Schedule A-71.	
54. All-India Printing and Cardboard Box Fac- tory, 58/1, Nimtola Ghat Street, Calcutta.	72	Schedule A-1.	
55. Karuna Press, 10, Dalhousie Square, Calcutta.	73	Schedule A-40.	
56. Sri Hari Art Press, 1, Haritakibagan Lane, Calcutta.	77	Schedule A-69.	

(Reference No. 4065-Lab., dated the 28th July 1950)

1. Laht Press (v), 5, Madan Mitter Lane, Calcutta.	2	..
2. Jnanodaya Press (v), 49/1, Kochu Chatterji Street, Calcutta.	3	.
3. Mohin Press (v), 36, Sootarkim Street, Calcutta.	4	..
4. Bejoya Press (v), 76, Bentick Street, Calcutta.	6	.
5. Janabani Press Publications, Ltd. (a), 36, Baranashi Ghosh Street, Calcutta.	8	..
6. Fine Art Press, 32, Sukoa Street, Calcutta	9	Schedule A-28
7. Gladstone Press, 7, Lower Chitpur Road	10	Schedule C-37.

(a) Not parties to the last award.

ANNEXURE B.

Presses represented by Bengal Association of Master Printers and Allied Industries.

(Reference No. 2200 Lab., dated the 3rd May 1950.)

Names with addresses.	Serial No. in the order of reference.	Serial No. in the annexure to the last award.	Remarks.
Calcutta Chromotype, Ltd. (Press), 1, Gibson Lane, Calcutta.	11	Schedule B-2.	
Caledonian Printing Co., Ltd., 3, Wellesley Place, Calcutta.	15	Schedule B-1.	
Lalbahari Press, 301, Bowbazar Street, Calcutta.	23	Schedule C-33.	
Press Printing, Ltd. (Press), 34, Mission Row (Extension).	24	Schedule B-4.	
Newman's Printing Works, Ltd., 21, Moradith Street, Calcutta.	54	Schedule B-10.	
Thacker & Press and Directoria, Ltd., 6, Bentinck Street, Calcutta.	60	Schedule B-13.	
Hughly Printing Co., Ltd., 5, Chit Row, Calcutta.	71	Schedule B-8.	

ANNEXURE C.

Presses not represented by any Association of Printing Press Owners or Press Owners.

(Reference No. 2200 Lab., dated the 3rd May 1950.)

Names with addresses.	Serial No. in the order of reference.	Serial No. in the annexure to the last award.	Remarks.
Art Press, 20, British Indian Street, Calcutta.	2	Schedule C-6	Notice served. A no-dispute statement in Bengali signed by the entire body of workmen forwarded by the Press by letter, dated 31st May 1950. By a statement in English, dated 3rd October 1950, the no-dispute statement is denied by the workmen.
Automatic Printing Works, 14, Wellington Lane, Calcutta.	5	Schedule A-5 (a)	(a) Notice issued by registered post returned with endorsement "unserved". Not known.
Bismati Press, 100, Bowbazar Street, Calcutta.	7	Schedule C-10	Notice served.
Bombester Printing Works, 116, Lower Circular Road, Calcutta.	20	Schedule C-30	Notice served. Manager pleaded in a letter, dated 18th September 1950, that there was no dispute. No such statement signed by workmen submitted.

Names with addresses.	Serial No. in the order of reference.	Serial No. in the annexure to the last award.	Remarks.
5. Gordon & Co. (Press), 106, Narkeldanga Road, Calcutta.	29	Schedule C-40	Sri J. K. Ghosh, I der of Messrs. Dignam & Co.
6. I. S. S. D. Press, 95B, Chittaranjan Avenue, Calcutta.	37	Schedule B-1 (a).	(a) A no dis statement su by the entire l of workmen warded by Press by le dated 22nd 1950.
7. Mercantile Printing Works, 5 & 6, Weston Street, Calcutta.	45	Schedule C-54	Notice served
8. Millon Printing Works, 20, Jhama Pukur Lane, Calcutta.	46	Schedule A-46	Ditto.
9. Modern Art Press (Nationalist Press), 12, Durga Pituri Lane, Calcutta.	49	Schedule C-56	Ditto. Man pleaded in a le dated 23rd Aug 1950, that it was no dis No such staten signed by work filed
10. Sabita Press, 18B, Shyamacharan De Street, Calcutta.	61	Schedule C-72	Ditto
11. Tapashu Press, 30, Cornwallis Street, Calcutta.	70	Schedule C-79	Ditto. Author Calcutta Press Assn but not report
12. Akshoy Press (Calcutta), 27 5, Tarak Chatterjee Lane, Calcutta.	74	Schedule C-3	Notice served
13. Metropolitan Printing Publishing House, Ltd., 90, Lower Circular Road, Calcutta.	75	Schedule C-55	Ditto
14. New Indian Press, 6, Duff Street, Calcutta.	76	Schedule C-59	Ditto. Man and Secretary the Press Em ployees' Assn filed joint st ment corrobor ing a no-dis statement ser by the worker
15. Young Printers, 12/13, Gombagan Street, Calcutta.	78	Schedule A-74	} Notice served
16. Duana Printing Works, 60, Keshab Ch Sen Street, Calcutta.	79	Schedule A-22	
(Reference No. 4065 Lab., dated the 28th July 1950)			
1. Omega Press, 26, Chowringhee, Calcutta.	1	..	Notice served
2. City Printers, 35, Chatawala Gully, Calcutta.	5	..	Notice returned w the endorsement "refused"
3. Dhanantari Press, 85, Harrison Road, Calcutta.	7	..	Notice served separate stat statement filed the Company
4. Protiva Press, 38/2, Wellington Street, Calcutta.	11	..	Notice served

ANNEXURE D.

Grades and scales of pay of different categories of workmen.

Categories.	Minima and maxima demanded.	Minima and maxima awarded.
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I. Composing Department (Hand and Mechanical).*Skilled.*

Linotype Mechanic	Rs. 100—240	Rs. 100—175.
Monotype Mechanic	Rs. 100—240	Rs. 100—175.
Linotype Operator (a)	Rs. 100—240	Rs. 95—200.
Linotype Operator (junior)	Rs. 60—100 ..	Rs. 50—90.
Monotype Keyboard Operator (b)	Rs. 100—240	Rs. 95—200.
Monotype Key board Operator (junior)	Rs. 60—100 ..	Rs. 50—90.
Galley Operator	Rs. 70—140 ..	Rs. 60—130.
Compositor (c)	Rs. 65—135 ..	Rs. 55—120.
Heading Distributor	Rs. 65—120	

Semi-skilled.

Monotype Caster Attendant	Rs. 40—90 ..	Rs. 35—80.
Junior Compositor (d)	Rs. 40—80 ..	Rs. 35—50.
Impositor	Rs. 45—70 ..	Rs. 40—65.
Distributor	Rs. 45—70 ..	Rs. 35—60.
Proof Pressman (e)	Rs. 45—60 ..	Rs. 35—50.

Unskilled.

Linotype Barman	Rs. 30—50 ..	Rs. 25—45.
Galley Proof Pressman	Rs. 30—45 ..	Rs. 25—40.
Proof Press Fly Boy (over 17 years)	Rs. 30—40 ..	Rs. 25—35.

II. Stereotyping Department.*Skilled.*

Stereotyper (f)	Rs. 50—85 ..	Rs. 40—80.
-----------------------	--------------	------------

Unskilled.

Assistant Stereotyper	Rs. 30—40 ..	Rs. 25—35.
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III. Letter Press Machine Section.*Skilled*

Letter Press Machineman	Rs. 50—120	} Rs. 45—100. If he knows mixing of colour, he shall be given a higher start not exceeding 4 years' start according to his success in the Trade Tests.
Letter Press Machineman (colour)	Rs. 80—150	

Semi-skilled.

Assistant Machineman (Paper Feeder or Burnisher) Machinemen and Assistant Machinemen for Flat and Treadle machines	Rs. 40—70 ..	Rs. 35—65.
--	--------------	------------

shall have the same pay as those for the Letter Press Machine.

Categories.

Minima and
maxima
demanded.Minima and maxima
awarded

IV. Binding Department.

Skilled.

- | | | | | | |
|--------------------|----|----|------------|----|-----------|
| 1. Book-binder (g) | .. | .. | Rs. 50—100 | .. | Rs. 40—90 |
|--------------------|----|----|------------|----|-----------|

Semi-skilled.

- | | | | | | |
|------------------------------|----|----|-----------|----|-----------|
| 1. Book-binder (junior) (gI) | .. | .. | Rs. 35—50 | .. | Rs. 30—38 |
|------------------------------|----|----|-----------|----|-----------|

Unskilled.

- | | | | | | |
|---|----|----|-------------|----|-----------|
| 1. Labeller and labourer in preparing department. | .. | .. | Rs. 30—1—40 | .. | Rs. 25—35 |
|---|----|----|-------------|----|-----------|

V. Process Department.

Skilled.

- | | | | | | |
|--|----|----|------------|----|---|
| 1. Process Camera Operator (h) | .. | .. | Rs. 80—200 | .. | Rs. 70—160 |
| 2. Process Camera Operator (junior) (hI) | .. | .. | Rs. 55—120 | .. | Rs. 50—65 |
| 3. Engraver | .. | .. | Rs. 70—170 | .. | Rs. 65—140 |
| 4. Router | .. | .. | Rs. 50—85 | .. | Rs. 40—50 |
| 5. Line Etcher | .. | .. | Rs. 55—120 | .. | Rs. 45—75 |
| 6. Line Etcher (colour) | .. | .. | Rs. 65—135 | .. | Rs. 55—100 |
| 7. Halftone Etcher | .. | .. | Rs. 65—135 | .. | Rs. 55—100 |
| 8. Halftone Colour Etcher | .. | .. | Rs. 80—200 | .. | Rs. 75—200 |
| 9. Helio Printer, Process Metal Printer | .. | .. | Rs. 50—85 | .. | Rs. 45—70 |
| 10. Commercial Artist | .. | .. | Rs. 80—200 | .. | Pay to be settled by
tutions according
the qualification-
worker |

Semi-skilled.

- | | | | | | |
|------------------|----|----|-----------|---|-----------|
| 1. Block mounter | .. | .. | Rs. 50—85 | } | Rs. 35—60 |
| 2. Carpenter | .. | .. | Rs. 40—60 | | |

VI. Lithographic Department.

Skilled.

- | | | | | | |
|--------------------------------|----|----|------------|----|------------|
| 1. Litho Artist (i) | .. | .. | Rs. 80—180 | .. | Rs. 60—150 |
| 2. Photo-litho Camera Operator | .. | .. | Rs. 55—120 | .. | Rs. 50—100 |
| 3. Litho Machineman | .. | .. | Rs. 55—120 | .. | Rs. 45—100 |
| 4. Litho Transfer Machineman | .. | .. | Rs. 50—85 | .. | Rs. 45—70 |

Semi-skilled.

- | | | | | | |
|---|----|----|-----------|----|-----------|
| 1. Litho Artist (jr.) (j) | .. | .. | Rs. 50—85 | .. | Rs. 40—50 |
| 2. Litho Assistant Machineman (feeder) | .. | .. | Rs. 40—70 | .. | Rs. 35—65 |
| 3. Stone and Plate Preparer (including Litho Stone Polisher and Grainer). | .. | .. | Rs. 40—60 | .. | Rs. 35—50 |

Unskilled.

- | | | | | | |
|-------------|----|----|-----------|----|-----------|
| 1. Spongman | .. | .. | Rs. 30—50 | .. | Rs. 25—45 |
|-------------|----|----|-----------|----|-----------|

Categories.

Minima and
maxima
demanded.Minima and maxima
awarded.

VII. Offset Department.

Skilled.

Offset Artist (k)	Ra. 80—180	..	Ra. 60—150.
Offset Camera Operator (l)	Ra. 55—120.
Helio Printer	Ra. 45—70.
Offset Machineman	Ra. 80—200	..	(x) Up to Super Royal size, Ra. 60—100. (y) Above Super Royal size, Ra. 75—150.

Semi-skilled.

Offset Junior Artist (m)	Ra. 50—85	..	Ra. 40—55.
Offset Assistant Machineman (Paper Feeder or Inkman)	Ra. 40—70	..	Ra. 35—65.

VIII. Cardboard Box Department.

Finish Machine for cartoon	Ra. 65—120	..	Ra. 60—100.
Finish Assistant	Ra. 55—65.
Sitting Man (Handwork)	Ra. 40—80	..	Ra. 35—75.
Box	Ra. 30—40	..	(x) Unskilled adult : Ra. 25—36. (y) Unskilled adolescent : Ra. 20—20.
Howitz and Hand Machine	Ra. 45—70	..	Ra. 40—65.
Power Pulping Garping Machine	Ra. 50—85	..	Ra. 40—75.

IX. Supervisors, Overseers, Foremen and Section-holders.

Section-holder (a) Overseer, Foreman	Ra. 225—250.
Section-holder (b)	Ra. 120—140.
Printing Department	Ra. 135—195	..	Ra. 120—140.
Finishing Department	Ra. 200—300	..	Ra. 200—225.
Distribution Department (Head Distributor)	Ra. 70—110	..	Ra. 60—75.
Letter Press Machine Department (Manager)	Ra. 150—250	..	Ra. 100—120.
Cardboard Box Department	Ra. 120—160	..	Ra. 100—120.
Letter Machine Press Department (Manager)	Ra. 150—200	..	Ra. 100—120.
Offset Machine Department	Ra. 200—300	..	Ra. 150—175.
Press Department	Ra. 200—225.
Broom Department	Ra. 90—100.
Offset and Litho Artist in charge	Ra. 180—280	..	Ra. 150—175.

Categories.	Minima and maxima demanded.	Minima and maxima awarded.
X. Reading Section.		
1. Head Reader	Rs. 150—250 ..	Rs. 150—250
2. Readers	Rs. 90—150 ..	Rs. 90—150.
3. Copy-holders	Rs. 60—90 ..	Rs. 60—90.
XI. Clerical and other staff.		
1. Clerks (senior)	Rs. 80—250	Special grade— Over Rs. 200, ceiling rates of increment the discretion of employers
2. Clerks (junior)	Rs. 55—130	
3. Estimators	Rs. 80—250	
4. Time-keeper	Rs. 80—250	
5. Store-keeper	Rs. 80—250	Senior grade— Rs. 75—200
6. Assistant Store-keeper	Rs. 70—130	Junior grade— Rs. 40—75
7. Typists (attached to Superintendent, Managing Directors, etc.).	Rs. 80—250.	Grading of the members of the clerical staff left to the discretion of the employers. Some ex- amples recommended
8. Typists other than (7)	Rs. 55—130.	
XII. Lower Subordinate Staff.		
1. Head durwan	Rs. 50—80 ..	Rs. 40—55.
2. Durwan	Rs. 40—70 ..	Rs. 30—45.
3. Bechar	Rs. 35—1—60	Rs. 25—35
XIII. General.		
Semi-skilled.		
1. Copperplate Pressman	Rs. 35—55.
2. Ticket Printer	Rs. 35—70.
3. Ticket Checker	Rs. 40—80.
4. Roller Caster	Rs. 35—50.
Unskilled.		
1. Assistant Copperplate Pressman	Rs. 25—40
2. Assistant Roller Caster	Rs. 25—35.
3. Cleaners of all departments	Rs. 25—35.
4. Coolies of all departments	Rs. 25—35.
Adolescents (all unskilled employees) under 17 years of age as under section 2(a) of the Factories Act. Those who have obtained certificates of fitness to work as an adult shall get basic salary and dearness allowance as provided for adult workers.		Rs. 16—20.

Categories.	Minima and maxima demanded.	Minima and maxima awarded.
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XIV. Type Foundry Department.

Headman	Rs. 80—140 ..	Rs. 75—135.
Type Examiner	Rs. 70—120 ..	Rs. 60—110.
Thompson or Automatic Type Caster ..	Rs. 55—120 ..	Rs. 50—100.
Copper Justifier, Lead Quotation Caster ..	Rs. 55—120 ..	Rs. 50—100.
Batterymen	Rs. 55—95 ..	Rs. 50—90.
Store-keeper	Rs. 55—95 ..	Rs. 50—90.
Caster	Rs. 55—85 ..	Rs. 40—70.
Type Checker	Rs. 55—85 ..	Rs. 40—70.
Type Rubbers and Polishers	Rs. 55—85 ..	Rs. 40—70.
Boy	Rs. 30—40 ..	(i) Adolescents— Rs. 16—20. (ii) Adults—Rs. 25—35.

any unskilled worker has been left out, he shall be given the grade Rs. 25—35.

Linotype Operator must be able to give an hourly outturn of 5,000 corrected "ems" and 2,500 "ems" in Indian script to qualify for the basic pay of Rs. 95. High outturn entitles for high pay.

Monotype Keyboard Operator same as Linotype Operator.

Compositor must be competent to handle all classes of job and book work independently. Consultation with other compositors does not imply inability to handle the work independently.

A junior compositor who specialises in four of the intricate jobs—viz., (i) correction; (ii) making up; (iii) ranging and justifying the lines; (iv) tabular works; (v) display works; (vi) ornament; (vii) catalogue works and (viii) cheque shall get Rs. 50—90.

Proof Pressman—denotes cylinder or hand pressman.

Stereotyper—includes Plongmakor, Casting Box Operator, Tong Cutter and Router.

Book binder must be competent in all processes of simple book binding and in the binding processes in board bound books, and all book binding machines including dye stamping, competent to handle small machines, e.g., wire stitcher, standing press, hot press, and backing machineries, etc.

Process Camera Operator must be capable of handling all classes of works.

Junior Process Camera Operator—His qualifications must be noted in his appointment.

Litho Artist, (k) Offset Artist and (l) Offset Camera Operator include Retouchers.

and (m) Qualifications for Junior Artist (Litho and Offset) cannot be defined.

and (n) Supervisors, Overseers, Foremen, and Section-holders.—Their main duty is supervisory work. They are responsible to the Proprietors or Manager of the firm for all the work in their respective departments and as such they must be clothed with powers to take disciplinary action against the worker under them. A person to whom the principal work or the work has been allotted is not raised to the status of a Supervisor, Overseer, Foreman or Section-holder simply because by virtue of his office as a principal worker he has some control over the work of the workers who assist him to finish his work inasmuch as the finished work depends on the assistance he receives from the other workers in his department. He may be a senior worker, or principal worker or head of the department and this does not convey a sense of supervision.

ANNEXURE E.

Scales of increments for the different grades of Workmen other than Clerks and SA Collectors.

Grados.		Scales of increment.
Rs. 16—20	.	Rs. 16—2—20.
Rs. 25—35		Rs. 25— $\frac{1}{2}$ —30 E. B. $\frac{1}{2}$ —35.
Rs. 25—36	..	Rs. 25— $\frac{1}{2}$ —30 E. B. $\frac{1}{2}$ —36.
Rs. 25—40	..	Rs. 25— $\frac{1}{2}$ —35 E. B. $\frac{1}{2}$ —40.
Rs. 25—45	—	Rs. 25—2/2—35 E. B. 1—45.
Rs. 30—38	—	Rs. 30—2/2—38.
Rs. 30—45	..	Rs. 30—2/2—40 E. B. $\frac{1}{2}$ —45.
Rs. 35—50	..	Rs. 35—2/2—45 E. B. 1/2—50.
Rs. 35—55	..	Rs. 35—2/2—45 E. B. 2/2—55.
Rs. 35—60	..	Rs. 35—3/2—50 E. B. 2/2—60.
Rs. 35—65	..	Rs. 35—4/2—55 E. B. 2/2—65.
Rs. 35—70	—	Rs. 35—5/2—60 E. B. 2/2—70.
Rs. 35—75	..	Rs. 35—5/2—60 E. B. 3/2—75.
Rs. 35—80	..	Rs. 35—0/2—65 E. B. 3/2—80.
Rs. 40—55	..	Rs. 40—2/2—50 E. B. 1/2—55.
Rs. 40—65	—	Rs. 40—3/2—55 E. B. 2/2—65.
Rs. 40—70	—	Rs. 40—3/2—55 E. B. 3/2—70.
Rs. 40—75	..	Rs. 40—4/2—60 E. B. 3/2—75.
Rs. 40—80	..	Rs. 40—4/2—60 E. B. 4/2—80.
Rs. 40—90	..	Rs. 40—5/2—65 E. B. 5/2—90.
Rs. 45—70	..	Rs. 45—4/2—65 E. B. 1—70.
Rs. 45—75	..	Rs. 45—4/2—65 E. B. 2/2—75.
Rs. 45—100	..	Rs. 45—0/2—75 E. B. 5/2—100.
Rs. 50—65	..	Rs. 50—2/2—60 E. B. 1/2—65.
Rs. 50—90	..	Rs. 50—4/2—70 E. B. 4/2—90.
Rs. 50—100	..	Rs. 50—5/2—75 E. B. 5/2—100.
Rs. 55—100	..	Rs. 55—5/2—80 E. B. 4/2—100.

Scales of increment.

No.		
120	..	Rs. 55—8/2—95 E. B. 5/2—120.
75	..	Rs. 60—2/2—70 E. B. 5/2—75.
90	..	Rs. 60—3/2—75 E. B. 3/2—90.
100	..	Rs. 60—5/2—85 E. B. 3/2—100.
110	..	Rs. 60—6/2—90 E. B. 4/2—110.
130	..	Rs. 60—8/2—100 E. B. 6/2—130.
150	..	Rs. 60—10/2—110 E. B. 8/2—150.
150	..	Rs. 65—10/2—115 E. B. 7/2—150.
160	..	Rs. 70—10/2—120 E. B. 8/2—160.
135	..	Rs. 75—6/2—105 E. B. 6/2—135.
150	..	Rs. 75—10/2—125 E. B. 5/2—150.
200	..	Rs. 75—15/2—150 E. B. 10/2—200.
100	..	Rs. 90—5/2—100.
150	..	Rs. 90—6/2—120 E. B. 6/2—150.
200	..	Rs. 95—13/2—160 E. B. 8/2—200.
120	..	Rs. 100—4/2—120.
175	..	Rs. 100—8/2—140 E. B. 7/2—175.
140	..	Rs. 120—5/2—140.
175	..	Rs. 150—5/2—175.
250	..	Rs. 150—10/2—250.
225	..	Rs. 200—5/2—225.
250	..	Rs. 225—5/2—250.

Clerks and Bill Collectors.

Rs.	Rs. 40—70	..	Rs. 40—3—70.
Rs.	Rs. 75—200	..	Rs. 75—5—200.
Rs.	Above Rs. 200—Coiling and rates of increment left to the discretion of employers.		

Station of part time workmen including Clerks and Bill Collectors to be settled by

ANNEXURE F.

Y.e.r.	Net profit during the year in rupee.	Brought down from the last year in rupee.	Total in rupee.		Taxation in rupee.		Dividend in rupee.		Reserve in rupee.		Balance carried over.	
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
1947 ..	24,363 15 7	12,770 12 1	37,134 11 8	15,908 7 0	7,776 4 3	Nil	13,450 0 5					
1948 ..	76,351 10 0	13,450 0 5	89,801 10 5					
..	10,092 2 0	35,000 0 0	..					
..	99,893 12 5	30,000 0 0	13,014 6 0	..	21,879 6 5					
1949 ..	51,771 6 8½	21,879 6 5	73,650 13 1½					
..	7,784 14 0	13,000 0 0	..					
..	81,435 11 1½	22,000 0 0	17,501 11 0	..	28,934 0 1½					
1354 B.S.	10,442 6 5	9,749 12 6	20,192 2 11	8,644 1 0	2,221 5 6	..	9,326 12 11					
1355 B.S.	17,675 14 3	9,326 12 11	27,002 11 2	6,423 12 0	20,578 15 2					
1356 B.S.	10,920 0 10	20,578 12 2	31,499 0 0					
1354 B.S.	2,774 3 0					
1355 B.S.	2,477 3 9					
1356 B.S.	2,111 9 6					

Sree Saraswati Press

Add miscellaneous receipt.

Add miscellaneous receipts.

Prabartak Printing and Halftone, Ltd.

Gladstone Press

ORDER.

No. 1140Lab.—20th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 7353Lab., dated the 21st December 1950, the industrial dispute between Messrs. Kilburn & Co., Ltd., Fairlie Place, Calcutta, Managing Agents of the Indian Cardboard Industries, Ltd., Majerhat, and their workmen represented by Kilburn Workers' Union, 47, Chowringhee, Calcutta, regarding the matter specified in the schedule to the said order was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 7353Lab., dated the 21st December 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Kilburn & Company, Limited, 4, Fairlie Place, Calcutta, Managing Agents of the Indian Cardboard Industries, Limited, Majerhat, and their workmen represented by the Kilburn Workers' Union, 47, Chowringhee Road, Calcutta.

PRESENT :

SRI A. DAS GUPTA, *District Judge.*

for the employer: Sri S. Sen, Advocate, and Sri J. K. Ghosh, pleader, instructed by Messrs. Orr, Dignam & Co., solicitors.

for the employees: Sri P. K. Sanyal, Advocate, instructed by B. K. Sarkar, General Secretary of the Union.

AWARD.

The only dispute which has been referred to for adjudication is about the bonus for the year 1950.

The workmen have based their claim for bonus for 1950 on the following grounds —

- (1) The total remuneration paid by the Company is far below a living wage.
- (2) The Company had been paying for a pretty long time the workmen one month's wages every year as bonus to compensate for the low wages.

The Company pleads that the total remuneration of the workmen is fully commensurate with their present day cost of living and compatible with the different types of work in which they are employed and that bonus had never been treated as deferred wages under the Company.

Both parties have represented to me that the workers were paid wages at the rate of Re. 1 per day. Only two workmen who are swe are paid 11 annas and 13 annas respectively per day. Prior to the publication of the award of the Major Engineering Tribunal under Government of West Bengal, Labour Department, order No. 5160, dated 9th September 1950, all workers were paid Re. 1 per day as dearness allowance. Since publication of the aforesaid Major Engineering Tribunal's award, the Company has adopted the scheme of dearness allowance as laid down in said award. Hence taking a month to be equivalent to 26 working days majority of the workers got Rs. 52 as basic wages and dearness allowance month. The two sweepers used to get Rs. 43-14 and Rs. 47-4 respectively. Since the publication of the Major Engineering Tribunal's award in September 1950, the dearness allowance has been increased by Rs. 6. In a swe family almost every adult member is an earning member. Although total remuneration of a sweeper is a few rupees less than that of workmen it cannot be said that the total earnings of a sweeper's family were in any way at a disadvantage as compared with the total earnings of a family of any other workman in the Company. We may accordingly proceed to discuss the merit of the case on the assumption that prior to publication of the Major Engineering Tribunal's award in September 1950 total earnings of a workman in the present Company were Rs. 52 and this have since been raised to Rs. 58. I could understand during the discussions that the Company has to do some printing works. Card industries doing some printing works have been classed in West Bengal under the printing industries. The living wage basis affords an excellent standard for the determination of the minimum wage. In fact where living wage criterion has been used in any award in giving the decision has always been tempered by other circumstances of a practical character. According to President Jethrowbrown, needs of an individual cannot be interpreted without reference to national income and national output. Capacity of a particular industry to pay is one of the factors which should guide fixation of fair wage of an industrial worker. The actual award should depend on a consideration of the following other factors:—

- (1) Productivity of labour.
- (2) Prevailing rates of wages for the same or similar occupations : same or neighbouring localities.
- (3) The level of the national income and its distribution.
- (4) The place of the industry in the economy of the country.

The Union contends that the workmen of the other industries under management of Messrs. Kilburn & Co., were paid bonus in the year 1949-50. In order to decide whether the industry has the capacity to bear particular financial burden, we must enquire whether the particular industry is in a position to bear the burden and not into the financial position of the Managing Agents. Besides the wages in comparable industry are not wages in those industries which are under the management of the Managing Agents, but the wages in those industries which carry on business similar to that carried on by the Company to which the dispute relates. The identity of the Managing Agents is not material. What is material for comparing the wages of the workmen is the similarity in the trade or occupation. Funds have got to be supplied by the industries and not by the Managing Agents. The wages of the workmen of the present Company may be compared favourably with those workmen in printing industry. I am clearly of opinion that the total remunerations paid to the workmen of the present Company are not in any way less favourable than that which is being paid by the majority of the printing presses in Calcutta and Howrah.

though the total remuneration does not fully satisfy the test of a living wage, the workmen should, in view of the low financial capacity of the industry, low national income *per capita* in the country and the low level wages of workmen having the same or similar occupations in the neighbouring localities, make some sacrifice. The mere fact that their total remuneration does not satisfy the concept of a living wage, does not by itself entitle them to bonus as a deferred wage. In order to justify their claim for a bonus as deferred wage, they must satisfy that they have been paid a bonus for an indefinitely long period irrespective of profit or loss in the industry. It is only when a bonus has been paid for an indefinitely long period irrespective of profit or loss, the bonus may be called to be a deferred wage or a customary bonus and may be a part of the terms and conditions of service. In such a case the workmen have an indefensible claim for bonus, no matter whether the industry has earned a profit or not. In such a case has not been made out. Hence the only circumstances under which the workmen can claim a bonus are when the Company has earned sufficient profits.

The Company has appended to its written statement a statement showing details of profit and bonus paid to the workmen since 1940. The Company produced at the hearing the audited balance-sheets since 1940 and the learned Advocate for the Union was given an opportunity to inspect them. He had nothing to say against the corrections of the figures given in the annexure to the Company's written statement. The annexure is reproduced

Annexure showing dividend paid to share-holders of the Indian Cardboard Industries, Limited, and ex-gratia payment to the employees from profits.—

Sl. No.	Dividend declared. Per cent.	Ex-gratia amount paid from profits.
1	7½	Nil—Advance of ½ month's basic salary.
2	10	1 month's basic salary.
3	10	1 month's basic salary.
4	30	1 month's basic salary.
5	25	1 month's basic salary.
6	15	1 month's basic salary.
7	Nil (loss declared)	Nil—Advance of ½ month's basic salary.
8	4	1 month's basic salary.
9	6	1 month's basic salary.
10	6	1 month's basic salary.
11	Nil (loss declared)	Nil—Advance of 1 month's basic salary.

It may be noted that in 1946, the Company did not earn any profit and did not pay any bonus to the workers. Half month's basic salary was advanced to them and it was recovered. Thus it is clear that the Company does not pay any bonus to the workmen when it did not earn any profit. It was paid only in those years in which the Company earned a substantial profit and declared a dividend to the share-holders. The learned Advocate for the Union objected to some items of appropriation of the profit earned in 1949. The objection was about the appropriation of Rs. 10,000 towards the dividend equalisation fund. If the share-holders do not get any return for their investment, investment will naturally be shy and there will be no expansion of industries. This is undoubtedly against the national interest. Without expressing myself definitely about the appropriation for the dividends equalisation fund, I may say that we are

not concerned with the justification or otherwise for the appropriation of the year 1949. The workmen had their due share of bonus out of the earned in that year. The Company sustained a loss of Rs. 10,550-15-6 in the trading accounts for the year ending on 31st March 1950. If considered the financial position of the industries, I am not in a position to direct the Company to pay any bonus to the workmen for the year 1950.

A. DAS GUPTA,

District Judge, Industrial Tribunal

The 12th February 1951.

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 1081Lab.—16th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 581Lab., dated the 4th February 1950, the industrial dispute between Messrs. Albert David, Ltd., Head Office, 15, Chittaranjan Avenue, Calcutta, February at 5/11, D Gupta Lane, Calcutta, and their workmen as represented by Albert David Workers' Union, 34, Creek Row, Calcutta—14, was referred for adjudication to the Industrial Tribunal consisting of Sri M. C. Banerji, District Judge,

And whereas during the pendency of proceedings before the said Tribunal the said Union on behalf of the workmen of the said Company, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the condition of service applicable to them immediately before the said proceedings,

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA.

PRESENT:

SRI MATISH CHANDRA BANERJI, *District Judge, Tribunal*

In the matter of an application under section 33A of the Industrial Disputes (Amendment) Act, 1950, arising out of the industrial dispute between Messrs. Albert David, Ltd., and their workmen represented by the Albert David Workers' Union under order of reference No. 581Lab., 4th February 1950.

AWARD.

Messrs. Albert David, Ltd., is a pharmaceutical firm manufacturing drugs and chemicals. Its factory is situated at 5/11, D Gupta Lane, Dum, Calcutta, it has a Glass Blowing Department manufacturing ampoules.

at 29/1, Doctor's Lane, Calcutta, and its head office is at 15, Chittaranjan Avenue, Calcutta. The total number of employees in the workshops of the office is a little over 600. On the 28th October 1949, the Union issued on the Company a notice of strike for fulfilment of a 32-point charter of demands. The Labour Directorate of the Government of West Bengal attended conciliation proceedings but the employees launched a strike on 12th November 1949 and the Company declared a lock-out on 15th November 1949. The Labour Directorate failed to effect any conciliation of the disputes and recommended to Government for reference of the dispute to a Tribunal.

Thereupon the Government of West Bengal, in the Department of Labour, by order No. 581Lab., dated 4th February 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the dispute between the Company and their workmen, as represented by Albert and Workers' Union, 34, Creek Row, Calcutta, to me for adjudication.

After the reference of the case to the Tribunal the parties came to an agreement on 22nd February 1950 by which the Union called off the strike and the Company lifted the lock-out with immediate effect. The Company agreed to take in all the workers within a period of 3 weeks from the date of the reopening of the factory and the Union agreed to give up the claim for the wages for the strike period.

The Award on this dispute was published in the *Calcutta Gazette*, dated 24th August 1950. The proceedings before the Tribunal in the previous year were, therefore, pending from 4th February 1950 to 24th August 1950.

In the present application filed by the Union under section 33A of the Industrial Disputes Act, 1947, it is stated that the Company discharged the employees shown in Schedule A, in the month of June 1950, or in other words, during the pendency of the proceedings before the Tribunal in connection with the present dispute referred by order No. 581Lab., dated 4th February 1950. The Union further stated that the Company also failed to reinstate 14 employees shown in Schedule B annexed to the application in accordance with the agreement between the Company and the Union on 22nd February 1950. The Union, therefore, claims on behalf of the workmen mentioned in Schedules A and B of the application, that all of them should be reinstated with proper compensation.

The Company states in its written statement that it never violated the agreement, dated 22nd February 1950, but on the contrary it was the workers who frequently violated the spirit of the agreement by demonstrations accompanied with violence. Referring to Schedule B of the application, the Company stated that only 7 out of the 14 were not taken in as their conduct during the strike and subsequent to the date of the agreement was contrary to the spirit of the agreement and their inclusion would have meant disaster to the Company. In respect of the employees in Schedule A of the Union's application, the Company states that they were discharged as they were guilty of trying to sabotage the agreement and the Company had no other alternative, in order to forestall an impending labour trouble, which was to be accompanied with violence, than to discharge these employees. The Company states that that was the only course left to it to save the situation after a crippling strike lasting for 103 days. The Company was ready to pay them reasonable compensation, but it was not agreeable to reinstate them.

Issues were framed on 14th November 1950.

The appearances for the parties were as follows :—

For the Union: Sri Soumyendra Nath Tagore, President of the Union, Nalini Bhanja, Secretary, and others.

For the Company: Sri P. Pardes Rao, Secretary of the Company, Sr Sarma, Labour Officer, and Sri D. Mukherji, Factory Manager.

The issues framed were as follows :—

ISSUES.

1. Were 30 employees mentioned in Schedule A of the application named below, discharged or punished by the Company in contravention of the Act, and are they entitled to reinstatement or compensation?—

- (1) Sri Jitendra Kumar Sen.
- (2) Sri Syamalendu Sirker.
- (3) Sri Adhir Ch. Chakravarty.
- (4) Sri Jayanta Mazumder.
- (5) Sri Pulin Kayal.
- (6) Sri Santosh Roy (1).
- (7) Sri Satya Ranjan Dutta (1).
- (8) Sri Gopeswar Chakravarty.
- (9) Sri Satya Sirker.
- (10) Sri Chitta Ranjan Deb Nath.
- (11) Sri Sukhen Chakravarty.
- (12) Sri Basanta Chatterjee.
- (13) Sri Suresh Chandra Kundoo.
- (14) Sri Chitta Ranjan Dutta.
- (15) Sri Sauren Roy.
- (16) Sri Gopal Chatterjee.
- (17) Sri Sunil Mukherjee.
- (18) Sri Sailen Bhattacharjee.
- (19) Sri Kanailal Das Gupta.
- (20) Sri Bhabotosh Dutta.
- (21) Sri Prabir Chakrabarty.
- (22) Sri Nirod Mukherjee.
- (23) Sri Ananta Bhattacharjee.
- (24) Sri Sreedhar Maity.
- (25) Sri Arun Burman.
- (26) Sri Santosh Nag.
- (27) Sri Gour Singha Roy.
- (28) Sri Dhiraj Banerjee.
- (29) Sri Bankim Brahmachari.
- (30) Sri Sudhir Das.

2. Are the employees mentioned in Schedule B of the application and named below, persons whose conditions of service were altered to their prejudice or were they discharged or punished in contravention of the Act, and are they entitled to reinstatement or compensation?—

- (1) Sri Kalipada Brahmachari.
- (2) Sri Biren Mukherjee.
- (3) Sri Nil Ratan Patitundi.
- (4) Sri Pulin Roy Choudhury.
- (5) Sri Bankim Brahmachari.
- (6) Sri Satya Dutta.
- (7) Sri Nirod Mukherjee.
- (8) Sri Nirmal Chatterjee.
- (9) Sri Balai Mittra.
- (10) Sri Narayan Mittra.
- (11) Sri Kedar Nath Bhattacharjee.
- 2) Sri Sunit Sinchan Roy.
- 3) Sri Anil Kumar Roy.
- 4) Sri Nihar Ranjan Ghose.

DECISIONS.

Issues Nos. 1 and 2.—After the case was partly heard, the parties, at advice and instructions, came to a settlement and filed a joint petition in compromise. By this compromise the Company agreed to re-employ, with effect from 1st February 1951, 53 employees as mentioned in the annex to the compromise petition and also agreed to pay some compensation for the period of non-employment. The period of non-employment to be considered as leave subject to rights mentioned in the compromise petition. On a perusal of the compromise petition I consider that the terms proposed are fair and reasonable and they should be accepted, I, therefore, accept the terms recorded in the compromise petition filed by the parties. It is made Annexure A of this Award, and award accordingly. The compromise petition in Annexure A shall form a part of the Award.

These issues are accordingly answered.

M. C. BANERJEE,

Tribunal, Industrial Disputes.

18th February 1951.

ANNEXURE A.

To

SRI MATISH CHANDRA BANERJI, *District Judge, Industrial Tribunal, Government of West Bengal, Calcutta.*

In the matter of an application under section 33A of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, between Albert David Workers' Union and Messrs. Albert David, Ltd.

Compromise petition filed jointly by the above parties to the dispute.

Terms of settlement.

1. The Company agrees to employ from 1st of February 1951 employees mentioned in the annexure.

2. They will be paid each three months' salary in lieu of their un-employed period in full settlement of all claims, provided that this will be disbursed in three equal monthly instalments, the first of such being paid within ten days of their date of joining, less the amount already paid to them.

3. The period of unemployment will be considered as leave subject to the rights mentioned in this compromise.

4. Such of those who would not report for duty before 15th of February 1951 will not be entitled to the benefits mentioned in this compromise.

For the Company:

P. Pardes Rao, Secretary, Albert David, Ltd.

30-1-51.

For the Union:

Saumendra Nath Tagore, President,
Albert David Workers' Union

30-1-51.

M. C. BANERJI
Tribunal.

Industrial Disputes

The 8th February 1951.

ANNEXURE.

Appendix A.

1	Sri Jitendra Kumar Sen	...	Head Office.
2	Sri Shyamalendu Sircar	...	Ditto.
3	Sri Adhir Chakraborty	...	Ditto.
4	Sri Balai Mittra	...	Ditto.
5	Sri Narayan Ch. Mittra	...	Ditto.
6	Sri Nirmal Chatterjee	...	Ditto.
7	Sri Joyanta Majumder	...	Blowing.
8	Sri Santosh Roy No. 1	...	Ditto.
9	Sri Pulin Kayal	...	Ditto.
10	Sri Satya Dutta No. 1	...	Laboratory.
11	Sri Gopeswar Chakraborty	...	Ditto.
12	Sri Satya Ranjan Sircar	...	Ditto.
13	Sri Chittaranjan Debnath	...	Ditto.
14	Sri Sukhen Chakraborty	...	Ditto.
15	Sri Bashanta Chatterjee	...	Ditto.
16	Sri Suresh Chandra Kundu	...	Ditto.
17	Sri Chittaranjan Dutta	...	Ditto.
18	Sri Souren Roy	...	Ditto.
19	Sri Gopal Ch. Chatterjee	...	Ditto.
20	Sri Sunil Mukherjee	...	Ditto.
21	Sri Sailen Bhattacharjee	...	Ditto.
22	Sri Kanai Das Gupta	...	Ditto.
23	Sri Bhabatosh Dutta	...	Ditto.
24	Sri Prabir Chakraborty	...	Ditto.
25	Sri Nerode Mukherjee	...	Ditto.
26	Sri Ananta Bhattacharjee	...	Ditto.
27	Sri Sreedhar Maity	...	Ditto.
28	Sri Arun Burman	...	Ditto.
29	Sri Santosh Nag	...	Ditto.
30	Sri Gour Sinha Roy	...	Ditto.
31	Sri Dhuraj Banerjee	...	Ditto.
32	Sri Sudhir Das	...	Ditto.
33	Sri Kedarnath Bhattacharjee	...	Ditto.
34	Sri Sumit Smehan Roy	...	Ditto.
35	Sri Anil Kumar Roy	...	Ditto.
36	Sri Nihar Ranjan Ghose	...	Ditto.
37	Sri Jatish Ch. Chatterjee	...	Ditto.
38	Sri Purna Prodhan	...	Ditto.
39	Sri Rajen Patra	...	Ditto.
40	Sri Haripada Patra	...	Ditto.
41	Sri Anath Bandhu Daw	...	Ditto.

Laboratory.

42. Sri Dulal Ghau	...	Ditto.
43. Sri Ram Chandra Giri	...	Ditto.
44. Sri Gobinda Mandal	...	Ditto.
45. Sri Kailash Ch. Jana	...	Ditto.
46. Sri Ranjit Bagani	...	Ditto.
47. Sri Kushinath Dutta	...	Ditto.
48. Sri Gopal Bhowmick	...	Ditto.
49. Sri Santosh Sen	...	Ditto.
50. Sri Kartick Senapati	...	Ditto.
51. Sri Ram Chandra Bera	...	Ditto.
52. Sri Upen Das	...	Ditto.
53. Sri Suren Naha	...	Ditto.

P. Pardes Rao,
Secretary, Albert David, Ltd.
30-1-51.

S. N. Tagore.

M. C. BANERJI
Tribunal,
Industrial Disputes

The 8th February 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 1192Lab.—21st February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6038Lab., dated the 25th November 1949, and subsequently amended by order No. 5730Lab., dated the 29th September 1950, the industrial dispute between Messrs. Luxmo Mills, 15, Shib Thakur Lane, Calcutta, and their employees represented by the Telkal Mazdoor Congress, 19, Goa Bagan Street, Calcutta, in connection with the discharge of two of its employees, namely, (1) Haripada Saha and (2) Shambhu Nath Saha, was referred for adjudication to Sri P. R. Mukharjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

matter of an industrial dispute between Messrs. Luxmi Oil Mills, 15, ib Thakur Lane, Calcutta, and their employees as represented by xmi Oil Mills Sramik Union, 242-1, Upper Circular Road, cutta—4, and later on by Telkal Mazdoor Congress, 19, Goa Bagan et, Calcutta.

PRESENT :

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

Messrs. Luxmi Oil Mills: Sri Sukumar Bose, Pleader, assisted by Sri B. Dutta, Secretary of the Mill.

Telkal Mazdoor Congress: Sri D. L. Sen Gupta, Advocate, assisted by P. Bhattacharyya, Vice-President of the Congress.

AWARD.

The above dispute had been referred to me by Government of West Bengal Department of Labour, order No. 5730Lab., dated Calcutta, the 1st September 1950, under sections 7 and 10 of the Industrial Disputes Act 1947.

The reference has some history. The dispute was originally referred to my colleague, Sri P. K. Sarkar, by Government of West Bengal, Labour Department, order No. 6038Lab., dated Calcutta, the 25th November 1949, where the discharged employees were represented by Luxmi Oil Mill Sramik Union. Later on the discharged workers to whom the disputes were referred, represented before Sri Sarkar that they did not want to be represented by Luxmi Oil Mill Sramik Union and prayed that they might be allowed to be represented by Telkal Mazdoor Congress.

The prayer had been allowed by Sri Sarkar when the Management challenged the validity of the order before the Hon'ble High Court, but the order taken by Sri Sarkar was upheld. Thereupon this fresh reference had been made to me on 29th September 1950.

In the case of the discharged workers, as mentioned in the first petition, at Haripada Saha and Shambhu Nath Saha, who were working as apprentices, were active workers of the Union and had actively participated in the formation of the present Union, and as such victimised.

It is alleged that on 20th August 1949 the said employees were served a notice of warning by the Management (with a copy to the Secretary of the Union), alleging therein that the employees in question were causing disturbance to the production of the Mills and unless they could explain their conduct within 24 hours from the receipt thereof, they would be forthwith dismissed.

It is also alleged that the above allegations being vague and indefinite, the employees could not reply to the notice forthwith when to the surprise of the Management, a letter of dismissal of the two employees, with a copy to the Secretary, was received on 22nd August 1949. The employees now pray for reinstatement.

Further on, these employees filed a separate written statement through Sri P. Bhattacharyya, Vice-President of Telkal Mazdoor Congress, on 1st February 1950. It is significant that the facts stated in the first

petition were not challenged in the second written statement. It simply alleged that the Luxmi Oil Mill Sramik Union was an organization sponsored by the Management.

The Management files a written statement alleging that these two workers were dismissed on the grounds of misconduct, misbehaviour and hampering production of the Mill. It is also alleged that these two workers were previously warned on several occasions for gross misconduct, misbehaviour and insubordination.

ISSUES.

1. Whether the dismissal of Shambhu Nath Saha and Haripada Saha was legal and justified?
2. Are they entitled to reinstatement or compensation, or both?

FINDINGS.

Issue No. 1.—Dismissal of the two employees.

These two workers, according to the Management, had been dismissed for gross misconduct and insubordination and it is further alleged that they did not even care to reply to the charges framed against them.

The workers' case is that they are active members of the Union, and such, had been victimised for their participation in Union activities. It was further alleged at the time of hearing before me that no notice of cause had been served on them, and as such, they had got no opportunity to know what the charges really were. I shall examine these contentions very carefully. It is clear, as already stated, that both Haripada Saha and Shambhu Saha had first filed a written statement on 19th December 1949 in which it was admitted that some of the allegations made against them were correct and it is also admitted that on 4th May 1949 an apology had been tendered to the Management on behalf of these employees. It is clearly admitted that notice of warning intimating these charges had been given to the employees. It is further admitted that no explanation had been submitted to the above charges brought against these employees. In the second written statement the above admissions as contained in their first written statement are not denied. Not a whisper is uttered that the statement regarding tendering of apology and notice having been given were incorporated without the knowledge of the workers concerned. However that may be, let us go to the merits of the case. The Management brought the following charge against the workers (Exhibit A) that they were disobeying the order of the Manager, insulting the Manager and hampering production of the Mill. It is further alleged that they were given the undertaking on 4th May 1949 to be on probation of good conduct but they were not behaving properly. This charge is proved to have been brought home to the employees and this is admitted in their written statement. It is found that no explanation had been given for these charges. The Management had adduced oral evidence in support of the charges and had examined Indu Bhusan Dutt, O.P.W. 1, who was the Manager of the Mill. This Manager is no longer in service of the Luxmi Oil Mill and as such, I believe, he is under no obligation now to please the authorities. He deposes that Haripada came with a threatening attitude and told him that he would beat him, if necessary. He further deposes that Shambhu was also altercationing with him. He further states that the notices were accepted on tender and that the notice was hung on the notice board. A copy has been sent to the Labour Commissioner. It is also found that previously in April 1949, Haripada and Shambhu came to assault him and at that time were discharged, but through the intervention of one B.

al, proprietor of Ashutosh Oil Mill, they were taken back on executing the document (Exhibit D), which is a letter of apology, by which they bound themselves to be on probation of good conduct in future. The manager was supported in evidence by Anil Kumar Gorai, a clerk of the mill, and also by Brij Mohan Bahati. On reviewing the evidence, I am quite satisfied, these two workers assumed a threatening attitude towards the Manager and the charge has been substantially proved. It is, however, noted that the charge does not relate to the fact of assault to the Manager. It must be remembered that these laymen are not versed in law and as such it is not a wonder that there would be such omission. The very fact that these two workers did not submit any explanation to the charges also shows that they had nothing to say in their defence. Admittedly also they did not appear before the Management with any statement.

The case of the Union is that Shambhu Saha and Haripada Saha had led a procession against Mill Maliks shouting slogans against them and that this procession had been watched by the Maliks somewhere in Upper Circular Road. In my opinion, this was against all the Mill authorities and as such there can be no reason why the proprietors of this particular mill would be displeased with the workers so as to get rid of them. The conduct of these workers previously was also very bad and unsatisfactory and it was only through the intervention of Bhabani Babu that they had been reinstated on probation of good conduct. Thereafter they did not behave properly and went to assault the Manager—it was gross misconduct—and in my opinion they have been properly dealt with. It is not at all a case of victimisation as pleaded. In my opinion, a case of gross misconduct and haughty attitude has been proved and I refuse to interfere with the decision of the Management.

Issue No. 2.—Reinstatement or compensation.

In view of the previous finding that they have been dismissed for gross misconduct, no compensation or any relief can be given to these witnesses.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

12th February 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 1156Lab.—20th February 1951.—Whereas under the Government West Bengal, Labour Department, order No. 5707Lab., dated the 28 September 1950, the industrial dispute between the Victoria Cotton Mill Ghosuri, Howrah, Head Office 46, Strand Road, Calcutta, and their workers represented by Sri Rajani Kanta Jana and others, 27/1, Ram Charan Naskar Lane, post office Ghosuri, Howrah, was referred for adjudication to Sri Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 5707Lab., dated the 28th September 1950, the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between the Victoria Cotton Mills, Ghosuri Howrah, Head Office 46, Strand Road, Calcutta, and their workers represented by Sri Rajani Kanta Jana and others, 27/1, Ram Charan Naskar Lane, post office Ghosuri, Howrah.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the employers: Sri P. C. Mullick, Advocate.

For the employees: Sri D. L. Sen Gupta, Advocate.

AWARD.

The only point which has been referred to for adjudication is whether the proposal to close down the mill from 1st October 1950 is justified, and if the workers are entitled to any relief as a result of such closure.

The Manager of the mill issued the following notice on the 30th August 1950:—

“Head Office: 46, Strand Road, Calcutta.

August 30, 1950

NOTICE.

The Management is regretfully compelled to give notice hereby that the mills will be closed on and from the 1st of October 1950 for want of required quality and quantity of cotton at the ceiling prices, blocking of finance, heavy loss being incurred due to the disparity of cost of production and prices of the finished products.

The Management have made repeated representations to the author concerned for making the required quality and quantity of cotton available and for either allowing higher prices for yarn or for supplying cotton at reasonably lower prices to enable the mills to run the mill economically. So far the requests have not been complied with.

(Sd.)

Manager.”

(Annexure J to the Company's written statement.)

This notice raised an apprehension in the minds of the workmen and at the basis of the present industrial dispute. By the order of reference the workmen have been called upon to enquire if the closure was justified. It may

oned at the very outset ~~that~~ the industrial dispute was referred for
 action by an order, dated 28th September 1950. It was received by
 that very day. The mill was closed on and from 1st October 1950 as
 d. Before the mill was actually closed the partners fell out and one of
 rners Sri Rameswar Das Agarwalla filed a suit in the Original Side
 Hon'ble High Court in Calcutta. The suit was registered as suit
 165 of 1950. By an order of the Hon'ble High Court, dated the 17th
 of 1950, Sri Madan Lal Jaju was appointed Receiver. Notice was duly
 on the Receiver as a necessary party to these proceedings and he was
 ented by Sri P. C. Mullick, Advocate, who also appeared for the
 ment of the mill. The terms on which the Receiver was appointed
 een elaborately stated in the written statement filed by the Receiver
 ulf of the Management. These terms are quoted below:—

The Receiver shall be at liberty to carry on the said business of Shree
 Hanuman Cotton Mills Co., as a going concern.

ith previous consent in writing of the plaintiff Sri Narsingdas Agar-
 walla and the defendants Kamala Prosad Agarwalla and Rangalal
 Bagaria the Receiver shall be at liberty to borrow from time to
 time upon charge of the said partnership properties in his hands
 such sum or sums of money not exceeding rupees two lakhs at
 any time for the purpose of carrying on the said partnership
 business and to repay the moneys that may be borrowed by the
 said Receiver from time to time."

interim award had to be given in favour of the workers pending final
 action. Annexure A to this award is the said interim award. I was
 an application, dated 11th January 1951, filed by the Receiver for
 ion of time to implement the interim award that the Receiver having
 to obtain consent of all the partners to raise money for running the mill
 for making payments to the workers in terms of the interim award
 phed to the Hon'ble High Court for necessary directions. A copy of
 plication filed before the Hon'ble High Court which was annexed to
 ceiver's application for extension of time forms part of this record.

the notice, dated 30th August 1950, the Management enumerated the
 ng reasons for the contemplated closure of the mill: (1) want of
 d quality and quantity of cotton at the ceiling prices; (2) blocking of
 and (3) heavy loss on account of disparity of cost of production and
 es of the finished products. The Victoria Cotton Mills have no weaving
 ent. It is an exclusively spinning mill. Another spinning mill of
 e partners named Shree Hanuman Cotton Mills had been closed long
 the present mill was closed. The closure of the Hanuman Cotton
 led to an industrial dispute and the said industrial dispute was
 i to me for adjudication. During the said adjudication proceedings,
 circumstances were placed before me to show how the finance of the
 ompany had been blocked. One of the most important reasons was
 earn produced by the said mill could not be lifted promptly by the
 ment. No such reason appears to have been present in the case of
 totia Cotton Mills. In fact nothing has been suggested by the
 ment on this point.

as of audited balance-sheets for the year Ram Navami 2004-2005
 en filed before me. Ram Navami 2004 corresponds to the English
 47-48. Ram Navami 2005 corresponds to the English year 1948-49.
 id that the balance-sheet for the next year is in preparation. This
 sheet represents the consolidated accounts for the two mills Shree
 an Cotton Mills and the Victoria Cotton Mills. In the application of

the Receiver before the Hon'ble High Court for direction for raising to meet the liabilities it was stated that the Victoria Cotton Mills is and parcel of the said Shree Hanuman Cotton Mills. That Shree Hanuman Cotton Mills were a losing concern cannot be disputed. But in the evidence by the balance-sheets nothing was indicated to apportion the loss between the two mills, if really the Victoria Cotton Mills was also a concern. The two mills might have been the subject-matter of one and the same partnership agreement, but so far as the relation between the mills and employees is concerned the two mills are distinct and separate from each other. From the balance-sheets it is not possible for me to say whether if the Victoria Cotton Mills really incurred any loss, and, if it really incurred any loss what the extent of such loss was. On the assumption that the mill also incurred loss during the Ram Navami 2004-2005, the Advocate for the Management urged that the reasons for such loss were (1) go-slow tactics and low production by the workers; (2) disparity between the price of cotton and yarn. The first ground may be summarily rejected inasmuch as no suggestion appears to have been thrown out to the workers about any complaint against them. In 1947 a major Tribunal was constituted with myself as Chairman to adjudicate upon the industrial disputes of the Cotton Textile Industry. The award which was given in pursuance of the reference was published in the *Calcutta Gazette* under Government of West Bengal, Labour Department, No. 2956Lab., dated the 21st April 1948. Both Shree Hanuman Cotton Mills and the Victoria Cotton Mills were parties to the said adjudication proceedings and were governed by the award. By this award the basic pay of an unskilled worker in an exclusively spinning mill was fixed at Rs. 20-2-5 per month of 26 days. The pay was linked with the consumption of cotton per spindle. Consumption of 145 pounds per spindle per annum was to entitle an unskilled worker to a basic wage of Rs. 20 monthly. For every increase and decrease in cotton consumption by 10 pounds, the wages were to be increased or decreased by annas 7-2 per month. The following chart (Annexure B to the Company's written statement) will show that the consumption was far below the standard fixed by the last omnibus award.

Consumption of cotton per spindle.

(Based on Annexure B to the Company's written statement)

*Minimum consumption of cotton fixed by the last omnibus award
a basic pay of Rs. 20-2-5 per month.*

Year.	Working hours.	Annual consumption of cotton per spindle in pounds.	Annual consumption per spindle calculated on basis of 8 working days in lbs.
1944	12 hours	.. 84.2	56.1
1945	12 hours	.. 86.9	58.0
1946	11 hours	.. 75.0	51.5
1947	8 hours	.. 71.4	71.4
1948	8 hours	.. 76.4	76.4
1949	8 hours	.. 89.0	89.0
1950	8 hours	.. 74.0	74.0

This chart will show at a glance that consumption of cotton per spindle working 8 hours a day although much below the standard fixed by the last award was gradually improving at least till 1949. The consumption in

9.0 pounds as against 54.5 pounds in 1946 and 56.1 lbs. in 1944. This clearly indicates that the consumption of cotton per spindle was not half of the standard fixed by the last award even at a time when there was no workers' union and when there was no labour trouble. It has not been suggested that the low consumption of cotton from the years 1944 to 1946 was due to any labour trouble or any unfair tactics of the workers. The workers of the Hanuman Cotton Mills attributed their low production to old and unworkable machineries, the Management refuted the allegation against the machineries thus: "You will be interested to know that the production of our Victoria Cotton Mills which is 10 years older than Shree Hanuman Cotton Mills is much higher." (*Vide Calcutta Gazette*, October 12, 1950, page 2078.) This certificate is to the credit of the workers of the Hanuman Cotton Mills. We get from the employers' written statement that the boiler used in the Victoria Cotton Mills indicates the year 1888. Nothing is said as to how long the boiler had been in use. But the admitted fact is that the machineries are very old, and I am clearly of opinion that the low production was due to the age of the machineries. The chart which has been given above will show at a glance that the workers were straining themselves to raise the production at least till 1949. The figure for 1950 cannot be relied upon inasmuch as the mill did not work for at least three months. A good portion of the work for the remaining 9 months was affected by lock-outs and resignation of some workmen of the spinning and weaving departments, and the figure was arrived at on the basis of consumption of cotton for 8 months under disturbed conditions as aforesaid. If there had been any loss on account of low production it was due to the bad quality of cotton was not available at the ceiling prices and there was a disparity between the cost of production and the price of finished goods. It cannot be denied that by partition of India into two dominions—dominion of India and the dominion of Pakistan—a good portion of the growing areas has fallen in the dominion of Pakistan. This accounts for the shortage of cotton in the dominion of India. And this was the reason for the promulgation of ordinance and orders controlling purchase and movement of cotton. My attention was drawn to the fact that non-availability of cotton of good quality and quantity was one of the grounds for closing down the Hanuman Cotton Mills. I have been also referred to the recital in the order for Shree Hanuman Cotton Mills of the evidence which was led before the court in regard to shortage of cotton and non-availability of cotton at controlled prices. (*Vide Calcutta Gazette*, October 12, 1950, page 2087.) "The Management has filed two extracts from the newspapers to show that on account of shortage of cotton, three textile mills at Kanpur have recently been hard hit. One of them, employing about 1,500 workers was completely closed down. Two others have reduced their shifts from three to two shifts thereby about 6,000 workers, another mill at Ahmedabad employing 1,400 workers has also been closed down for shortage of cotton. There are five textile mills in the Province of Bombay, out of which 14 were in Ahmedabad appear to have given notice for closure in the month of October 1950 for want of raw cotton." The difficulties about cotton are common to all spinning mills as also to all composite mills. I am told that in the case of composite mills the loss in production of yarn is made up in the production of cloth. Even if it be so the difficulties about shortage of cotton and non-availability of the required quality and quantity of cotton are common to all spinning mills. There is nothing to show that all the spinning mills have been closed down. On 19th October 1949 the Company applied for cotton by an application to the Textile Commissioner, Bombay, for the monthly requirements of various types of cotton were stated to be as follows: This is Ext. 1(a). Exhibit 1(b) is the permit granted by the

Textile Commissioner for purchase of 1,500 bales of cotton from East and Central Provinces and Berar. This is dated the 19th November 1949. The permit was for cotton year 1949-50, i.e., from September 1949 to August 1950. On the application of the Management, a supplementary permit for purchase of 400 bales from Pepsu and East Punjab was granted. This is Ext. 1(c), dated the 1st August 1950. From this it is clear that on 30th June 1950 the Company had a stock of 251 bales, and that later under the previous permit still remained to be purchased. Thus on 30th June 1950 394 bales were available to the Company. The stock on 30th June 1950, according to the Textile Commissioner, is sufficient for 14 months at 168 bales per month. The stock on 30th June 1950 together with the unpurchased balance of cotton under the previous permit and 400 bales of cotton under the permit, dated 1st August 1950, was quite sufficient for 12 months, i.e., up to November 1950 at the rate of consumption as stated in the letter of the Textile Commissioner, Ext. 1(c). On the 2nd August 1950 the Management addressed a letter to the Textile Commissioner in which it was stated that the cotton position of the mill was threatening closure. In this letter the Management also prayed that the Textile Commissioner should procure some bales of cotton suitable to the requirements of the mill. In this letter 275 bales were mentioned as the monthly consumption. Different figures for monthly consumption were given by the Management at different times. Annexure B to this award will show at a glance the discrepancy between the Company's statement about the average monthly requirement of different kinds of cotton. Both the applications, dated 19th October 1949 and 2nd August 1950 [Exts. 1(a) and 1(d)] are for requirements of cotton for the cotton year 1949-50. But the total monthly requirements as stated in the applications did not agree. Annexure C to this award is an abstract indicating stock and consumption of cotton of 12 months before closure. It is clear from this chart that 2,367 bales were consumed in 12 months. This works out to about 200 bales per month.

I have already mentioned that the Management had a stock of 251 bales on 30th June 1950 and was quite in a position to procure additional 543 bales on the strength of the permit, dated 19th November 1949 and 1st August 1950. I am told that the Management did not purchase any further cotton. In reply to the Company's letter to the Textile Commissioner for procurement of cotton the Textile Commissioner informed the Management by letter dated the 26th August 1950, that he was agreeable to assist the Company's procurement of cotton at the ceiling prices provided 15 per cent. of the basic ceiling price was deposited with the Imperial Bank of India Reserve Bank of India. But he would not guarantee either the quality of cotton or the year of growth of cotton. Thereupon the Company wrote to the Textile Commissioner for further clarification. These are Annexures E and F(a) to the Company's written statement. This is how the matter was delayed and the Company did not purchase any cotton under the permit dated 1st August 1950. By a letter, dated 6th September 1950, the Company prayed that in the event the Textile Commissioner was not in a position to guarantee the quality of cotton and the year of its growth, the rules about thelea-strength of yarn might be relaxed without reducing the [Annexure F(1) to the Company's written statement]. It appears that the Textile Commissioner did not reply to this letter. On 21st September 1950 the Company sent a wire to the Textile Commissioner "Regarding requisition. Our letter, dated 6th, remains unreplied. Please help to avert closure of the mills" (Ext. 3). Obviously the letter of the 21st September 1950 could not be replied to off hand. In the interest of the consumer public the rules about the lea-strength of cotton yarn could not be relaxed. For the cotton year 1950-51 the mill obtained a permit for

les of cotton which was forwarded to the mill by a letter, dated 24th October 1950, by which date the mill had already been closed. Although in the permit the allotment was stated to be for the period from 24th October 1950 to 31st August 1951, it is clear from the letter of the Secretary of the Bengal Mill Owners' Association, dated 13th November 1950, that the allotment of 650 bales was the first allocation of Indian cotton for the year 1950-51. The permit is Ext. 1(e) and Ext. 1(f) is the letter of the Secretary of the Bengal Mill Owners' Association. It may be noted that in view of the difficulties about cotton, the Government of India, Ministry of Industry and Supply, constituted an Advisory Board consisting of representatives of Mill Owners' Associations and cotton traders to assist the Textile Commissioner in ensuring equitable distribution of Indian cotton at or within the ceiling price during the crop year 1950-51. This is clear from Annexures H and H(a) of the Company's written statement. This Advisory Board was constituted by a letter of the Government of India, Ministry of Industry and Supply, dated 16th September 1950. On behalf of the Bengal Mill Owners' Association the Secretary of the Association wrote to the different mills inviting a statement about their requirements to reach the office of the Association not later than 4th October 1950 (Annexure H). In pursuance of this circular the Management submitted a statement of requirements for the year 1950-51. In this statement the annual consumption was stated to be 3,600 bales (Ext. 4). From the proceedings of the meetings held by the Advisory Board in Bengal which were sent to me by the Bengal Mill Owners' Association in a confidential cover I could understand that there would be four allocations: (1) October; (2) December and January; (3) January and February; and (4) April. The estimate about the annual requirements appears to have been exaggerated in Ext. 4. The consumption of cotton in 1944 of the Victoria Cotton Mills working 12 hours a day was 1,553,400 pounds and in the year 1945, 1,604,737. If the Mills had worked for 8 hours a day the consumption would have been 1,035,600 and 1,069,825 pounds respectively in the two years, i.e., 2,589 bales and 2,675 bales. This will work out to a little over 200 bales per month. So far as quantity of cotton suitable during the cotton year 1950-51 the Victoria Cotton Mills had made out no reason to despair. It might expect the same quantity for the 2nd, 3rd and 4th allocations as it had received in the 1st allocation. It had been shown to me that from the zones from which the Victoria Cotton Mills were permitted to purchase cotton, cotton answering the requirements mentioned in the applications of the mill was not available. If it be assumed that cotton of the exact quality received by the Victoria Cotton Mills was not available from the zone to which the permit was issued, that was a difficulty common to all spinning mills. It was urged on behalf of the mills that the deficit in the requirements was made good by purchase of Kapash or loose cotton at a higher price. But that after the control of Kapash cotton which came into force on the 13th September 1950, was not possible for the Company to purchase Kapash cotton without the sanction of the Textile Commissioner. Control of Kapash cotton is expected to increase the stock of pressed cotton in bales in the market available for distribution under the permit of the Textile Commissioner. At the time when the Victoria Cotton Mills were closed down, it was rather premature to say that the control of Kapash cotton added to the difficulties of the spinning mills to procure cotton. Import of foreign cotton was not considered. If there was any deficit in the supply of Indian cotton, the deficiency could be made up by import of foreign cotton. But it has been urged on behalf of the Management that Victoria Cotton Mills spun only coarse yarn and that foreign cotton was not suitable for the Victoria Cotton Mills on the following grounds: (1) foreign cotton is suitable for fine yarn only; (2) old machineries were not fit for spinning yarn from foreign cotton;

(3) by using foreign cotton the back processes from slabbing to roving were left idle and (4) price of imported cotton is higher but yarn produced from imported cotton would not fetch a higher price. Nothing has been planned before me to substantiate any of these grounds. I may however observe that by use of foreign cotton which is expected to be of high quality, the production of yarn may be more speedy to keep pace with the back processes and the outturn of yarn may be higher to compensate the probable high cost of cotton. This is also my surmise, for I have no authority on this point either way. From the statement (Annexure B to the Company's written statement) and from Ext. 1 we can fairly presume that the average consumption of cotton of the Victoria Cotton Mills was about 200 bales per month. The Company had a balance of 143 bales out of the allotment made for the year 1949-50. It got a further allotment of 400 bales on the 1st August 1950 and 650 bales on the 24th October 1950. The total would be 1,193 bales. It could purchase 1,193 bales and carry on for about 6 months. By the time these 1,193 bales of cotton were used up it could expect a further allotment. But the Company did not avail itself of the permit on the ground that the Textile Commissioner did not give any assurance as demanded in the Company's letters, dated 26th August 1950 and 6th September 1950. The difficulties which the Company pleaded were common to all spinning mills. Nothing unusual appears to have taken place in the Victoria Cotton Mills about the procurement of cotton.

About the loss in the mills I have already stated that the balance-sheets (Exts. 5 and 5(a)) do not represent the financial and economic position of the Victoria Cotton Mills separately. The low production of yarn may raise the presumption that the Company was not earning good profit. But as I have already stated the low production was due more to the conditions of the machineries rather than any fault of the workers. On the 16th May 1951 the Company appears to have addressed a letter to the Regional Deputy Director (Production), Government of India, by which the Company submitted an account about the cost of production of yarn 10s counts and 20s counts to show that the loss of the mill was Rs. 4,50,333-12 per annum. The costing was made according to the directions in the Tariff Board report (Exhibit 2) is the letter with the Annexure. No reply appears to have been sent to this letter. Without the assistance of any expert it is not possible for me to say anything on the costing account either way.

It was contended on behalf of the Management that cotton could not be purchased at the ceiling prices fixed by the Textile Commissioner and that cotton has always been purchased at a much higher price. It is urged that further difficulties were created by the Government of India enhancing the price of cotton by Rs. 150 per candy. There is nothing to show that the price was increased by the Government beyond what was being hitherto paid for cotton in the market. We are not aware at what price cotton is used to be purchased before this order increasing the price. The Hon'ble Minister Sri Hare Krishna Mahatab explained the position very lucidly: "There is no likelihood of this measure giving an impetus to the inflationary tendency because this measure only recognises the existing price as it stands. It does not materially raise the price. On the contrary it is just possible that the ceiling which is prescribed now may not be reached. It is at all a ceiling price and not the floor price [Annexures G and G(1) to the Company's written statement]."

Recently the Spinning Master of the mill along with others was prosecuted on the charge of selling yarn in excess of controlled price fixed for standard yarn of different counts. The criminal case is said to have been

minated in the lower court in acquittal of the accused persons. It is pending in appeal before the District Judge of Howrah. These proceedings have no bearing on the point at issue.

Some time before closure of the mills, the partners fell out and one of the partners rushed to the Hon'ble High Court. A Receiver has been appointed and it is clear from the materials on record that all the partners are not agreeable to run the mill. They were not helping the Receiver to secure money for running the mill. This was possibly one of the reasons for closing the mills. The Company might have incurred some loss on account of low production of yarn. It was due to bad condition of the old machineries rather than any fault of the workers. The recent difference among the partners hastened the climax. The mill has been closed down and I am clearly of opinion that the workers were not in any way responsible for the situation. The present economic position of the country might have no contribution to the present situation. This did not by itself affect the cotton Mills more than any other spinning mills. Every business and every individual are hit by the present economic position of the country. It is not possible to say definitely without the assistance of any expert other apart from the low production of yarn on account of bad condition of the machineries and the recent difference among the partners the Management had any justification to close down the mills. It may be remarked with certainty that the closure of the mill was not prompted by any spirit of victimisation or unfair labour practice. Be whatever that might be as Judge of the Tribunal I have no jurisdiction to compel the Management or the Receiver to reopen the mill. Every individual has an inherent right to start a business and to close it down. This inherent right is based upon the principle of natural rights. Closure of the mill cannot in any way be a part of the terms and conditions of service of employees, although the compensation payable to an employee in the event of closure of a business is a term and condition of service of the workers employed in the said business. Where such closure is prompted by a spirit of victimisation or an unfair labour practice, the employers may be compelled to pay higher compensation to the employees by way of penalty and in such case compensation varies with the degree of this unwholesome spirit. But where no such spirit of victimisation and unfair labour practice is present, the employees are not entitled to claim more than the usual compensation. By reason of the closure of the mill the workers were thrown out of employment with effect from 1st October 1950. They were however given one month's notice. So far as could be understood from the discussion with the parties there is no likelihood of the mill being reopened in the near future. If the mill is closed down there cannot be any work in the office, although the office staff was retained up to 30th November. They were also given one month's notice. A few women were however reappointed for maintenance works. They are Sri K. K. Banerji, Sri B. C. Sircar, Sri Satya Ranjan Das Gupta, Sri Ish Ch. Saha, Sri Ramkaran Dubey, Jagannath, Ramjiwan, Rajendra, Narayana, Dalbahadur, Kanu, Lakhin and Beliya (Ext. 6). These workers were not unemployed for a single day before their alleged reappointment. All intents and purposes their services were not dispensed with in pursuance of the notice, dated 30th October 1950. Their services on and from December 1950 shall be taken as continuation of their prior services. Management was to start Contributory Provident Fund in terms of the omnibus award. This was not started. It was urged on behalf of the Management that the Provident Fund could not be started on account of losses of the employees. I have been referred to Annexure I, series to the Company's written statement. Sri Taradas Bhattacharjya was the President of the Ghosury Sutakal Mazdoor Union. The Management

wrote to Taradas Babu for nominating representatives of the workmen in Trustee Board to be formed under the Model Rules for Provident Fund industrial employees. The relevant rule is:

"The fund shall be administered by a Board of Trustees formed, equal number of representatives of the employers and subscribers. The total strength of the Board shall not exceed ten."

In reply to the letter of the Management Taradas Babu denied to have responsibility in forming the Trustee Board. Thereupon the Management wanted the workmen to send names of four persons to form the Board. This Tarapada Babu's reply was: "Please do what you think best as Model Rules". The Spinning Master appears to have consulted the labour force and his remark was:

"Labour say they have nothing to say about Trustee Board. What you like you can do. They have no objection. They want Service Book."

Then on 17th October 1949 the Manager wrote to Taradas Babu requesting him once more to explain the matter to the workmen. Some deductions made from the wages of the workmen for the contemplated Provident Fund were refunded. It is alleged by the Management that the deductions which were deducted from the wages of the workmen were refunded at the request of the workmen themselves; while it has been contended on behalf of the workmen that the deductions were withdrawn by the workmen on a representation by the cashier that the Provident Fund would be continued. Be whatever that might be, it is clear from the correspondence that the workers did not non-co-operate with the Management in forming the Trustee Board. They left the matter entirely to the Management. Management could have and should have nominated the subscribers as required by the Model Rules. In any case the Provident Fund should have been started. As the Provident Fund has not yet been started the workmen are entitled to half month's basic wages for each completed year of service till their services were actually terminated subject to a maximum of 15 months' basic wages. The wages payable to the workmen at the time when their services were dispensed with shall be the basis for calculation of this gratuity.

In addition to this gratuity, all workmen shall get wages and dearness allowance for the unexpired period of the leave on full pay due at the time of credit.

It was contended on behalf of the clerical staff that they have not received any Puja bonus for the year 1950. It is not disputed that the bonus was paid to the clerical staff for about ten years up to 1949. The workmen have termed the bonus in their application under section 33 of the Industrial Disputes Act as Puja bonus. According to the terms of the last award a festival bonus is an *ex-gratia* payment. The Proprietor, Marwaris. With them the Durga Puja is not the principal festival. The bonus was paid also to the non-Bengalis with whom also the Durga Puja is not the principal festival. Thus the bonus which had been paid to the clerical staff for the last ten years was practically annual bonus paid on the eve of the Durga Puja. It was linked with the salary and not with profit. The rate of bonus was 1 month's salary of the workman. The Company follows the Ram Navami year. This begins in March or April of an English year and ends in March or April of the following year. The bonus was paid in 1949 after the accounts for the Ram Navami year 2005 were closed, in which year, the Company is said to have incurred a loss. In spite of loss the clerks were paid bonus. The fact that they were

a pretty long time, irrespective of profit and loss, a bonus which was linked with their salary leads to this conclusion that bonus was one of the main conditions of their service.

1. accordingly, in the circumstances of the present case direct that the workers be paid one month's salary as bonus for the year 1950.

It has further been contended that members of the clerical staff were not entitled any increment of pay since the last award. The increment of the clerical staff was not linked with production. They should have been given increment according to the scale prescribed by the award. If really they were not been granted any increment, the Management violated the directions in the award. In fairness the workmen should be given the arrears calculated at the scales of increment since the date of enforcement of the award. The clerical staff shall get such arrear increments as compensation and for the purpose of gratuity, the amounts which would have been payable to them on the date when their services were terminated if they had regularly got the increments shall be taken into account.

The interim award which was given in favour of the workers shall merge into this final award.

Considering the plight to which the workmen have been reduced by the closure of the mill, I recommend that the workmen who have been thrown out of employment on account of the closure may be paid two weeks' basic wages to cover their passage for returning home. For calculation of this benefit to the piece raters their earnings less dearness allowance for the last two weeks may be taken into account. The compensation payable to piece raters by way of gratuity shall also be calculated at the average earnings of two weeks as indicated above.

All payments under this award shall be paid within a fortnight from the date when this award comes into force.

A. DAS GUPTA,
Judge, Industrial Tribunal.

10th February 1951.

ANNEXURE A.

the matter of reference No. 5707Lab., dated the 28th September 1950 of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between the Victoria Cotton Mills, Chusuri, Howrah, Head Office 46, Strand Road, Calcutta, and their workers represented by Sri Rajani Kanta Jana and others, 27/1, Ram Charan Naskar Lane, post office Chusuri, Howrah.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the employers: Sri P. C. Mullick, Advocate.

the employees: Sri D. L. Sen Gupta, Advocate.

INTERIM AWARD.

The point for adjudication in the main dispute is whether the proposal to close down the mills from 1st October 1950 is justified and if the workers are entitled to any relief as a result of such closure. Proceedings were initiated immediately on receipt of the order of reference. But in the meantime the Company closed the mills on and from 1st October 1950 without the sanction of this Tribunal. Sri Madanlal Jaju has been appointed a member by the Hon'ble High Court of Calcutta. Notice has been duly

issued to the Receiver and Sri P. C. Mallick, Advocate, has been represented both the Management of the Company and the Receiver on their written applications with consent of the other side.

By reason of the closure of the mills the workers have been thrown out of employment. It is desirable that the poor workers should get something to fall back upon for the period of their unemployment. I do not propose to express myself at this stage whether the closure was justified or not whether unemployment of the workers on account of the closure amounts to retrenchment or involuntary unemployment. I may note in this connection that this Tribunal's jurisdiction to grant interim relief to the workers has not been disputed. If the closure amounts to retrenchment of workers they are undoubtedly entitled to some relief in the form of gratuity or employer's contribution to the Provident Fund. By the award of the major Tribunal, Provident Funds were directed to be started with contribution by the employees at 6½ per cent. of the wages and an equal contribution by the employers. For the uncovered period of worker's service he was to be compensated by gratuity to be calculated at half month's wages of worker for each year of service at the rate the worker was drawing on date of the said award. I am told that the Provident Fund could not be started. So long as Provident Fund is not started the workers shall be entitled to half month's wages for each year of service. This gratuity payable under the said award on the same conditions and under the same circumstances as the employer's contribution for the compulsory contributory Provident Fund was payable under the Model Rules framed by the Government. The rules were annexed to the award and formed part thereof. According to these rules, the employer's contribution was payable in full to the worker in the event of retrenchment. Deduction from contribution has been provided under certain circumstances only in the event of premature resignation of the worker at his own request otherwise by reason of superannuation on medical grounds and the employer's contribution can be withheld only when the worker is dismissed for serious misconduct. Hence if the closure of the mills is construed as retrenchment of the workers and is justified, the workers are entitled to half month's wages for each completed year of service.

If, on the other hand, the closure is construed as involuntary unemployment the workers are entitled to, for every half year, compensation for two fortnights—75 per cent. of the average daily rate for the first fortnight and 50 per cent. of the second fortnight, provided the period of unemployment in a half year—January to June or July to December—is more than 7 days. This compensation works out to more than 10 per cent. of the daily wages. If the closure of the mills is construed as involuntary unemployment of the workers, they are entitled to this compensation on account of involuntary unemployment, in addition to the retiring benefit awarded. Moreover the lien on their employments does not cease by reason of involuntary unemployment. They will be entitled to employment when the mills reopen.

I feel that in these hard days some compensation must be paid to the workers for their unemployment and I propose to allow them half month's basic wages for each completed year of their service to be calculated at the average basic rate they had been drawing prior to the closure of the mills, subject to a maximum of 15 months' wages. Whichever of the two interpretations may be put on the closure of the mills, the Management will have no difficulty in making an adjustment without any detriment to the interests of the mills. The compensation which I have awarded by way of interim relief shall be paid to the workers within a month from the date of the interim award.

ANNEXURE B.

monthly requirements and stocks as stated on different dates in applications to Textile Commissioner (based on Exts. 1(a) and 1(d).)

Varieties.	Application of 2nd August 1950.		Application of 10th October 1949.		
	Average monthly requirements.	Stock on 2nd August 1950.	Average monthly requirements.	Stock on 19th October 1949.	Stock on 5th November 1949.
..	150	266	65	82	60
u 2 or Berar	65	Nil	65	Nil	Nil
o. 1	Nil	Nil	65	289	130
dia	30	Nil	Nil	194	346
..	30	78	143	Nil	Nil
..	Nil	100	Nil	Nil	Nil
S.	Nil	28	Nil	Nil	Nil
..	Nil	Nil	Nil	Nil	105
Total	275	472	338	565	641

ANNEXURE C.

abstract indicating stock and consumption of cotton for 12 months before closure (based on Ext. 1).

Date.	Stock.	Receipt during the month.	Total during the month.	Consumption during the month.	Stock at the end of the month.
September 1949	584	109	693	224	469
October 1949	469	401	870	195	675
November 1949	695	..	675	270	405
December 1949	405	100	505	267	238
January 1950	238	130	368	117	251
February 1950	251	216	467	249	218
March 1950	218	225	443	246	197
April 1950	197	604	801	259	542
May 1950	542	..	542	65	477
June 1950	477	100	577	62	515
July 1950	515	200	715	213	502
August 1950	502	..	502	260	242
..	2,085	..	2,367

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



Calcutta



सत्यमेव जयते

The

Gazette

Published by Authority

THURSDAY, MARCH 8, 1951

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৫৯৬জি.এ।

No. 596G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

Malda-Bankura.—No. 535G.A./5C-11/51.—27th February 1951.—Sri Jogesh Chandra Lodh, Subordinate Judge and Assistant Sessions Judge, Malda, is appointed, until further orders, to be Additional District and Sessions Judge, Bankura.

24-Parganas-Howrah.—No. 536G.A./5C-11/51.—27th February 1951.—Sri Rabindra Nath Ray, Subordinate Judge and Assistant Sessions Judge, 24-Parganas, is appointed to be a Special Judge to preside over the Special Court of criminal jurisdiction, to sit at Howrah, constituted under the Judicial Department notification No. 4677J., dated the 18th July 1950, under the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950).

Calcutta-24-Parganas.—No. 546G.A.—28th February 1951.—Sri Nirmalya Chatterji, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, employed as Administrative Officer, West Bengal National Volunteer Force Directorate, Calcutta, is appointed to act, until further orders, as Administrative Officer (Company Commander), West Bengal National Volunteer Force Training Centre, Kanchikuli.

Murshidabad-Calcutta. — No. 547G.A. — 28th February 1951.—Sri Mukti Ranjan Mazumdar, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Murshidabad, is appointed to act, until further orders, as Administrative Officer (Company Commander), West Bengal National Volunteer Force Directorate, Calcutta.

ছুটি।

Leave.

সাধারণ।

General.

২৪-পরগণা।—নং ৫২৯জি.এ।২এল-৬।৫১।—২৬শে ফেব্রুয়ারী ১৯৫১।—২৪-পরগণা জেলার জালিগুড়ের উপ-শাসক ও সমাহর্তা প্রিন্সিপাল চন্দ্র নাথকে পশ্চিমবঙ্গ কৃষাক (১ম খণ্ড) নিয়মাবলীর ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১২ই ফেব্রুয়ারী ১৯৫১ তারিখ হইতে ২৮শে ফেব্রুয়ারী ১৯৫১ তারিখ পর্যন্ত পূরা গড় বেতনে ছুটি মঞ্জুর করা হইল।

24-Parganas. — No. 529G.A./2L-6/51. — 26th February 1951.—Sri Bipin Chandra Nath, Deputy Magistrate and Deputy Collector, Alipore, 24-Parganas, is allowed leave on average pay for the period from the 12th February 1951 to the 28th February 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

হাওড়া।—নং ৫৩০জি.এ।২এল-৩।৫১।—২৬শে ফেব্রুয়ারী ১৯৫১।—হাওড়া জেলার উল্বেড়িয়ার উপ-শাসক ও সমাহর্তা প্রিন্সিপাল সুন্দর দত্তকে পশ্চিমবঙ্গ কৃষাক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ২০শে জানুয়ারী ১৯৫১ তারিখ হইতে বার দিনের অজিঁত ছুটি মঞ্জুর করা হইল।

এতদ্বারা এই বিভাগের ১৯শে জানুয়ারী ১৯৫১ তারিখের ১৮৫জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা সংশোধন করা হইল।

Howrah.—No. 530G.A./2L-3/51.—26th February 1951.—In modification of the orders contained in this Department notification No. 185G.A., dated the 19th January 1951, Sri Shyam Sundar Dutt, Deputy Magistrate and Deputy Collector, Uluberia, Howrah, was allowed earned leave for twelve days with effect from the 23rd January 1951 under rule 167(ii) of the West Bengal Service Rules, Part I.

কলিকাতা।—নং ৫৭৭জি.এ।১এল-৮।৫১।—২রা মার্চ ১৯৫১।—স্বরাষ্ট্র বিভাগের উপ-সচিব প্রিন্সিপাল শেখর চৌধুরীকে পশ্চিমবঙ্গ কৃষাক নিয়মাবলীর ১ম খণ্ড, ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১লা ফেব্রুয়ারী ১৯৫১ তারিখ হইতে পনের দিনের পূরা গড় বেতনের ছুটি মঞ্জুর করা হইল।

Calcutta.—No. 577G.A./1L-8/51.—2nd March 1951.—Sri Sasanka Sekhar Chaudhuri, Deputy Secretary, Home Department, was allowed leave on average pay for fifteen days with effect from the 1st February 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
S. N. RAY, Chief Secy.

Orders by the Commissioner of Police Calcutta

Calcutta, the 26th February 1951.

In exercise of the power conferred on rule 56(2) of the Bengal Jail Code, 1937, I, as amended, I appoint Miss Pratima Sen M.A., B.L., 46, Raja Dinendra Street, (to be a non-official visitor of the Presidency Alipore, for a period of two years with effect from 24th February 1951.

In exercise of the power conferred on rule 56(2) of the Bengal Jail Code, 1937, I, as amended, I re-appoint Sri S. Burmai at-law, 55, Pratapaditya Road, Calcutta, Janab A. Zaili, 25, Swallow Lane, Calcutta, non-official visitors of the Presidency Alipore, for a further period of two years with effect from 24th February 1951.

S. N. CHATTERJEE, Commr

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৫৯৭জি.এ।

No. 597G.A

ক্ষমতা।

Powers.

২৪-পরগণা।—নং ৫২৭জি.এ।৮পি-২০৪।৫০।—১লা ১৯৫১।—২৪-পরগণার অবর উপ-শাসক প্রিন্সিপাল কুমার মন্ডলকে প্রেন্সিপাল শাসকের ক্ষমতা প্রদত্ত হইল।

24-Parganas. — No. 527G.A. 8P-204, 50. February 1951.—Sri Pratulla Kumar Mondal Deputy Magistrate, 24-Parganas, is vested the powers of a Magistrate of the second class.

By order of the Gov
S. N. RAY, (Chief)

Judicial

Appointments and Transfers.

Calcutta.—No. 1034J.—28th February The services of Sri Bijoyesh Mukherjee, now employed as the Assistant Legal brancer, West Bengal, are replaced at the of the High Court, Calcutta.

Leave.

Calcutta.—No. 918J.—26th February The Hon'ble Mr. Justice R. P. Mook Judge of the High Court, Calcutta, was leave on full allowances for the period 4th to the 13th December 1950.

Powers.

24-Parganas.—No. 924J.—26th February —In exercise of the powers conferred by me and the proviso to section 357, of the Criminal Procedure, 1898. (Act V of 1898) Governor is pleased—

(a) to confer upon each of the gentlemen below the powers of a Magistrate of the 1st class in the district of 24-Parganas, for a period of two years with effect from 24th February 1951.

months from the date of this notification, in respect to such cases as may be made over to each within the limits of the jurisdiction of the Sealdah Court, and

to direct each to take down evidence in the English language—

Sri Manick Lal Mullick.

Sri Satyadas Banerjee.

Murshidabad.—No. 939J.—27th February 1951. In exercise of the powers conferred by section 14 of the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor directed—

to confer upon Miss Priti Gupta the powers of Magistrate of the third class, in the district Murshidabad, for a period of one year from the date of this notification, in respect to such cases as may be made over to her within the limits of the said subdivision of the said district, and

to direct her to take down evidence in the English language.

By order of the Governor,

A. S. RAY, Secy.

Registration

NOTIFICATIONS.

West Dinajpur-Calcutta.—No. 80Regn.—23rd February 1951.—Sri Hari Ballav Choudhury, District Sub-Registrar of West Dinajpur, is appointed to be the Sub-Registrar of Assurances, Calcutta, with effect from 26th February 1951 or any subsequent date on which he takes over charge, *vice* Jitendra Mohan Nath, retired.

His cancels this department notification 65Regn., dated the 8th February 1951.

Midnapore-West Dinajpur.—No. 81Regn.—23rd February 1951.—Sri Nripendra Nath Ghatak, District Registrar of Midnapore, is appointed to act as the District Sub-Registrar, West Dinajpur, with effect from the date on which he takes over charge until further orders, *vice* Sri Hari Ballav Choudhury, transferred.

His cancels this department notification 68Regn., dated the 8th February 1951.

24-Parganas-Hooghly.—No. 82Regn.—23rd February 1951.—Sri Ramesh Chandra Datta, Sub-Registrar of Cossipore-Dum Dum, is appointed to be the District Sub-Registrar of Chinsura with effect from the 1st March 1951 or any subsequent date on which he takes over charge until further orders, *vice* Sri Bhupati Ranjan Sen, retired.

24-Parganas.—24th February 1951.—The following persons who were appointed as temporary Sub-Registrars in terms of notification No. 980 Regn., dated the 8th May 1945, are appointed as probationers with effect from 28th May 1950:—

(1) Sri Monoranjan Das, B.A.

(2) Sri Shib Kumar Acharyya, B.A.

(3) Sri Badri Chandra Mukherjee, B.A.

(4) Sri Sudhansu Kanti Das, M.A.

(5) Sri Panchu Gopul Saha, B.A.

(6) Sri Umapati Mukherji, B.A.

Hooghly.—No. 90Regn.—24th February 1951.—In pursuance of the provisions of sub-section (7) of section 7 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to establish a temporary additional Sub-Registry office within registration sub-district of Chinsurah in the district of Hooghly to be styled as the office of the Joint Sub-Registrar of Chinsurah at Guptipara for a period of one month from the date of opening of the office.

24-Parganas.—No. 91Regn.—24th February 1951.—In pursuance of the provisions of sub-section (7) of section 7 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to establish a temporary additional Sub-Registry office within registration sub-district of Habra in the district of the 24-Parganas to be styled as the office of the Joint Sub-Registrar of Habra at Habra for a period of one month from the date of opening of the office.

By order of the Governor,

A. S. RAY, Secy.

Calcutta.—No. 89Regn.—26th February 1951.—In exercise of the powers conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act 1 of 1876), and section 2 of the Kazis Act, 1880 (XII of 1880), read with section 21 of the General Clauses Act, 1897, the Governor is pleased to cancel the license and sanad (Letter of Appointment) issued in favour of the late Alhady Junab Syed Maroof Shah Alquadri, Muhammadan Registrar and Kazi of Taltala, with effect from the 22nd November 1950.

By order of the Governor,

B. L. SARKAR, Dy. Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 590F./F/1R/18(1)51. — 23rd February 1951.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India read with article 313 of the said Constitution and with paragraph 26 of the Adaptation of Laws Order, 1950, the Governor is pleased to direct that the following further amendment shall be made in the West Bengal Service Rules, Part I, namely:—

Amendment.

For the existing list of West Bengal Provincial Services in Note I under sub-rule (4) of rule 5 of the said rules substitute the following list:—

1. West Bengal Civil Service (Executive).
2. West Bengal Junior Civil Service.
3. West Bengal Higher Judicial Service.

- | | |
|--|---|
| 4. West Bengal Civil Service (Judicial). | 21. West Bengal Engineering Service (and Buildings). |
| 5. West Bengal Police Service (Deputy Superintendents of Police). | 22. West Bengal Senior Service of Eng (Irrigation and Waterways). |
| 6. Assistant Commissioners of Police, Calcutta. | 23. West Bengal Engineering Service (Irrigation and Waterways). |
| 7. West Bengal Senior Forest Service. | 24. West Bengal Senior Educational Service (Men's Branch). |
| 8. West Bengal Higher Agricultural Service. | 25. West Bengal Senior Educational Service (Women's Branch). |
| 9. West Bengal Agricultural Service. | 26. West Bengal Educational Service (Men's Branch). |
| 10. West Bengal Gardeners' Service. | 27. West Bengal Educational Service (Women's Branch). |
| 11. West Bengal Higher Veterinary Service. | 28. West Bengal Higher Medical and Surgical Service (Grade I). |
| 12. West Bengal Veterinary Service. | 29. West Bengal Higher Medical and Surgical Service (Grade II). |
| 13. West Bengal Fisheries Service. | 30. West Bengal Medical and Surgical Service. |
| 14. West Bengal Excise Service. | 31. West Bengal Smoke Nuisance Service. |
| 15. West Bengal Junior Excise Service. | 32. West Bengal Factories Service. |
| 16. West Bengal Commercial Taxes Service. | 33. West Bengal Boilers Service. |
| 17. West Bengal Junior Commercial Taxes Service. | 34. West Bengal General Service. |
| 18. West Bengal Agricultural Income-tax Service. | |
| 19. West Bengal Junior Agricultural Income-tax Service. | |
| 20. West Bengal Senior Service of Engineers (Works and Buildings). | |

By order of the Governor

B. DAS GUPTA.

Taxation**NOTIFICATIONS.**

No. 399F.T.—22nd February 1951.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following name and address of the registered dealer together with a description of the goods covered by the registration certificate whose registration shall be deemed to have been cancelled with effect from the last day of Kartick Badi, 15th, 2007, is published for general information.—

Serial No.	Name.	Address.	Number of branches.	No. of registration certificate and date.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
1	Kishenlal Deoraj ..	40, Ram Mohan Mullick Lane, Calcutta.	..	CS IV/197A, dated 30th September, 1941.	..	Wooden garlands and Marmelos lands.

No. 402F.T.—23rd February 1951.—Finance (Taxation) Department notification No. 118F.T., dated the 15th January 1951, in which Sri J. C. Goon of Cooch Behar was temporarily appointed to the post of a Commercial Tax Officer, is hereby cancelled.

No. 409F.T.—23rd February 1951.—Sri Kalyan Brota Roy, Commercial Tax Officer, Grade II, Asansol, was allowed earned leave for forty-one days with effect from the 4th December 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 410F.T.—23rd February 1951.—Sri Sudra Chandra Mallick, B.Sc., B.Com., A.C., son of Sri Probodh Chandra Mallick, is appointed on probation as Agricultural Income-tax Officer Grade I, West Bengal, with effect from the 1st February 1951.

The officer will remain on probation for a period of two years.

No. 418F.T.—26th February 1951.—In exercise of the power conferred by clause (b) of sub-section (2) of section 7 of the Bengal Excise Act, 1906, the Governor is pleased to direct that the following

Amendments shall be made in notification 335F.T., dated the 28th October 1950, published at pages 1371-1377, Part I of the *Calcutta Gazette, Extraordinary*, of the 30th October 1950, as follows:—

Amendments.

In the entries against "The subdivision of *ckpore*" for item 6 under the sub-heading

Cooch Behar.

"Non-official Members", the following item shall be substituted:—

6. Mr. A. B. C. Lorimer, Manager, Standard Jute Company, Limited, nominated by the Indian Jute Mills Association.

2. Below the entries relating to "Darjeeling", the following entries shall be inserted:—

Official Members.

1. The Deputy Commissioner, President (*ex-officio*).
2. The Superintendent of Police (*ex-officio*).
3. The Superintendent of Excise, Secretary (*ex-officio*).

Non-official Members.

4. The Chairman, District Board.
5. Sri Dharani Sankar Bhattacharyya.
6. Sri Jaladhar Saha, Sadar subdivision.
7. Sri Priyanath Tarafdar, B.L., Mathabhanga subdivision.
8. Sri Atul Chandra Sarkar, Muktear, Tufan-gun subdivision.
9. Sri Kshitish Chandra Mustafi, B.L., Dinhat subdivision.
10. Sri Bireswar Prasad Sinha, Mekliganj subdivision.
11. Sri Gunamanta Sarkar, President Panchayat, Dewanhat.
12. Sri Prannath Sarkar, President Panchayat, Putimari Fuleswari.
13. Sri Satish Chandra Roy Singha Sarkar, M.L.A.
14. Sri Umesh Chandra Mandal, M.L.A.
15. Dr. Jogendra Nath Roy.
16. Sri Binode Behari Dutta, B.L."

CORRIGENDUM.

14F.T.—26th February 1951.—In notification 14F.T., dated the 14th December 1950, at page 2546, Part I of the *Calcutta Gazette*, dated the 21st December 1950, appointing

some additional members of the Excise Licensing Boards in all the districts and areas of the State—

In the entries against "Midnapore", in item 16, for "Sri Surendranath Samanta" read "Sri Surendra Nath Santra".

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

No. M. 20-2/50.—23rd February. Exercise of the power conferred by sub-section (7) of section 63 of the Improvement Act, 1911 (Bengal Act V

Revised list of properties affected by Alignment No. XXVIII.

Subhas Road (formerly Clive Street)

- | | |
|-----|---|
| ... | 48 (old No. 34), 50 (old No. 36), 52 (old No. 37), 54 (old No. 38), 56 (old No. 39), 62 (old No. 43), 64 (old No. 44), 66 (old No. 45), 70 (old No. 50), 72 (old No. 51), 74 (old No. 52), 145 (old Nos. 64 and 65), 143 (old No. 66), 141 (old No. 67), 139 (old No. 68), 137 (old No. 68/1), 135 (old No. 69), 133 (old No. 69/1), 131 (old No. 69/3), 115 (old No. 70), 113 (old No. 71), 103 (old No. 77), 101 (old No. 77/1), 91 (old Nos. 78 and 78/1) and 89 (old No. 79). |
| ... | 208. |
| ... | 113A and 113B (old No. 113). |
| ... | 2, 4 and 6 (old Nos. 1, 2 and 3). |
| ... | 24. |
| ... | 67 and 68. |
| ... | 7 and 7/8. |
| ... | 1/1. |
| ... | 4, 13, 14, 15, 16A, 16B, 16C, 17, 131, 133A, 133B, 135A, 135B, 136, 138, 139, 140, 141, 142/1, 142/2, 142/3, 142/4, 142/5, 142/6, 143, 146, 147, 148, 149, 151. |

1. Road
2. Daa Street
3. Street
4. Subhas Road
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By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.871/DHS/21M-26/50.—23rd February 1951.—Sri Nitya Ranjan Banerji, Principal Clerk, Correspondence Section, Medical College, Calcutta, was appointed temporarily to act as Secretary in the same institution in the West Bengal General Service for a period of one month and sixteen days from the 19th December 1950 during the absence, on leave, of Sri Bidhu Bhusan Chakrabarti.

By order of the Governor,
B. C. DAS GUPTA, Secy

24-Parganas.—No. Medl.780/D.H.S./1B-14/50/K.W.(2).—17th February 1951.—Notification No. Medl.454/D.H.S./1B-14/50/K.W.(2), dated the 27th January 1951, granting earned leave to Dr. B. K. Das, M.B., Additional Civil Surgeon, 24-Parganas, for twenty days, with effect from the 29th January 1951, is hereby cancelled.

Calcutta.—No. Medl.876/DHS/1A-49/50.—23rd February 1951.—Sri Abhoydas Chakravarty, Administrative Officer (Administration Branch), Directorate of Health Services, West Bengal, was granted earned leave for the period from the 27th October 1950 to the 8th November 1950 under rule 167(i) of the West Bengal Service Rules (Part I).

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATION.

No. 12.—26th February 1951.—Sri Phanindra Chandra Roy, Assistant Engineer officiating as Superintendent of Governor's Estates, is appointed to act temporarily as an Executive Engineer in the West Bengal Senior Service of Engineers under the Directorate of Works and Buildings with effect from 1st January 1950 and until further orders.

2. Sri Phanindra Chandra Roy will continue to hold charge of the Governor's Estates Division until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 876Com.—27th February 1951.—The following are appointed as members of the Selection

Board for interviewing and selecting candidates for training under the Boiler Attendants' Training Scheme for the year 1951-52:—

- (1) Chief Inspector of Boilers, West Bengal, Chairman.
- (2) Dr. S. C. Roy, Assistant Director of Engineering, Eastern Circle.
- (3) Sri K. K. Mitra, Deputy Labour Commissioner.
- (4) Major B. C. Ghosh, Deputy Rehabilitation Commissioner.
- (5) Sri N. N. Sen Gupta, Secretary, Board of Apprenticeship Training.

By order of the Governor

S. K. CHATTERJEE.

Mines and Power

ORDERS

No. 627M.P.—22nd February 1951.—In exercise of the powers conferred by section 51 of the Electricity Act, 1910 (IX of 1910), the Government are pleased to confer on the Calcutta Electric Corporation, Limited, Licensees of the Calcutta District Consolidated Electric License, the purpose of laying an underground cable for private common passage leading to the premises of Sri Saileswar Roy Chowdhury, Sri Sita Roy Chowdhury and Sri Nibaran K. Roy Chowdhury of Sakherbazar, Barisha, 24-Parganas, existing pole No. 1/77, Diamond Harbour, Barisha, 24-Parganas, to the said premises within the area of supply of the said Corporation and for repairing the same whenever necessary, the powers which the Corporation possesses under sections 10 to 19 of the Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers conferred is subject to the provisions of the Indian Telegraph Act, 1885.

No. 649M.P.—23rd February 1951.—In exercise of the powers conferred by section 51 of the Electricity Act, 1910 (IX of 1910), the Government are pleased to confer on the Calcutta Electric Corporation, Limited, Licensees of the Calcutta District Consolidated Electric License, the purposes of laying underground cable for private common passage leading to the premises of W. C. Banerjee Street, Calcutta, from the premises of the underground distributor in W. C. Banerjee Street to the said premises situated within the area of supply of the said Corporation and for repairing the same when necessity arises, the powers which the Corporation possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers conferred is subject to the provisions of the Indian Telegraph Act, 1885.

posts for the purposes of a telegraph establishment maintained by the Central Government or to established or maintained. The exercise of powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATION.

No. 1357Lab.—30th January 1951.—In pursuance of the provisions of regulations 1 and 2 of the regulations made under sub-rule (1) of rule 48 of the Indian Electricity Rules, 1937, as published in notification No. 12230Com., dated the 24th September 1945, read with notification No. 7200-1, dated the 2nd July 1937, as subsequently amended, the Governor is pleased to appoint the following person as member of the Licensing Board for West Bengal referred to in regulation 1 of the said regulations:—

Sri S. N. Ghose of the Calcutta Electric Supply Corporation, Limited, representative of the Bengal Chamber of Commerce, *vice* Mr. D. P. M. Kanga, on leave.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 1327Lab.—26th February 1951.—Santosh Kumar Niyogi, District and Sessions Judge, is appointed as a Judge of the Industrial Tribunal until further orders.

No. 1357Lab.—28th February 1951.—In exercise of the power conferred by sub-section (1) of section 8 of the Payment of Wages Act, 1936 (IV of 1936), and in supersession of notification No. 3544Lab., dated the 20th July 1949, the Governor is pleased to appoint the Commissioner for Workmen's Compensation, West Bengal, to be the authority to hear and decide all claims under the said Act for the State of West Bengal, excluding the districts of Darjeeling and Cooch Behar.

No. 1358Lab.—28th February 1951.—In exercise of the power conferred by sub-sections (1) and (2) of section 20 of the Workmen's Compensation Act, 1923 (V of 1923), the Governor is pleased—

to appoint the Deputy Commissioner, Cooch Behar, to be the Commissioner for Workmen's Compensation within the area included within his jurisdiction,

to direct that the said Commissioner shall dispose of such cases of distribution of compensation money to persons living within his jurisdiction as may be transferred to him by other Commissioners including the Commissioner for Workmen's Compensation, West Bengal, and

(3) to direct that the Commissioner for Workmen's Compensation, West Bengal, shall continue to perform all other business under the said Act for the whole of West Bengal.

No. 1359Lab.—28th February 1951.—In exercise of the power conferred by sub-section (1) of section 15 of the Payment of Wages Act, 1936 (IV of 1936), the Governor is pleased to appoint the Deputy Commissioner, Cooch Behar, to be authority to hear and decide all claims under the said Act for the district of Cooch Behar.

No. 1360Lab.—28th February 1951.—In exercise of the power conferred by sub-section (6) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in supersession of notification No. 3660Lab., dated the 5th July 1950, the Governor is pleased to declare that notices referred to in column 1 of the table below shall henceforth be sent to the Inspector specified in each case in column 2 of that table:—

Table.

1	2
1. (a) All notices required to be sent to the Chief Inspector of Factories under the Factories Act, 1948 (LXIII of 1948) or the rules made thereunder.	The Chief Inspector of Factories.
(b) All other notices in respect of factories situated within the Presidency-town of Calcutta, the districts of Howrah, Burdwan, Midnapore, Nadia, Murshidabad and 24 Parganas excluding Barrackpore subdivision but including Dum Dum and Baranagore police-stations.	The Chief Inspector of Factories.
2. All notices other than those referred to in clause (a) of item 1 in respect of factories situated within the districts of Hooghly, Birbhum, Bankura and the Barrackpore subdivision of 24 Parganas excluding Dum Dum and Baranagore police-stations.	Inspector of Factories, Barrackpore.
3. All notices other than those referred to in clause (a) of item 1 in respect of factories situated within the districts of Malda, West Dumdum, Jalpaiguri, Darjeeling and Cooch Behar.	Inspector of Factories, Jalpaiguri.

Explanation.—In this notification 'notice' means a notice under the Factories Act, 1948 (LXIII of 1948), or the rules made thereunder.

No. 1341Lab.—28th February 1951.—Sri Diptimoy Dhar is appointed to act temporarily as Inspector of Factories, West Bengal, until further orders.

This supersedes notification No. 810Lab., dated the 5th February 1951.

No. 1390Lab.—2nd March 1951.—In exercise of powers conferred by sub-section (5) of section 8 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to appoint the public officers mentioned below as additional Inspectors for the whole of West Bengal for all the purposes of the said Act in respect of factories defined in sub-clause (ii) of clause (m) of section 2 of the said Act:—

(1) Assistant Labour *Commissioners, West Bengal.

(2) Sri H. K. Biswas, Labour Officer, West Bengal.

- (3) Sri N. Bhattacharjee, Labour Officer, West Bengal.
- (4) Sri B. K. Roy, Labour Officer, West Bengal.
- (5) Sri D. P. Dutta, Labour Officer, West Bengal.

No. 13911ab.—2nd March 1951.—In exercise of the powers conferred by sub-section (I) of section 15 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), the Governor is pleased to appoint Sri Sailendra Nath Ghosh to be an Inspector, for the purposes of the said act, with effect from the 23rd January 1951 until further orders.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

This department notification No. 1126 dated 6th February 1951, so far as it relates to appointment of Sri Prova Ranjan Gar W.B.J.C.S., as Deputy Assistant Regional Controller of Procurement, Katwa, is cancelled.

No. 1657F.D./FD/6T/7/51. — 22nd Feb 1951.—Sri Santosh Nath Sen, Subdivisional troller, Asansol, is appointed temporarily to until further orders, as Subdivisional Controller Cooch Behar, *vice* Sri Bejoy Krishna Das Gupta.

2. Sri Bejoy Krishna Das Gupta, W.B.J.C.S. (temporary), Subdivisional Controller, Cooch Behar, is appointed temporarily to act until further orders as Subdivisional Controller, Aduar, *vice* Sri Nitindra Nath Roy.

By order of the Governor,

P. NAG, Dy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 27(3)/48/51W.C. — 22nd February 1951.—In partial modification of this Labour Directorate notification No. 27L.C., dated 28th May 1948, published at page 761 of Part I of the *Calcutta Gazette*, dated 10th June 1948, the names of "Janab Md. Siddique" and "Janab Md. Idris Mea", workmen's representatives from constituency No. 4 to the Works Committee of Alliance Jute Mills, post office Jagatdal, 24-Parganas, are hereby cancelled and the names of "Sri Paras Nath Singh" and "Janab Doma" are published in their places for general information as members elected at the by-election held in constituency No. 4.

No. 82(4)/49/51W.C.—26th February 1951.—In partial modification of this Labour Directorate notification No. 82W.C., dated 12th November 1949, published at page 2017, Part I of the *Calcutta Gazette*, dated 24th November 1949, the name of "Mr. K. A. Cassels", a member nominated by the employers to the Works Committee in Ramnugger Cane and Sugar Co., Ltd., post office Plassey, Nadia, is hereby cancelled and the name of "Mr. J. D. Nikas" is published in his place for general information.

S. K. HALDAR,

Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 1645F.D./FD/8A/16/50. — 22nd February 1951.—Sri Sudhir Chandra Chakravarty, W. B. J. C. S., Rationing Officer, Burtolla Sub-Area, under the Directorate of Rationing and Distribution, is appointed to act as Deputy Assistant Regional Controller of Procurement, Katwa, under the Directorate of Procurement and Supply, *vice* Sri J. N. Roy.

DEPARTMENT OF SUPPLIES

NOTIFICATIONS.

No. 930S.D.—5th March 1951.—Sri J. Deyashi, Private Secretary to the Hon'ble Minister and Assistant Director, Consumer Goods, Department of Supplies, is appointed to act as Assistant Secretary, Department of Supplies, with headquarters at Calcutta, *vice* Sri K. C. Banerjee, W. B. J. C. S.

No. 935S.D.—5th March 1951.—Sri K. Banerjee, W. B. J. C. S., Assistant Secretary, Department of Supplies, is appointed Special Officer in the Directorate of Textiles, Department of Supplies, with headquarters at Calcutta, in addition to his duties as Textile Licensing Officer.

By order of the Governor,

S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Calcutta.—No. 2266L.R.—27th February 1951.—Sri Phanindra Kumar Banerjee, 2nd Assistant Acquisition Collector, Calcutta, and Addl. Secretary, Board of Revenue, West Bengal, is appointed to be Secretary to the Board of Revenue, West Bengal and *ex-officio* Deputy Secretary, Government in the Land and Land Revenue Department, with effect from the 1st March 1951, *vice* Sri Sasadhar Das Gupta, I. A. S., retired.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue
Secy. to the Govt. of
Bengal (*ex-officio*).

Dinajpur.—No. 2112L.R.—23rd February
exercise of the power conferred by sec-
the Bengal Survey Act, 1875 (Bengal
1875), the Governor is pleased to order
vey shall be made of the lands appertain-
estates, tenures or holdings of persons,
migrated to East Bengal, and comprised
areas of police-stations mentioned below
tract of West Dinajpur and that the
of estates, mauzas and fields be demar-
the lands so to be surveyed:—

Police-stations.

lurghat.

li.

marganj.

ngarampur.

pan.

ganj.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

ভূমিগ্রহণ শাখা।

Land Acquisition

প্রজ্ঞাপনবর্তী।

NOTIFICATIONS.

— No. 2092L.A.(P.W.). — 22nd
1951—Whereas it appears to the
at land is likely to be required to be
overment at the public expense for a
pose, viz., for the diversion of the
ga-Tarakswar-Baidyabati Road (ac-
mayetpur-Purusattampur), it is hereby
t for the above purpose pieces of land
measuring, more or less, 58.88 acres,
sing cadastral plots as detailed below,
to be required in the district of

District Hooghly.

*Thana Singur, village Bhola, jurisdiction list
No. 55.*

plots in full—10, 39, 1581, 88, 517,
57, 1574, 594, 603, 604.

plots in part—8, 9, 11, 15, 16, 17,
28, 40, 41, 42, 85, 86, 87, 91, 90, 89,
120, 121, 122, 125, 126, 127, 128,
129, 231, 234, 235, 236, 237, 238, 239,
31, 284, 285, 513, 514, 515, 516, 518,
50, 544, 543, 538, 536, 1580, 552,
56, 557, 558, 568, 567, 569, 580, 581,
50, 591, 593, 596, 595, 602, 601, 605,

*Thana Singur, village Kamarkundu, jurisdiction
list No. 53.*

plots in full—159, 182, 176, 174,
3, 443, 566, 559, 557, 556, 548, 547,
7, 522, 521, 517, 689, 499, 474, 475.

plots in part—131, 150, 151, 152,
8, 162, 161, 160, 179, 188, 181, 184,
5, 686, 466, 457, 456, 454, 452, 444,
9, 568, 567, 565, 560, 558, 555, 549,
2, 541, 539, 535, 537, 536, 529, 696,
3, 520, 518, 516, 515, 510, 509, 500,
4, 482, 483, 484, 481, 480, 479, 478,
71, 1072, 1074, 1075, 1076.

*Thana Singur, village Daluigachha, jurisdiction
list No. 52.*

Cadastral plots in full—964, 1171, 1173.

Cadastral plots in part—828, 827, 826, 848,
847, 846, 832, 833, 834, 835, 962, 963, 965, 966,
967, 1264, 1263, 1247, 1248, 1246, 1249, 1250,
1251, 1252, 1254, 1255, 1231, 1213, 1192, 1184,
1179, 1180, 1161, 1166, 1167, 1168, 1170, 1174,
1175, 1176, 1177, 1178.

*Thana Singur, village Kismat Apurbhapur, juris-
diction list No. 51.*

Cadastral plot in full—306.

Cadastral plots in part—302, 303, 304, 307,
308, 309, 318, 319, 313, 312, 311, 310, 305, 401,
402, 403, 405, 17, 18, 19, 20, 21, 22.

*Thana Singur, village Gopalnagar, jurisdiction
list No. 13.*

Cadastral plots in full—6952, 6954, 6955,
6956, 6920, 6935.

Cadastral plots in part—6855, 6858, 6861,
6859, 6860, 6960, 6961, 6959, 6953, 6951, 6950,
6949, 6918, 6944, 6940, 6939, 6934, 6930, 6929,
6936, 6937, 6938, 6923, 6922, 6921, 6919, 6917,
6914, 6915, 6916, 6957, 6958, 6863, 6862, 6867,
6868.

*Thana Singur, village Gazipur, jurisdiction list
No. 50.*

Cadastral plots in full—520, 530, 480, 397, 421,
422, 423.

Cadastral plots in part—521, 519, 525, 791,
526, 529, 802, 537, 536, 534, 533, 546, 545, 544,
547, 548, 482, 481, 396, 399, 410, 388, 387, 386,
424, 426, 427, 428, 419, 420, 413, 412, 411, 398,
479, 532, 531, 563, 528, 527, 524, 523, 576, 522.

*Thana Singur, village Ratanpur, jurisdiction list
No. 49.*

Cadastral plots in full—600, 599, 597, 577.
Cadastral plots in part—594, 595, 596, 583, 587,
588, 517, 581, 578, 575, 573, 572, 553, 554, 555,
550, 601, 604, 598, 582, 979, 580, 579, 563, 576,
570, 571, 569, 568, 556, 557.

*Thana Singur, village Mallikpur, jurisdiction list
No. 48.*

Cadastral plots in full—152, 151, 141.

Cadastral plots in part—120, 116, 115, 112,
153, 154, 156, 157, 158, 179, 163, 164, 166, 168, 118
117, 121, 140, 142, 150, 148, 180, 169.

*Thana Singur, village Jamirberia, jurisdiction list
No. 46.*

Cadastral plots in full—710, 717, 735, 615.

Cadastral plots in part—614, 613, 620, 619,
623, 624, 627, 628, 497, 715, 716, 489, 490, 488,
720, 722, 812, 725, 734, 733, 732, 781, 783, 784,
785, 786, 791, 412, 411, 813, 790, 788, 787, 779,
780, 773, 772, 771, 816, 724, 723, 721, 719, 718,
714, 712, 711, 709, 629, 666, 618, 617, 616.

*Thana Singur, village Purushottampur, juris-
diction list No. 47.*

Cadastral plots in full—34, 64, 65, 236, 269,
268, 238, 221, 473, 474, 482, 483, 536, 843.

Cadastral plots in part—29, 30, 31, 32, 23, 59,
60, 61, 63, 66, 68, 103, 104, 105, 180, 181, 182,
183, 184, 186, 793, 797, 233, 229, 228, 224, 223,
220, 218, 219, 271, 270, 274, 275, 276, 265, 266,
267, 262, 257, 247, 246, 245, 244, 243, 242, 239,
241, 472, 476, 476, 477, 478, 479, 481, 484, 534,
535, 537, 539, 540, 791, 58, 38, 39,

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(A) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore. — No. 20941.A.(P.W.). — 22nd February 1951.—Whereas it appears to the Governor that additional land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Contai-Digha Road (section from Dharmadasbar to Pichhabaui khal), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 14.81 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Midnapore:—

District Midnapore.

Thana Contai, village Dhandighi, jurisdiction list No. 311.

Cadastral plots in full—242, 243.

Cadastral plots in part—240, 275.

Thana Contai, village Jalalkhanbar, jurisdiction list No. 310.

Cadastral plots in full—871, 874, 941, 899.

Cadastral plots in part—936, 907, 906, 905, 903, 902, 901, 900, 898, 896, 895, 876, 877, 878.

Thana Contai, village Dharmadasbar, jurisdiction list No. 309.

Cadastral plot in part—964.

Thana Contai, village Srirampur, jurisdiction list No. 308.

Cadastral plot in full—1710.

Thana Contai, village Chhatradhara, jurisdiction list No. 307.

Cadastral plots in part—304, 294, 291, 290, 289, 295, 297.

Thana Contai, village Baidya Harania, jurisdiction list No. 320.

Cadastral plots in part—12, 14.

Thana Contai, village Ghatua, jurisdiction list No. 303.

Cadastral plots in full—1708, 1709, 1714, 1750, 1751, 1753.

Cadastral plots in part—1688, 1673, 1689, 1692, 1693, 1695, 1787, 1918, 1905, 2204, 2068, 1989, 1990, 1994, 199.

Thana Contai, village Hatiberga, jurisdiction list No. 302.

Cadastral plots in full—288, 289, 295.

Cadastral plots in part—281, 282, 283.

Thana Contai, village Kaltalia, jurisdiction list No. 301.

Cadastral plots in full—29, 32, 33, 36, 66.

Cadastral plots in part—289, 48, 51, 54, 69, 70, 71, 46, 47.

Thana Contai, village Sarishaberga, jurisdiction list No. 285.

Cadastral plots in part—127, 128, 129, 145, 265, 266, 267, 268, 273, 292, 342, 3.

Thana Contai, village Mahishagot alias Mahishagot, jurisdiction list No. 28.

Cadastral plots in part—121, 119, 125, 136, 141, 142, 145, 146, 148, 150, 154, 161, 160, 166, 167, 174, 175, 176, 177.

Thana Contai, village Uttar Bahulin, jurisdiction list No. 281.

Cadastral plots in full—357, 358, 362, 1.

Cadastral plots in part—364, 382, 329.

Thana Contai, village Subarnadighi, jurisdiction list No. 221.

Cadastral plots in part—905, 887.

Thana Contai, village Sahajadpur, jurisdiction list No. 220.

Cadastral plots in part—12, 11, 9, 1485.

Thana Contai, village Nimdasbar, jurisdiction list No. 215.

Cadastral plots in full—379, 380, 383, 388, 389, 390, 561, 560, 558, 557, 551, 548, 542, 543, 545, 546.

Cadastral plots in part—552, 549, 541, 571, 572, 573, 522, 537, 536, 544, 402, 554, 553, 568, 578, 591.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Jalpaiguri.—No. 2102L.A.—22nd February 1951.—The Governor is pleased to cancel so much of the notification No. 2951L.A., dated the 10th April 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 454, Part I of the *Calcutta Gazette* of the 15th April 1948, as relates to a piece of land comprising part of cadastral plot No. 107, village Khana, jurisdiction list No. 5, thana Jalpaiguri, Pargana Baidyathapur, Sheet No. 11, district Jalpaiguri, out of the total area allotted for acquisition for the extension of the H. E. School in the district of Jalpaiguri.

Birbhum. No. 2104L.A.—22nd February 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894) in relation to the acquisition of land for purposes of the Union have been entrusted to State Government by notification No. 123/50-Judl dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that it is likely to be required to be taken by the said Government at the public expense for a purpose being a purpose of the Union, namely for the construction of railway staff sheds in connection with post-war reconstruction at mile 137 (loop line) of the East Indian Railway, it is hereby notified that for the above purpose a piece of land measuring, more or less, 16.6 acres, and comprising cadastral plots as stated below, is likely to be required in the district of Birbhum:—

District Birbhum.

Rampurhat, village Ramrampur, jurisdiction list No. 79.

Full plots in full—1092, 1094, 1080, 1077, 1076

Plots in part—1090, 1091, 1093, 1082, 1076, 1078, 1079, 1258, 987, 982.

Rampurhat, village Sreephala, jurisdiction list No. 78.

Full plots in full—982, 983, 1035, 974, 976, 978, 979, 980, 981, 1029.

Plots in part—984, 1036, 864, 865, 7, 869.

Notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, by the said notification, to all whom it may concern.

Any person interested in the land may be inspected in the office of the Divisional Superintendent, East Railway, Howrah, and as well as in that of the Collector of Birbhum.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Birbhum.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923 and read with the aforesaid notification the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the lands in this case.

মেদিনীপুর।—নং ২১০৬এল.এ।—২০শে ফেব্রুয়ারী ১৯৫১।—যেহেতু ভারতীয় শাসনতন্ত্রের ২৫৮(১) ধারায় প্রদত্ত ক্ষমতাবলে, ভারত সরকারের স্বরাষ্ট্রমন্ত্রকের ১৯৫০ সালের ৩০শে সেপ্টেম্বর তারিখের ১২৩১৫০জুডিসিয়াল নং প্রজ্ঞাপনে কেন্দ্রীয় সরকারের প্ররোজনে ভূমিগ্রহণ সম্পর্কে ১৮৯৪ সালের ভূমিগ্রহণ আইনের বিধানমত উক্ত সরকারের যে ক্ষমতা আছে, সেই ক্ষমতা রাজ্য-সরকারের হস্তে ন্যস্ত করা হইয়াছে;

সুতরাং এতদ্বারা উক্ত আইনের ৩ ধারার (গ) উপ-ধারায় এবং উল্লিখিত প্রজ্ঞাপনে প্রদত্ত ক্ষমতাবলে, উপ-শাসক ও সমাহর্তা প্রিন্সিপ্যাল চন্দ্র চ্যাটার্জীকে উক্ত আইনের বিধানমত, কেন্দ্রীয় সরকারের প্ররোজনে ভূমিগ্রহণ সম্পর্কে সমাহর্তার কার্য পরিচালন করিবার নিমিত্ত মেদিনীপুর জেলার ভূমিগ্রহণ সমাহর্তারূপে নিযুক্ত করা হইল।

Midnapore.—No. 2106L.A.—23rd February 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl, dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Sailesh Chandra Chatterji, Deputy Magistrate and Deputy Collector, to be the Special Land Acquisition Collector in the district of Midnapore to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

মেদিনীপুর।—নং ২১০৭এল.এ।—২০শে ফেব্রুয়ারী ১৯৫১।—১৮৯৪ সালের ভূমিগ্রহণ আইনের ৩ ধারার (গ) উপ-ধারায় প্রদত্ত ক্ষমতাবলে উপ-শাসক ও সমাহর্তা প্রিন্সিপ্যাল চন্দ্র চ্যাটার্জীকে উক্ত আইনের বিধানমত কেন্দ্রীয় সরকারের প্ররোজনে ব্যক্তিরকে অন্যান্য ব্যবসায় প্ররোজনে ভূমিগ্রহণ সম্পর্কে সমাহর্তার কার্য পরিচালন করিবার নিমিত্ত মেদিনীপুর জেলার ভূমিগ্রহণ সমাহর্তারূপে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,

প্রিন্সিপ্যালম্যেজিস্ট্রার অফ মিদনাপুর,

রাজস্বশাখার সদস্য ও পদাধিকারে পশ্চিমবঙ্গ সরকারের সচিব।

Midnapore.—No. 2107L.A.—23rd February 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition

Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Sailesh Chandra Chatterji, Deputy Magistrate and Deputy Collector, to be a Special Land Acquisition Collector in the district of Midnapore to perform the functions of a Collector under the said Act in relation to acquisition of lands for public purposes (except the purposes of the Union) and for Companies.

Bankura.—No. 2148I.A.—23rd February 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for Banskhal Irrigation Scheme, in the villages of Dubrajpur and Kamardihi, jurisdiction list Nos. 169 and 143 respectively, thana Raipur, pargana Raipur, district Bankura, it is hereby notified that for the above purpose a piece of land comprising cadastral plots as detailed below and measuring, more or less, 4.16 acres, is likely to be required within the aforesaid villages of Dubrajpur and Kamardihi:—

Thana Raipur, village Dubrajpur, jurisdiction list No. 169, district Bankura.

Cadastral survey plots in part—61, 62, 65, 66, 68, 104, 115, 116, 117 and 118.

Thana Raipur, village Kamardihi, jurisdiction list No. 143, district Bankura.

Cadastral survey plots in part—212, 316, 318, 319 and 340.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Bankura.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land, as are not waste and arable who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Bankura.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable portions of the land in this case.

Burdwan.—No. 2262L.A.—26th February 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the construction of station building and platform

at Radhanagar station on the Bengal Nagpur Railway, in the village of Chinakunri, jurisdiction list No. 60, thana Kulti, pargana Shergarh, z Burdwan, it is hereby notified that for the above purpose a piece of land starting from chainage 21,700 feet of Damodar-Radhanagar Branch of Bengal Nagpur Railway, and running generally towards the north-west direction touching the southern boundary of the same branch line and passing through the mouza Chinakunri and terminating at chainage 23,655 feet and being 1.5 feet in length and 50 feet in width and measuring more or less 2.244 acres, is likely to be required within the aforesaid village of Chinakunri.

This notification is made, under the provision of section 4 of the Land Acquisition Act, 1894 read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of Special Land Acquisition Officer, Burdwan, as well as in that of the District Engineer, Adm. Bengal Nagpur Railway.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

NOTICES.

Murshidabad.—No. 2136L.A.(P.W.)—2 February 1951.—Whereas 13.47 acres, more or less, of land situate in or near the villages Belia Syampur and Mahishasthali, described below have been requisitioned by the Collector Murshidabad for the purpose of providing facilities for transport and communication, namely, the improvement of Bhagawangola-Lalga Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land pursuant to section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Belia Syampur, jurisdiction list No. police-station Bhagawangola, district Murshidabad.

Cadastral survey plots in part—925, 940, 942, 945, 964, 967, 968, 948, 949, 950, 951, 953, 958, 1505, 1506, 1507, 1512, 1513, 1514, 1520, 1521, 1522, 1528, 1529, 1530, 1545, 806, 811, 812, 820, 819, 822, 817, 824, 825, 826, 829, 830, 834, 835, 837, 838, 839, 840, 841, 843, 844, 848, 849, 850, 863, 862, 855, 856

861, 862, 865, 866, 869, 870, 873, 899, 900, 902, 903, 904, 905, 906, 907, 908, 910, 911, 921, 922, 923, 924, 1717, 1719, 1720 and 1723.

lastral survey plots in full—821, 818, 836, 1509, 1510, 1511, 1517, 1518 and 1519.

Mahishasthali, jurisdiction list No. 6, police-station Bhagwangola, district Murshidabad.

lastral survey plots in part—196, 203, 204, and 197.

lastral survey plot in full—202.

shidabad. — No. 2138L.A.(P.W.). — 23rd February 1951.—Whereas 5.91 acres, more or less, situate in or near the villages of Barua and as described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the construction of Berhampore Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may

concern of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Barua, jurisdiction list No. 60, police-station Beldanga, district Murshidabad.

lastral survey plots in part—579, 591, 1064, 57, 937, 102, 1066, 1067, 1069, 1090, 1065, 11, 1972, 1992, 1991, 1131, 1132, 1124, 128, 1129, 1152, 1081, 1107, 1108, 1109, 50, 1071, 1082, 1083, 1015, 1016, 1017, 99, 1104, 1105, 1106, 1103, 908, 1014, 904, 2 and 704.

lastral survey plots in full—577 and 907.

Banka, jurisdiction list No. 48, police-station Beldanga, district Murshidabad.

lastral survey plots in part—797, 1321, 1322, 13, 482, 1325, 1326, 1594, 1610, 1617, 30, 1606, 1611, 1618, 1723, 1726, 1727, 34, 1727 and 1328.

lastral survey plots in full—1324, 1620 and

dabad. — No. 2140L.A.(P.W.). — 23rd February 1951.—Whereas 8.84 acres, more or less, situate in or near the villages of Rana-Khoshbaspur and Gokarna, described as below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the construction of Berhampore-Kandi Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

notice is given under the provisions of sub-section (1) of section 4 of the West Bengal

Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Ranagram, jurisdiction list No. 14, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—1753, 1730, 1750, 1749, 1748, 1743, 1742, 2452, 2493, 2442, 2441, 1741, 1739, 1738, 2421, 2431, 2428, 2433, 1666, 2432, 2495, 2449, 2458, 2455, 1611, 2457, 2468, 2546, 1701, 1702, 2465, 2566, 2466, 1687, 1690, 2467, 1689, 2469, 1643, 2494, 2496, 2501, 2502, 2527, 2528, 2529, 2530, 2533, 1638, 2543, 2542, 2545, 2552, 1670, 2555, 1620, 1626, 2554, 2565, 1630, 2556, 1623, 2561, 2562, 2563, 1699, 1680, 1703, 2564, 2567, 1608, 1610, 1625, 1628, 1629, 1700, 1631, 1639, 1634, 1636, 1645, 1647, 1649, 1650, 1673, 1674, 1677 and 1635.

Cadastral survey plots in full—2429, 2430, 1740, 2456, 2532, 1622, 1669, 1646, 2531, 2544, 2553, 1621, 1688, 1667, 1678, 1679 and 1668.

Mauza Khoshbaspur, jurisdiction list No. 18, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—1114, 1093, 1091, 1094, 1116, 883, 1089, 871, 872, 869 and 873.

Cadastral survey plots in full—1115 and 870.

Mauza Gokarna, jurisdiction list No. 19, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—4506, 4588, 4533, 4536, 4581, 4508, 4525, 4582, 4529, 4568, 4530, 4567, 4516, 4510, 4510/6935, 4586, 4503, 4535, 4528, 4524, 4503/6934, 4522, 4511, 4518, 4587, 4584, 4519, 4569, 4580 and 4382.

Cadastral survey plots in full—4507, 4509, 4523 and 4585.

Murshidabad. — No. 2142L.A.(P.W.). — 23rd February 1951.—Whereas 13.56 acres, more or less, of land situate in or near the village of Uparfatepur described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the improvement of Bhagawangola-Lalgola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Uparfatepur, jurisdiction list No. 68, police-station Lalgola, district Murshidabad.

Cadastral survey plots in part—1545, 1748, 1749, 1751, 1756, 1779, 1878, 1879, 1881, 1872, 1867, 1868, 1869, 1841, 1844, 1845, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1833, 1835, 1830, 1752, 1753, 1754, 1836, 1816, 1817, 1818, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1802,

2122, 2130, 2129, 2123, 2124, 2125, 2103, 2104, 2105, 2102, 2107, 2109, 2110, 2111, 2090, 2091, 2092, 2093, 2069, 2070, 2089, 2071, 2078, 2079, 2127, 2112, 1882, 2829, 2830, 2831, 2794, 2795, 2790, 2791, 2792, 2793, 2786, 2788, 2789, 2784, 2785, 2780, 2781, 2782, 2783, 2772, 2773, 2774, 2775, 2842, 2843, 2844, 2845, 2856, 2857, 2858, 2859, 2860, 2853, 2854, 2855, 2864, 2865, 2852, 2867, 2868, 2879, 2882, 2891, 2892 and 1780.

Cadastral survey plots in full—1750, 1755, 1778, 1880, 1870, 1871, 1842, 1843, 1831, 1832, 1834 and 2108.

Midnapore.—No. 2144L.A.(P.W.)—23rd February 1951.—Whereas 14.46 acres, more or less, of land situate in or near the villages of Argora, Ajabnagar, Sibpur-Hazrapara, Rathipur, Nirmalbazar, Ranirbazar, Jalaskara, Hemnagar, Radhanagar, Amanpur (Raghunathpur), Mohonpur and Kashiganj, described below, have been requisitioned by the Collector of Midnapore, for the purpose of providing facilities for communication, namely, for the construction of Chandrakona-Ghatal Road, for the section from 19th to 26th mile, under section 3 of the West Bengal Land (Requisitioned and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of of sub-section (7) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Description of land.

Mauza Argora, jurisdiction list No. 65, police-station Ghatal, district Midnapore.

Cadastral survey plot in part—572.

Mauza Ajabnagar, jurisdiction list No. 68, police-station Ghatal, district Midnapore.

Cadastral survey plots in part—2251, 1840, 1841, 1839, 1848, 1837, 1834, 2332 and 1865.

Mauza Sibpur-Hazrapara, jurisdiction list No. 69, police-station Ghatal, district Midnapore.

Cadastral survey plots in part—624, 818, 797, 625, 815, 816, 814, 795, 817, 274, 213 and 272.

Cadastral survey plot in full—796.

Mauza Rathipur, jurisdiction list No. 60, police-station Ghatal, district Midnapore.

Cadastral survey plots in part—499, 502, 665, 666, 674, 481, 377, 375, 374, 373, 372, 376, 368, 367, 366, 365, 364, 358, 356, 357, 177, 174, 175, 176, 168, 683, 167, 684, 173, 679, 172, 680, 170, 681, 169, 682 and 369.

Mauza Nirmalbazar, jurisdiction list No. 59, police-station Ghatal, district Midnapore.

Cadastral survey plots in part—501, 502, 503, 507 and 508.

Mauza Ranirbazar, jurisdiction list No. 71, police-station Ghatal, district Midnapore.

Cadastral survey plots in part—900, 899, 901, 960, 961, 902, 959, 1175, 958, 1176, 1070, 1171, 954, 963, 1174 and 1415.

Mauza Jalaskara, jurisdiction list No. 73, station Ghatal, district Midnapore.

Cadastral survey plots in part—1132, 8, 511, 942, 941, 486, 918, 513, 514, 1068, 90, 524, 1133, 1134, 844, 1074, 841, 810, 72, 638, 974, 975, 1069, 1073, 529, 528, 976, 6, 641, 971, 966, 953, 530, 954, 527, 910, 4, 949, 496, 487, 1086, 726, 724, 716, 624, 6, 911, 1148, 1147, 1142, 1143, 1130, 972, 10, 955, 948 and 495.

Cadastral survey plots in full—725, 49, 906, 957 and 492.

Mauza Hemnagar, jurisdiction list No. 70, station Ghatal, district Midnapore.

Cadastral survey plots in part—8 and 14.

Mauza Radhanagar, jurisdiction list No. 78, station Ghatal, district Midnapore.

Cadastral survey plots in part—43, 69, 689/3004, 2116, 2119, 2118, 2117, 2107, 211, 2410, 900, 2411, 1196, 2950, 2951, 2926, 8, 661, 714, 899, 680, 679, 697, 698, 691, 2800, 694 and 901.

Cadastral survey plots in full—2954, 295, 2924 and 2925.

Mauza Amarapur (Raghunathpur), jurisdiction list No. 77, police-station Ghatal, district Midnapore.

Cadastral survey plot in part—270.

Mauza Mohonpur, jurisdiction list No. 221, station Chandrakona, district Midnapore.

Cadastral survey plots in part—76, 94 and

Mauza Kashiganj, jurisdiction list No. 213, station Chandrakona, district Midnapore.

Cadastral survey plots in part—3305, 3426, 3513, 3416, 3425, 3483, 3484, 3417, 3299, 3389, 3567, 3300, 3297, 3298, 3308, 3306, 3565, 3403, 3404, 3405, 3281 and 3404.

Cadastral survey plot in full—3566.

DECLARATIONS.

Midnapore.—No. 2096L.A.(P.W.)—22nd February 1951.—Whereas it appears to the Governor that land is required to be by Government at the public expense for a public purpose, viz., for the construction of an approach road to Champ Head Works, in the village of Gobindapur, jurisdiction list No. 921, thana Jhargram, district Midnapore, it is hereby declared that for the above purpose a piece of land measuring more or less, 0.01 of an acre and comprising a cadastral plot No. 115, is required with aforesaid village of Gobindapur.

This declaration is made, under the provision of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

24-Parganas.—No. 2100L.A.(P.W.)—22nd February 1951.—Whereas it appears to the Governor that extra land is required to be by Government at the public expense for a public purpose, viz., for the diversion of Basirhat-Swarupnagar Road in the 8th mile, it is hereby declared that for the above purpose a piece of land measuring more or less, 2.54

comprising cadastral plots as detailed below, situated in the district of the 24-Parganas:—

District 24-Parganas.

at *Swarupnagar, village Galdaha, jurisdiction list No. 41.*

castral plots in part—2199, 2200, 2201, 2656, 2655, 2657, 2654, 2653, 2652, 2651, 2650, 1531, 2649, 2647, 2646, 2645.

his declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road and Bridge Circle at Anderson House, Alipore, as also in that of the Collector of the 24-Parganas.

Bankura.—No. 2134L.A.—23rd February 1951. Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the Government by notification No. 123/50JndL., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs (clause (J) of article 258 of the Constitution

whereas it appears to the Governor that land is to be taken by the Central Government at public expense for a public purpose, being a public purpose of the Union, namely, for water supply and station of the East Indian Railway, village of Balarampur, jurisdiction list No. 213, thana Mejia, pargana Mahishara, zilla Bankura, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plots Nos. 213, 214 and 215 and measuring, more or less, 195 acres, is required within the village of Balarampur.

his declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Bankura.

Parganas.—No. 2146L.A.—23rd February 1951. Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the Government by notification No. 123/50JndL., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs (clause (J) of article 258 of the Constitution of India;

whereas it appears to the Governor that land is to be taken by the Central Government at public expense for a public purpose, being a public purpose of the Union, namely, for manufacture of for the construction of Automatic Telephone Buildings, in the village of Talbandha, jurisdiction list No. 28, thana Khardah, pargana zilla 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plots Nos. 96-100, 117-119, 121-146, 149, 152-157, 160-164 and 700 of Talbandha and measuring, more or less, 146 acres, is required within the aforesaid Talbandha.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Executive Engineer, Calcutta Division No. 11 and in the office of the Special Land Acquisition Collector, 24-Parganas.

ERRATUM.

Midnapore.—No. 2098L.A.(P.W.).—22nd February 1951.—In declaration No. 94L.A.(P.W.), dated the 5th January 1950, under section 6 of the Land Acquisition Act, I of 1894, published at pages 40-41, Part I of the *Calcutta Gazette* of the 12th idem, in respect of the acquisition of land for the construction of an approach road to Champa Khal Head Works in connection with the Jhargram Irrigation Project, in the district of Midnapore, insert "125" against cadastral plots in part under village Gobindapur, jurisdiction list No. 921.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

Malda.—No. 1958L.Dev.—20th February 1951. —Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Pirojpur, jurisdiction list No. 69, pargana Amirabad, district Malda, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plots Nos. 601-603, 686, 687, 694, 698, 701, 739, 740, 744, 754, 755, 759, 760 and 768 and entire cadastral survey plots Nos. 688-693, 757, 758, 761-766 and measuring, more or less, 19.66 acres, is likely to be required within the aforesaid village of Pirojpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector of Malda for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

24-Parganas.—No. 2110L.Dev.—23rd February 1951.—The Governor is pleased to cancel the notification No. 3578L.Dev., dated the 3rd April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 539-540, Part I of the *Calcutta Gazette*, dated 6th April 1950, in respect of acquisition of 111.00 acres

of land in mauza Basudevpur, jurisdiction list No. 2, police-station Baranagore, district 24-Parganas, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 2194L.Dev.—24th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Champapukur, jurisdiction list No. 55, police-station Basirhat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 633, 638-639, 644-647, 649, 651-654, 677-678, 723-725, 727, 772-774, 780-784, 847, 878, 1147-1149, 1170, 1179, 1184, 1134-1137, 2037, 2039, 2046, 2054-2056, 2076-2078, 2081-2083, 2093-2094, 2097, 2138, 2144, 2145, 2154 and 2312 and measuring, more or less, 22.74 acres, is likely to be required within the aforesaid village of Champapukur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Malda.—No. 2462L.Dev.—1st March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the development of industries in the village of Moheshmati, jurisdiction list No. 66, police-station English Bazar, district Malda, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 223 and measuring, more or less, 0.50 of an acre, is likely to be required within the aforesaid village of Moheshmati.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Malda, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

ERRATUM.

Murshidabad.—No. 2196L.Dev.—24th February 1951.—In notification No. 8568L.Dev., dated 31st July 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1638, Part I of the *Calcutta Gazette*, dated 17th August 1950, in respect of the acquisition of 121.19 acres of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kurmitala, jurisdiction list No. 65, police-station Murshidabad, district Murshidabad—

Read “122.99 acres” for “121.19 acres”, in line 25.

DECLARATION.

Malda.—No. 2464L.Dev.—1st March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the development of industries in the village of Moheshmati, jurisdiction list No. 66, police-station English Bazar, district Malda, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 223 and measuring, more or less, 0.50 of an acre, is required within the village of Moheshmati.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

ERRATUM.

Nadia.—No. 2038L.Dev.—22nd February 1951.—In line 12 of the declaration No. 14104 dated the 16th December 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 14, Part I of the *Calcutta Gazette*, dated the 4th January 1951, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Moheshmati, jurisdiction list No. 5, police-station Chapra, pargana Bagwan, district Nadia—

Read “380-448” in place of “380, 448”

By order of the Governor

S. BANERJEE.

Member, Board of Revenue, and Secretary,
Govt. of West Bengal

Requisition

ORDERS.

No. 316/50.

Calcutta, the 14th February 1951

In exercise of the power conferred by sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Ten Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind order No. 316/50, dated 6th April 1950, in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

8, Maharani Swarnamayee Road, Calcutta

No. 471/50.

Calcutta, the 14th February 1951.

In exercise of the power conferred by sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Ten Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind

No. 471/50, dated 30th May 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

Jatindas Road, Calcutta (3 bed rooms, 1 latrine and 1 covered verandah on the 2nd of the ground floor).

No. 730/50.

Calcutta, the 15th February 1951.

In exercise of the power conferred by sub-section (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 730/50, dated the 29th August 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

Colonel Biswas Road, Calcutta (entire rear portion).

No. 25/51.

Calcutta, the 14th February 1951

In exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 25/51, dated 20th January 1951, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

10 Cornwallis Street, Calcutta.

No. 681/49.

Calcutta, the 28th February 1951.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 681/49, dated the 31st October 1949, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

21 Radhakanta Jew Street, Calcutta (one room on the 2nd floor, 1 small kitchen under the staircase and the north-western room on the ground floor).

No. 40/50.

Calcutta, the 28th February 1951.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 40/50, dated the 12th January 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

1, Radhakanta Jew Street, Calcutta (one room on the 2nd floor, 1 small kitchen under the staircase and the north-western room on the ground floor).

No. 38/51.

Calcutta, the 24th February 1951.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 38/51, dated the 30th January 1951, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

7B, Congress Exhibition Road, Calcutta (flat No. 1 in the eastern portion of the ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 22nd February 1951.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Joy Krishna Jha, occupier of the premises, to vacate the said premises on or before 23rd March 1951 at 3 p.m., when possession thereof will be taken on behalf of the State Government:—

Schedule.

Particulars of the premises.

4, Bahari Doctor Road, Calcutta, room No. 2 (the second room from the northern side).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 27th February 1951.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri H. K. Mitra, Bar-at-Law, Receiver, 151F., Raja Dinendra Street, southern portion, Shyambazar post office, Calcutta, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 9th March 1951:—

Schedule I.

Particulars of the premises.

9/1, Mitra Lane, Calcutta.

Schedule II.

Particulars of the repairs.

- (1) To repair the electric lines.
- (2) Repairs to sand plasters to walls and ceiling.
- (3) Whitewashing.
- (4) Repairs to doors and windows including replacing shutters where needed.
- (5) Refixing and cleaning rain water pipes.
- (6) Repairs to verandah railings in 1st floor and 2nd floor.
- (7) Uprooting trees.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

কৃষি, বন ও মৎস্য বিভাগ।
DEPARTMENT OF AGRICULTURE,
FORESTS AND FISHERIES

Agriculture

ERRATUM.

No. 1118Agri.—14th February 1951.—In line 2 of notification No. 10848Agri., dated 21st December 1950, published at page 77, Part I of the *Calcutta Gazette*, dated 11th January 1951, read "Mahalanobis" for the word "Malalanobish".

By order of the Governor,
M. SARKAR, Dy. Secy.

বন।

Forests

জ্ঞাপন।

NOTIFICATION.

জলপাইগুড়ি।—নং ১১০৫ফর।—১৪ই ফেব্রুয়ারী ১৯৫১।—
জলপাইগুড়ি বনভূমির বন-আধিকারিক উপ-বনপাল শ্রী ডি. এস. রাও, আই. এক. এস., যথাস্থানে Fundamental Rules এর ৮১(বি)(২) নিয়মানুসারে ১৯ই অক্টোবর ১৯৫০ তারিখ হইতে ১০ই ফেব্রুয়ারী ১৯৫১ তারিখ পর্যন্ত মোট চার মাস পড় বেতনে ছুটি দেওয়া হইয়াছিল।

এতদ্বারা ১৯৫০ সালের ২০শে ডিসেম্বর তারিখের ১০৮২৬ফর. নং প্রজ্ঞাপন বাতিল করা হইল।

রাজ্যপালের আদেশানুসারে,

মৌর চন্দ্র মন্ডল,

উপ-সচিব।

Jalpaiguri. — No. 1106For. — 14th February 1951.—Sri V. S. Rao, I.F.S., Divisional Forest Officer, Jalpaiguri Forest Division, was allowed leave on average pay for four months from 11th October 1950 to 10th February 1951, both days inclusive, under rule 81(b)(ii) of the Fundamental Rules.

This cancels notification No. 10826For., dated 20th December 1950.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

পশু চিকিৎসা শাখা।

Veterinary

প্রজ্ঞাপন।

NOTIFICATION.

মৈদীনীপুর।—নং ১২৯০পশুচিকিৎসা।—২২শে ফেব্রুয়ারী ১৯৫১।
—পশ্চিম এলাকার পশুচিকিৎসা অধ্যক্ষ প্রিন্সিপালগোপাল মুখার্জী ছুটিতে বাওয়ার তপাহার স্থলে অধীন পশুচিকিৎসা কৃত্যকের শ্রী বি. এম. দত্তকে পুনরায় পদে সেই পদে অস্থায়িতাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

মৌর চন্দ্র মন্ডল,

উপ-সচিব।

Midnapore.—No. 1293Vety.—22nd February 1951.—Sri B. M. Dutta of the Subordinate Veterinary Service is appointed to act, until further orders, as Superintendent of Veterinary Services, Western Range, Midnapore, vice Sri N. G. Mukherjee, on leave.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Calcutta.—No. 353Co-op.—24th February 1951.—Sri Dinesh Charan Sen, Chief Auditor of Co-operative Societies, West Bengal, is allowed leave for the period from the 8th February 1951 to the 15th March 1951 under rule 1 of the West Bengal Service Rules, Part I.

By order of the Gov
K. C. BASAL

শিক্ষা বিভাগ

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

Hooghly. — No. 799Edn./9B-31/49, February 1951.—In pursuance of the provisions of section 9 of the Bengal Primary Education Act, 1930 (Bengal Act 1930), the names of the members of the School Board of Hooghly, elected and a under section 6 of the said Act are published for general information:—

I. Elected under clause (f) of section

1. Sri Sailadhar Ghosh.
2. Sri Pravakar Pal.
3. Sri Kanai Lal Das.

II. Elected under clause (g) of section

4. Sri Parbati Charan Ghosh of Belur
5. Sri Jati Prasad Sinha Roy, Kotalpur
6. Sri Pashupati Bhattacharjee.
7. Sri Satya Sadhan Datta.
8. Sri Kalipada Ganguli.
9. Sri Nityananda Adhikari.

III. Appointed under clause (h) of section

10. Sri Anil Kumar Sarkar, M.A., Head Master, Keshabpur H. E. School.
11. Sri Harendra Kumar Sarkar, Master, Belmuri H. E. School.
12. Sri Panchanan Banerjee, Head Master, Garalgacha H. E. School, Chanditala.

IV. Appointed under clause (hh) of section

13. Sri Radha Nath Das, B.L., M.L., Vivekananda Road, Calcutta.
14. Sri Kartic Chandra Das, B.A., Bally, Hooghly.

Hooghly.—No. 800Edn./9B-31/49.—15th February 1951.—In pursuance of the provisions of section 9 of the Bengal (Rural) Education Act, 1930 (Bengal Act VII of 1930), the names of the members of the District School Board of Hooghly, appointed by the Governor under sub-section of section 8 of the said Act to be the President of the District School Board, Hooghly, for a period of four years.

৪৮১—নং ১৬৯শিখা।২৫২-২৬।১৯৮।—২২শে ফেব্রুয়ারী
কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
তার জন্মপত্র উত্তর রাজেন্দ্র দাস সেন পুত্র, এম. এমসি.
এক. ডি (মডন)কে ৭ই নভেম্বর ১৯৪৮ হইতে ১৯শে
১৯৫০ পর্যন্ত জন্মপত্রাবকাশ প্রদান করা হইল।

৪৮২—এই বিভাগের ১৯৪৮ সালের ২৪শে সেপ্টেম্বর তারিখের
৪ নং প্রজ্ঞাপনটিকে বাতিল করা হইল।

৪৮৩—No. 969Edn./2L-25/48.—22nd Feb-
1951.—Dr. Rajendra Lal Sen Gupta, M.Sc.
Ph.D (London), Professor of Physics, Pre-
College, Calcutta, in the West Bengal
Civil Service, was granted study leave for
period from the 7th November 1948 to 19th
February 1950.

It cancels this department notification
No. 969Edn., dated the 24th September 1948.

৪৮৪—নং ১০০০শিখা।৪৫-১০৮।৫০।—২৪শে ফেব্রুয়ারী
কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
তার জন্মপত্র পদে প্রিয়মাণ ভট্টাচার্য, এম. এমসি.
সালের ২৭শে নভেম্বর তারিখ হইতে পুনরাবেশ পর্যন্ত
বৈ নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

৪৮৫—Behar.—No. 1000Edn./4A-108/50.—24th
Feb 1951.—Sri Ramapada Bhattacharji,
is appointed to act as Professor of Biology,
in College, Cooch Behar, in the West Bengal
Civil Service with effect from the 27th
January 1950 and until further orders.

By order of the Governor,
D. M. SEN, Secy.

Office of the Accountant-General, West Bengal NOTIFICATION.

৪৮৬: Early closing of Accounts for March.

T.M (T.F-Intg-XXXI)/234.—1st March
—In continuation of this office notification
T.F-Intg-XXXI-3357, dated the 2nd March
on the subject noted above, all District
Officers in West Bengal are requested to see that
the following directions are strictly complied with
by the Treasury Officers in closing the Accounts
for March 1951.

As required under Article 55 of the Account
Code, Volume II, every endeavour should be made
to close the Treasury Accounts for March 1951 not
later than the 5th of April 1951. All transactions
of the month of March 1951 should be incorporated in these
accounts and the accounts despatched positively
before the 5th of April 1951.

Inter-Governmental adjustments in respect of
transactions pertaining to the financial year 1950-
51 shall not be carried out by the Reserve Bank
of India in the accounts of that year if the neces-
sary advices are not sent so as to reach the Bank
before the 14th April 1951 at the latest. To ensure
that all advices to the Bank are sent in time, it
is essential that—

(a) The periodical statements of Central and
Railway transactions in non-bank
treasuries and sub-treasuries supported by
complete schedules (showing names of
respective Railway to which the Railway
transactions relate) are sent by the
Treasury without fail on the 10th March
1951, 20th March 1951 and the 5th April
1951 (instead of on the last working day
of the month as is done in the case of
other months).

(ii) A statement showing the transactions of
March 1951 relating to respective State
Governments falling under the heads
“Inter-Provincial Suspense” and “Account
with the Government of Burma” duly
supported by schedules and vouchers are
furnished so as to reach this office not
later than the 10th of April 1951.

(iii) All correcting entries in respect of the
financial year 1950-51 affecting Inter-
Governmental adjustments and Adjusting
Account with Railways are intimated to
this office so as to reach it by the 10th of
April 1951 at the latest (*vide* Article 55
of the Account Code, Volume II).

S. K. SARKAR,

Dy. Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Leave.

24-Parganas.—No. 1138A —27th February 1951.
—Sri Subodh Kumar Niyogi, officiating Additional
Subordinate Judge and Assistant Sessions Judge of
24-Parganas, is allowed leave on average pay under
rule 184(b)(ii) read with rule 188(a) of the West
Bengal Service Rules, Part I, for sixteen days with
effect from the 9th February 1951.

24-Parganas.—No. 1169A —28th February
1951.—Sri Sital Prasad Chatterji, Munsif of
Alipore, in the district of 24-Parganas, is allowed
earned leave under rule 171(a) of the West
Bengal Service Rules, Part I, for twenty-five
days with effect from the 4th February 1951 in
extension of the leave granted to him under the
orders of the 25th January 1951.

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATIONS.

Calcutta, the 26th February 1951.

His Lordship the Hon'ble the Chief Justice has
been pleased to grant Sri Saral Kumar Banerjee,
Assistant Registrar, High Court, Original Side,
earned leave from the 3rd February 1951 to the
22nd March 1951 under Rule 12(b) of Appendix 7A
to Fundamental Rules, Volume II, and Rule 13(b),
ibid, with permission to affix the Court's Easter
holidays from the 23rd to 30th March 1951.

Sri Probhat Kumar Hazra, M.A., B.L.,
Attorney-at-Law, is appointed to officiate as Assis-
tant Registrar in place of Sri Saral Kumar
Banerjee from the 3rd February 1951.

Mr. Hazra will draw his salary in the revised
scale of pay of the post (Rs. 350—25—600).

The 2nd March 1951.

It is ordered by the High Court at Calcutta that
with effect from 15th March 1951 the following rule
be made and added as rule 8A in Chapter XVI of
the Original Side Rules:—

Rule 8A.—Before a decree or order is passed in
any suit or matter on compromise which
provides for discharge of a Receiver,
notice of it shall be given to the Receiver
and the suit or the matter placed on the
list for making the decree or order.

By order of the Full Court,

P. K. BOSE, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information :—

No. and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name and de
Election to Union Boards.				
No. 17171 M., dated Burdwan, the 22nd February 1951.	Agardanga union board, police-station Kotugram, Katwa subdivision, district Burdwan.	Sri Satkari Chatterjee, Sri Mohini Mohan Thakur, Sri Radha Monohar Ghose, Sri Atulnanda Mukherjee, Janab Abdul Kadir Kazi, Janab Md. Abu Baker, Janab Abdul Rahuman, Janab Mufakkar Hossain and Janab Md. Abu Taher.	Section 5(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	1. Sum Mondal
	Patuli union board, police-station Purbasthali, Kalna subdivision, district Burdwan	Sri Indu Mohan Bhattacharjee, Sri Hare Krishna Ghosal, Sri Narendra Prasad Sinha, Sri Sridhanshu Sekher Sarkar, Sri Tara Pada Das, Sri Niranjan Chakraborty, Sri Prahlad Mohan Banyal, Sri Gopal Mohan Bhattacharya and Sri Hari Pada Mondal	Ditto ..	1.
	Majida union board, police-station Purbasthali, Kalna subdivision, district Burdwan	Sri Sudha Kumar Roy, Sri Premnath Nath Bhawas, Sri Prakash Kundu, Sri Dharma Das Ghose, Sri Kanailal Sinha Roy, Sri Himadri Prasad Chatterjee, Sri Krishnanga Prasad Pathak, Sri Hari Mohan Mondal and Janab Korman Mondal.	Ditto ..	D
	Nimda union board, police-station Purbasthali, Kalna subdivision, district Burdwan.	Sri Dasharathi Mitra, Sri Hara Prasad Roy, Sri Kali Pada Roy, Sri Narendra Nath Bhawas, Sri Dharmadas Bandopadhyay, Sri Bhaban Charan Mukhopadhyay, Sri Benoy Bhuvan Roy, Sri Panchu Gopal Das and Janab Abdul Jabbar.	Ditto ..	D
	Mukahimpura union board, police-station Purbasthali, Kalna subdivision, district Burdwan.	Sri Aniya Kumar Halder, Sri Subodh Kumar Mallik, Sri Abhay Kumar Mallik, Sri Ashutosh Pal, Sri Beni Chandra Chatterjee, Sri Jata Bhuvan Bhattacharya, Janab Md. Rafiqul Kabir, Janab Azizur Rahman Mondal and Janab Md. Isah Shukh	Ditto ..	D
	Kulekhandala union board, police-station Purbasthali, Kalna subdivision, district Burdwan.	Sri Satya Pada Mukherjee, Sri Rammay Bhattacharya, Sri Satya Kinkar Banerjee, Sri Premnath Nath Pathak, Sri Jogesh Chandra Sahu, Sri Barada Kanta Chakraborty, Sri Awini Kumar Mondal, Janab Yaku Mallik and Janab Md. Tajuddin Shukh.	Ditto ..	14
	Nadangt union board, police-station Purbasthali, Kalna subdivision, district Burdwan	Sri Nanda Gopal Sinha, Sri Ananya Ratan Mondal, Sri Narendra Nath Mondal, Sri Abedi Behari Pandey, Janab Abadul Shukh, Janab Md. Amir Ali, Janab Gul Muhammad Mondal, Janab Badrul Alam and Sri Suali Kumar Roy	Ditto ..	14
	Bogpur union board, police-station Purbasthali, Kalna subdivision, district Burdwan	Sri Bhupendra Nath Roy, Sri Shih Nath Saha, Sri Santosh Kumar Sen, Sri Harihar Sen, Sri Dharendra Nath Hazra, Janab Ali Muhammad Shukh, Janab Jahur Mondal, Janab Golam Ahammed Shukh and Janab Jalaluddin Shukh.	Ditto ..	D
	Patauri union board, Monteswar police-station, Kalna subdivision, district Burdwan.	Sri Kunal Krishna Sinha, Sri Kanai Lal Choudhury, Sri Bhawarup Gion, Sri Jogeswar Nayek, Sri Dasharathi Panja, Sri Adhir Kumar Chakraborty, Sri Jogesh Chandra Panja, Sri Pratulla Kumar Gion and Sri Atul Krishna Gion	Ditto ..	D
	Mamudpur union board, police-station Monteswar, Kalna subdivision, district Burdwan.	Sri Achuta Nanda Basu, Sri Kshetin Mohon Das, Sri Kall Kinkar Sarkar, Sri Sasanka Mohon Gion, Sri Mohitua Runjan Chandra, Sri Manmatha Nath Mallik, Sri Panchanan Gupta, Sri Kall Das Mukhopadhyay and Janab Mir Jalal Ahammed	Ditto ..	D
	Kusumgram union board, police-station Monteswar, Kalna subdivision, district Burdwan	Sri Shiba Pada Roy, Sri Abani Ranjan Chattopadhyay, Sri Hara Gobinda Bel, Sri Ram Pada Paul, Sri Dharmadas De, Janab Abdul Khazir Mondal, Janab Tahrej Ali Khan, Janab Abdul Jobber Mondal and Janab Sayed Badrudin.	Ditto ..	D
	Janna union board, police-station Monteswar, Kalna subdivision, district Burdwan.	Sri Sasanka Sekhar Masumdar, Sri Arunoday De, Sri Abhaya Pada Chattopadhyay, Sri Radha Gobinda Roy, Sri Kalidas Dawn, Janab Aymadar Shukh, Janab Awiadali Shukh, Janab Golam Dastogir Mondal and Janab Joyanal Abedin Mondal	Ditto ..	D
	Kankuria union board, police station Kalna, Kalna subdivision, district Burdwan.	Sri Suresh Chandra Banerjee, Sri Abani Kumar Chatterjee, Sri Jitendra Nath Chatterjee, Sri Satya Charan Banerjee, Sri Guro Prasad Sinha Roy, Sri Kanai Lal Mondal, Janab Abdul Rahaman Mondal, Janab Korban Mondal and Janab Abdul Basat Munshi.	Ditto ..	D
	Baradhamas union board, police-station Kalna, Kalna subdivision, district Burdwan.	Sri Phanindra Nath Mitra, Sri Satya Kinkar Kumar, Sri Hrushikesh Mondal, Sri Kamala Kanta Pal, Sri Pashupati Kumar, Sri Narayan Chandra Bhattacharya, Sri Madhusudan Kumar, Sri Kanai Lal Ghose and Janab Abdul Khayor Md. Delwar Hossain.	Ditto ..	D
	Krishnadevpur union board, police-station Kalna, Kalna subdivision, district Burdwan.	Sri Niranjan Krishna Pal, Sri Sudhir Chandra Sen, Sri Kali Pada Sardar, Sri Davamal Seth, Sri Jogesh Chakraborty, Sri Chandri Charan Mondal, Janab Raiban Nahi, Janab Kangan Molla and Janab Dayam Ali Shukh.	Ditto ..	1
	Anukhal union board, police-station Kalna, Kalna subdivision, district Burdwan.	Sri Santosh Kumar Das, Sri Bata Krishna Pal, Sri Jamini Kumar Patra, Sri Probodh Chandra Chakraborty, Sri Belay Gopal Ash, Sri Suddendra Nath Ghosal, Sri Bhola Nath Kumar, Janab Mokabed Ali Mondal and Janab Shibi Bokha Mondal.	Ditto ..	1

and date of station assigned by authority	Board to which elected with police- station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
Election to Union Boards.				
17 J.M., dated 1951— 1	Badia union board, police-station Kaina, Kaina subdivision, district Burdwan.	Sri Naldya Nath Chakravarty, Sri Joy Gopal Adhikari, Sri Subal Chandra Dey, Sri Netal Chandra Masumdar, Sri Kail Kinkar Mukhopadhyaya, Sri Ananta Lal Koley, Sri Mriganka Chattopadhyaya, Sri Gour Pada Mondal and Sri Nira Pada Ghose.	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	I. B. Suria, District Magistrate, Burd- wan.
Election to Union Boards.				
10 J. M., dated 14th February	Kandra union board, police-station Ketugram, Katwa subdivision, district Burdwan	Sri Narayan Prosad Chatterjee, Sri Provas Chandra Ray, Sri Braza Bakhal Mallick, Sri Gobinda Bonwarl Datta, Sri Pran Ballav Ghose, Sri Ghanashyam Adhi- kari, Sri Dharendra Nath Sarkar, Sri Gour Chandra Datta and Sri Gouri Sarkar Nandi.	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	I. B. Suria, District Magistrate, Burd- wan.
	Kashigram union board, police- station Katwa, Katwa subdivi- sion, district Burdwan.	Sri Gopi Nath Ghosh, Sri Paramasukh Man- dal, Sri Radha Gobinda Goswami, Sri Rabindra Nath Banerjee, Sri Kalachand Dey, Sri Tara Kinkar Pal, Sri Bholia Nath Mandal, Jonab Md. Hossain Molla and Jonab Dadali Mia.	Ditto.	Ditto.
	Karajgram union board, police- station Katwa, Katwa subdivision, district Burdwan.	Sri Anadi Kumar Mandal, Sri Satya Kinkar Mandal, Sri Dibakar Singh, Sri Sachida- nanda Bakshi, Sri Sugandha Pada Bhat- tacharjee, Sri Aswani Kumar Dutta, Jonab Choudhury Amruijman, Jonab Abdul Bari Mallick and Sri Indu Bhusan Bandopadhyaya.	Ditto.	Ditto.
	Karui union board, police-station Katwa, Katwa subdivision, dis- trict Burdwan.	Sri Sudhamay Muburi, Sri Sourendra Mohan Baxi, Sri Ram Prosad Goswami, Sri Ram Prosad Sarkar, Sri Kripasindhu Bharati, Sri Krishnapada Mandal, Sri Dipapada Kundu, Sri Hanesh Chandra Ghose and Sri Bhagbat Ghose.	Ditto.	Ditto.
	Shrikhanda union board, police- station Katwa, Katwa subdivision, district Burdwan	Sri Jasadanandan Thakur, Sri Satchida- nanda Thakur, Sri Ajit Kumar Mitra, Sri Dukari Narain Mitra, Sri Desarathi Haldar, Sri Bamandas Saha, Sri Shyama- pada Chakraborty, Jonab Abdul Jabbar Choudhury and Jonab Mokab Ali Mallick.	Ditto.	Ditto.
	Singhi union board, police-station Katwa, Katwa subdivision, dis- trict Burdwan.	Sri Nityananda Bhattacharjee, Sri Mritun- joy Mukherjee, Sri Chhukari Lal Chat- terjee, Sri Kamala Pati Choudhury, Sri Niranjan Roy, Sri Ahi Bhusan Mukherjee, Sri Bama Charan Bandopadhyaya, Jonab Golam Nabi Sk. and Jonab Chadomani Sk.	Ditto.	Ditto.
	Thampur union board, police-station Katwa, Katwa subdivision, district Burdwan.	Sri Bhakta Ram Ghose, Sri Purna Chandra Ghose, Sri Murari Mohan Bhattacharjee, Sri Parbati Charan Bhattacharjee, Sri Fakir Chandra Datta, Sri Bholia Nath Chakraborty, Sri Niranjan Mandal, Sri Anil Kumar Mandal and Jonab Matabar Hossain Molla.	Ditto.	Ditto.
	Khajuridhi union board, police- station Katwa, Katwa subdivi- sion, district Burdwan.	Sri Indu Bhusan Sarkar, Sri Surendra Nath Mandal, Sri Khitash Chandra Banerjee, Sri Indu Barakshya Banerjee, Sri Subal Chandra Mandal, Sri Hamroy Mandal, Jonab Newaj Sk., Jonab Sabet Ali Sk. and Jonab Abdul Hossak.	Ditto.	Ditto.
	Hidhagram union board, police- station Katwa, Katwa subdivision, district Burdwan.	Sri Kamalakshaya Choudhury, Sri Dulal Chandra Banerjee, Sri Promod Kumar Banerjee, Sri Nitya Gopal Mitra, Sri Bhupendra Nath Ray, Sri Bangalakopal Choudhury, Sri Ashutosh Chatterjee, Sri Nityananda Sai and Sri Hara Prosad Jash.	Ditto.	Ditto.
	Mougram union board, police-station Ketugram, Katwa subdivision, district Burdwan.	Sri Niranjan Majhi, Sri Rakhanari Majhi, Sri Barid Baran Banerjee, Sri Satya Kail Halra, Sri Radha Raman Majhi, Sri Babindra Nath Ghosh, Sri Basanta Kumar Ghosh, Jonab Chhannoddi Mallick and Jonab Sk. Namder Ali.	Ditto.	Ditto.
	Dillawar union board, police-station Ketugram, Katwa subdivision, district Burdwan.	Sri Biliwanath Dasgiri, Sri Girendranath Choudhury, Sri Tulaidas Mukherjee, Sri Anadi Nath Bhattacharjee, Sri Kala Chand Ghose, Sri Arunoday Ghose, Sri Ramdhan Dey, Sri Charu Chandra Ray and Sri Dibakar Ghosh.	Ditto.	Ditto.
	Ankhona union board, police- station Ketugram, Katwa sub- division, district Burdwan.	Sri Debipada Pal, Sri Hrishikesh Banerjee, Sri Gurupada Banerjee, Sri Ambujak- shaya Ray, Sri Nilmani Ghose, Jonab Siddik Ahamed, Jonab Abdul Makid Khan, Jonab Abdul Mannan and Jonab Md. Khoda Bax.	Ditto.	Ditto.
	Ketugram union board, police- station Ketugram, Katwa sub- division, district Burdwan.	Sri Gurudas Gupta, Sri Tinkari Bal, Sri Tarapada Das, Sri Durgapada Bhatta- charjee, Sri Lakshminarayan Singh, Sri Shibaram Bhattacharjee, Sri Aswini Kumar Gul, Jonab Abdur Bauf and Jonab Jilkar Bahaman.	Ditto.	Ditto.
	H-rugram union board, police- station Ketugram, Katwa subdivi- sion, district Burdwan.	Jonab Nurul Huda Abol Kaabem, Jonab Badardoss Abdul Mannan, Jonab Sayed Hossain Khondakar, Jonab Abdul Bari, Jonab Md. Babarab, Jonab Md. Daud, Jonab Jilkar Bahaman Kasi, Jonab Abdul Hassam and Jonab Amir Hossain.	Ditto.	Ditto.
	Habagram union board, police- station Ketugram, Katwa sub- division, district Burdwan.	Sri Radha Kanta Sarkar, Sri Radha Gobinda Mandal, Sri Debroy Gopal Bandopad- hyaya, Sri Mohana Raman Chatterjee, Sri Lal Mohan Mandal, Sri Nitya Raman Mukherjee, Sri Basanta Kumar Mukher- jee, Sri Sri Mani Ghose and Sri Simal Prosad Bandopadhyaya.	Ditto.	Ditto.

No. and date of notification assigned by issuing authority	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of a and design
Election to Union Boards.				
No. 1445 J.M., dated the 14th February 1951— <i>concl.</i>	Palta union board, police-station Ketugram, Katwa subdivision, district Burdwan.	Sri Narayan Prasad Adhikary, Sri Bhupati Bhushan Pal, Sri Deleendra Nath Gupta Kabiraj, Sri Tamal Krishna Mandal, Sri Pramatha Nath Mukhopadhyay, Sri Dibakar Sarkar, Janab Md. Ibrahim Sayed, Janab Golam Gous and Janab Md. Ibrahim.	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	L. B. Barua Magistrate was.
	Rajpur union board, police-station Ketugram, Katwa subdivision, district Burdwan.	Sri Panchanan Bhattacharjee, Sri Hrishikesh Ghose, Sri Panchanan Ghose, Sri Kakhairaj Shingha, Sri Shitapada Ray, Janab Abdul Gafur, Janab Abdul Salek, Janab Amir Ali and Janab Quamrassuman.	Ditto	Ditto.
	Gangatikuri union board, police-station Ketugram, Katwa subdivision, district Burdwan.	Sri Jnanendra Nath Bhattacharjee, Sri Shibanath Banerjee, Sri Bhawanath Bhattacharjee, Sri Harimay Chakraborty, Sri Provakar Mazumdar, Sri Shubdas Shaha, Sri Himlalapati Ghose, Sri Harendra Nath Ray and Sri Mritunjoy Bhattacharjee.	Ditto	Ditto
	Sitahati union board, police-station Ketugram, Katwa subdivision, district Burdwan.	Sri Sasanka Sekhar Chatterjee, Sri Madhus Prasad Chatterjee, Sri Murari Mohan Mukharjee, Sri Tarakeshowar Datta, Sri Himalnanda Sen, Sri Ramani Mohan Shingha, Sri Kallipada Majhi, Sri Gobinda Pada Mukherjee and Janab Fosey Chobabhan.	Ditto	Ditto.
	Chanak union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Jatindra Mohan Kabiraj, Sri Brojendra Nandan Thakur, Sri Bibhuti Bhushan Chakraborty, Sri Bhayama Sankar Chatterjee, Sri Hangabeswar Ray, Sri Abhoyapada Mandal, Sri Nibaran Chandra Chatterjee, Sri Nibaran Chandra Ghosh and Sri Dukhaharan Mandal.	Ditto	Ditto
	Lakhuria union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Gopaswar Prasad Mitra, Sri Dharendra Nath Sadhu, Sri Durgadas Goswami, Sri Nihar Ranjan Choudhary, Sri Bibhuti Bhushan Choudhary, Sri Tamal Krishna Ghose, Sri Dhanswar Pal, Janab Mulla Nazir Ahmad and Janab Abdul Aji.	Ditto	Ditto.
	Mongalkote union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Harendra Nath Ghose, Sri Sadananda Rai, Sri Sourendra Mohan Sarkar, Sri Anuracharan Mohanta, Sri Kumariah Chandra Mandal, Sri Promadnanda Seth, Janab Sahu Nowaz Kazi, Janab Ahiruddi Shukh and Janab Abu Hamed Kazi.	Ditto	Ditto
	Khiragram union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Amarendra Nath Raychaudhuri, Sri Jamini Mandal, Sri Dukhaharan Samanta, Sri Gopiballab Choudhary, Sri Gadachar Ghosal, Sri Gurupada Adhikary, Sri Dharendra Mohan Mandal, Sri Balhya Nath Dan and Sri Girindra Nath Ray.	Ditto	Ditto.
	Sidmulla union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Shibani Prasad Chakraborty, Sri Ranajit Choudhury, Sri Anilya Kumar Mukherjee, Sri Ram Ram Raychoudhary, Sri Provakar Ray, Sri Radha Gobinda Santra, Sri Rabindra Nath Mukherjee, Sri Ramprada Banerjee and Sri Kirinchi Pada Mandal.	Ditto	Ditto
	Majheram union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Balak Nath Choudhary, Sri Monaram Choudhary, Sri Rohini Kumar Mandal, Sri Biswarup Mandal, Sri Sarat Chandra Hagra, Sri Durgapada Bhattacharjee, Sri Ananta Kumar Ghose, Sri Ramaraj Mandal and Janab Obid Mandal.	Ditto	Ditto
	Bidrugram union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Bhole Nath Choudhary, Sri Narayan Chandra Choudhary, Sri Balhya Nath Ghose, Sri Umapada Dasgupta, Sri Subodh-bhajan Goswami, Sri Shyamapada Banerjee, Sri Bibhuti Bhushan Mandal, Janab Md. Helal Hossain and Janab Md. Helnar Rob.	Ditto	Ditto
	Kalchar union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Sudhansu Sekhar Raychoudhury, Sri Gopi Mohan Rudra, Sri Sullendra Krishna Mallick, Sri Charn Chandra Mallick, Sri Khili Nath Hajra, Sri Balendra Nath Banerjee, Sri Rabindra Nath Goswami, Janab Khondakar Hadre Alam and Janab Abdul Ganf.	Ditto	Ditto
	Nigan union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Sankoracharya Choudhary, Sri Abhay Pada Datta, Sri Bankim Chandra Adhikary, Sri Nihar Ranjan Sai, Sri Narendranath Kowar, Sri Annada Mohan Kowar, Sri Kail Sankar Chatterjee, Sri Nalin Ranjan Das and Sri Manmatha Nath Chatterjee.	Ditto	Ditto
	Gutatha union board, police-station Mongalkote, Katwa subdivision, district Burdwan.	Sri Aditya Chandra Dey, Sri Provakar Chatterjee, Sri Srikantha Mandal, Sri Balhya Nath Mandal, Sri Harihar Ray, Sri Narendranath Pal, Sri Madhusudan Datta, Janab Abdul Rahaman Choudhary and Janab Md. Khoda Newaj.	Ditto	Ditto
No. 658 J., dated the 9th February 1951	Anchuri union board, police-station Bankura, Sadar subdivision, district Bankura.	Ward No. I—Sri Nalini Kanta Chakravarty, Sri Hari Pada Chandra and Sri Bhushan Chandra Shit. Ward No. II—Janab Namajuddin Midya, Janab Manjue Ahmad Midya and Janab Shams Khan. Ward No. III—Sri Prabhakar Bando-padhyay (Chhoto), Sri Prabhakar Mukhopadhyay and Sri Pramatha Nath Goswami.	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. B. District Bankura
By-election to Union Boards.				
7th February 1951.	Station Nalhati, Rampurhat subdivision, district Birbhum.	Ward No. I—Sri Nalinakhya Chatterjee, Sri Jada Nandan Bhattacharji and Janab Arman Ali.	Section 12 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 58 of election rules.	P. C. Das District Birbhum

9J.G.—27th February 1951.—In accordance with the provisions of rule 56(2) of Chapter I of the Bengal Jail Code, Volume I, Seventh Edition, I hereby reappoint Sri Panna Lal Sinha as non-official visitor of the Howrah Sadar district of Howrah for a period of two years, effect from the 27th February 1951.

11.S.-G.—24th/28th February 1951.—It is notified for general information that

under rule 20(b) read with rule 23 of the rules for the management of charitable hospitals and dispensaries in West Bengal, Sri Anil Kumar Chakravarty has been appointed to be a member of the Committee for the management of the charitable dispensary at Beliaberah in the district of Midnapore, *vice* Sri Anil Krishna Bandopadhyaya, resigned.

B. SARKAR, Commissioner.

OFFICE OF THE DISTRICT MAGISTRATE, BURDWAN.

ORDER.

1J G/V-3.—10th February 1951.—In exercise of the powers conferred by paragraph 9 of the West Bengal Control Order, 1947, delegated to me by notification No. 6176D.C.S., dated 14th May 1948, issued by the Government of West Bengal, I hereby fix the maximum prices of kerosene in the district of Burdwan as follows. The prices as fixed below will be effective from 1st April 1950 :—

Schedule.

(A)				Sadar.	Kalna.	Katwa.	Asansol.
bulk (4 Imperial gallons).				Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
Maximum price	Sup.	.. 4 10 0	.. 4 10 0	.. 4 10 0	.. 4 11 3
			Inf.	.. 4 3 9	.. 4 3 9	.. 4 3 9	.. 4 5 0
Wholesaler's selling prices except at			Sup.	.. 4 14 0	.. 4 14 0	.. 4 14 0	.. 4 15 3
Jougram, Masagram and Seharabazar.			Inf.	.. 4 7 9	.. 4 7 9	.. 4 7 9	.. 4 9 0
Wholesaler's selling prices at Surekalna, Masagram and Seharabazar.			Sup.	.. 5 2 0
			Inf.	.. 4 11 9
(B)							
plate tins of 4 Imperial gallons.							
Maximum prices	Sup.	.. 5 14 0	.. 5 14 0	.. 5 14 0	.. 5 15 3
			Inf.	.. 5 7 9	.. 5 7 9	.. 5 7 9	.. 5 9 0
Wholesaler's selling prices except at			Sup.	.. 6 2 0	.. 6 2 0	.. 6 2 0	.. 6 3 3
Jougram, Masagram and Seharabazar.			Inf.	.. 5 11 9	.. 5 11 9	.. 5 11 9	.. 5 13 0
Wholesaler's selling prices at Surekalna, Masagram and Seharabazar.			Sup.	.. 6 6 0
			Inf.	.. 5 15 9
4 Imperial gallons of superior kerosene oil with tins 15 seers	.. 15 chattaacks.	
4 Imperial gallons of inferior kerosene oil with tins 17 seers	.. 4 chattaacks.	
Empty tin 1 seer	.. 3 chattaacks.	

The selling price per bottle of 22 ozs. of superior kerosene oil is fixed at rates as given below :—

3 annas 3 pies per bottle in the Municipal towns of Asansol, Kalna, Katwa and Sadar subdivisions and agents' godowns and in areas within one mile of the supplying agent's godown at other places.
 3 annas 6 pies per bottle for areas up to 10 miles of the supplying agent's wholesaler's godowns.
 3 annas 9 pies per bottle in areas beyond 10 miles of the supplying agent's wholesaler's godowns.
 All prices per bottle for 22 ozs. of inferior kerosene oil in the subdivisions of Katwa, Kalna, Sadar and Asansol—3 annas for areas up to 10 miles from delivery centre and 3 annas 6 pies for areas beyond 10 miles from delivery centre.

S. MUKHERJEE,

District Magistrate, Burdwan.

ERRATUM.

Burdwan, the 1st March 1951.

Due to the notice under rule 75A(2) of the India Rules, published at page 15 of the Calcutta Gazette, dated 6th March 1951, for acquisition of land for remedial work in the area of the

Sarangpur, jurisdiction list No. 31, police-station Jamalpur, district Burdwan, requisitioned under order No. 99D.I., dated 17th June 1944, the following correction is made:—

"In line 9, read "12.35 acres" for "12.25 acres."

I. B. S. B. SURITA,
Collector of Burdwan.

Presidency Division—Calcutta

No. 260J.—27th February 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(2) of the Bengal Jail Code, 1917, Volume I, 7th Edition, as amended, I appoint (1) Sri Mrityunjoy Prosad Roy (Choudhury), (2) Sri Satyendra Narayan Mukherjee and (3) Srimati Provanalini Bhandari to be non-official visitors of the Diamond Harbour Sub-Jail in the district of 24-Parganas for a period of two years with effect from the date of this notification.

No. 288R.G.—27th February 1951.—Sri Haripada Das, Sub-Deputy Collector (temporary) and Circle Officer, Kandi, Murshidabad, is posted to the Raiganj subdivision of the West Dinajpur district on general duties.

No. 289R.G.—27th February 1951.—Sri Dwija Das Maitra, Sub-Deputy Collector (temporary), Raiganj, West Dinajpur, is posted to the

Kandi subdivision of the Murshidabad district is appointed as Circle Officer there.

J. N. TALUKDAR, (Com)

Berhampore, the 15th February 1951

To (1) Janab Anwarul Haque, (2) Janab Haque and (3) Janab Ashaful Haque

Whereas it has been decided to derequ premises bearing No. 57/2, Exhibition mauza Gorabazar, Berhampore, district bad, with effect from 1st March 1951 and you have been specified by the Col Murshidabad under section 10(7) of Act as the persons to whom possession of the shall be given, you are hereby directed possession of the said premises on the said the State Government shall have no further after that date in respect to the said prem

J. C. TALUK

for Collector of Mur

Presidency Division—Jalpaiguri**OFFICE OF THE DISTRICT MAGISTRATE,
WEST DINAJPUR (BALURGHAT).**

Balurghat, the 6th February 1951.

ORDER No. 478J.

In exercise of powers conferred on the Director of Consumer Goods by paragraph 9 of the West Bengal Control Order, 1947, subsequently delegated to me by notification No. 5176D.C.S. of the 14th May 1948 I session of all previous orders, hereby fix the prices of kerosene oil, both wholesale and retail (bulk and packed and inferior for Sadar (Balurghat) subdivision of West Dinajpur district with effect from the 1st February follows:—

Agents' selling prices.

(Without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 lb containing 22 fluid ounces. Weight per tin—superior 15 seers 15 chattaacks, inferior 17 seers 4 chattaacks the weight of the container which is 1 seer 3 chattaacks.)

From the premises of the agents at Kaliaganj.		From the premises of the agents at Balurghat.		From the premises agents at Hili	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
5 4 6	5 3 0	6 10 6	6 9 0	6 14 6	6

Wholesalers' selling prices (without container per tin containing 4 imperial gallons).

At Balurghat when purchased direct from Kaliaganj.		At Chandganj (Kumarganj) when purchased from agents' depot at Balurghat.		Under Tapan police-station when purchased direct from the agents' depot at Kaliaganj.		Under Gangaram police station purchased direct from agents' depot at K	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
6 14 6	6 13 0	7 10 6	7 9 0	6 8 6	6 7 0	6 3 6	6

Retail selling rates (per bottle of 22 fluid ounces).

For retailers drawing supplies from the agents at wholesalers' depot at Balurghat.		For retailers drawing supplies from the agents' depot at Hili.		For retailers drawing supplies from the wholesalers' depot at Tapan.		For retailers drawing supplies from the wholesalers' depot at Gangarampur		For retailers drawing supplies from the wholesalers' depot at Ch	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
0 4 6	0 4 3	0 4 9	0 4 6	0 4 6	0 4 3	0 4 3	0 4 0	0 5 0	0

The above prices apply to bulk supply only. An extra of Rs. 1-3 in case of packed supply in white or 11 annas 6 pies only in the case of black plate tins may be charged over the rates fixed above.

R. BANERJI,
District Magistrate, West

LABOUR DEPARTMENT

ORDER.

No 1269Lab.—26th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6119Lab., dated the 27th October 1950, the industrial dispute between Messrs. Mahaluxmi Cotton Mills, Ltd., 15, Netaji Subhas Road, Calcutta, and their workmen represented by H. Dutta & Sons Employees' Association, 15, Netaji Subhas Road, Calcutta, regarding the matters specified in the schedule thereto was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Mahaluxmi Cotton Mills, Ltd., 15, Netaji Subhas Road, Calcutta, and their workmen represented by H. Dutta & Sons Employees' Association, 15, Netaji Subhas Road, Calcutta.

PRESENT :

SRI G. PALIT, *District Judge, Chairman of the Tribunal.*

agent for the Union Sri D. L. Sen Gupta, Advocate.

agent for the Company : Sri S. C. Sen, Advocate.

1 By order No. 6119Lab., dated the 27th October 1950, the Government of West Bengal constituted a Tribunal of one Member under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), and referred said dispute to me for adjudication.

2 The reference was received on the 30th October 1950. The Union filed its written statement on the 10th November 1950. The Company filed written objection on the 20th November 1950. After some adjournments to enable the parties to complete steps for inspection of documents the case was finally set down for hearing on the 31st January 1951. The hearing was concluded on the 1st February 1951.

3 The issue contained in the schedule of the Order of Reference reads as follows: (1) Whether the discharge of Sri Probhat Chandra Ghose is justified. What relief is he entitled to?

AWARD.

1 A brief history of the facts leading up to the present dispute is as follows: The Company has its Factory at Palta and its Head Office at Netaji Subhas Road, Calcutta. Messrs. H. Dutta & Sons, Ltd., were the Managing Agents of the concern. The employees numbered about 400 in 1946. One hundred and fifty employees of most of the concerns under the managing agency of H. Dutta & Sons, Ltd., formed a Union for collective bargaining in 1946. It was registered under the Trade Union Act. The said office employees of the Mahaluxmi Cotton Mill fully associated themselves with the said Union and Sri Probhat Chandra Ghose was elected its President in 1948. There was a Tribunal with Sri S. K. Haldar as its Chairman to adjudicate upon the disputes between the employees and the employers of the different concerns under the managing agency of H. Dutta & Sons, Ltd. The award was published on 15th September

1948. The Directors of Mahaluxmi Cotton Mill were arrested in connection with the Calcutta Commercial Bank fraud case on the 17th September 1948. Thereafter, on 3rd November 1948 Sri K. C. De Biswas was co-opted as a Director amongst other men. The Company was heading towards a crisis. Under the intervention of the Hon'ble High Court a scheme was adopted on 11th July 1949 as a result of which the Directors Board was made to include equal representatives of share-holders and creditors of the Company. The employees of the Company with Probhat Chandra Ghose were agitating for the balance of bonus which the Company had declared for the year 1949 and which was still unpaid. There was some exchange of correspondence between the employees and the employers with not much tangible results. The Union on 23rd May 1950 asked for the Labour Commissioner's intervention. A conciliation proceeding followed and there were joint conferences on 31st May 1950 and 28th June 1950 over this question of bonus. While this matter was thus pending the Company suddenly discharged Probhat Chandra Ghose on 29th June 1950 without assigning any reason. The Company informed the Conciliation Officer about payment of bonus of 15 days' wages on 1st July 1950. Probhat Chandra Ghose contends that he was discharged for his trade union activities in connection with bonus arrears. Sri K. De was also annoyed with him for his insisting on distribution of Company's products to the extent of 1/3rd to the old dealers in preference to the dealers whom Sri K. C. De happened to have selected. Probhat Chandra Ghose claims reinstatement with incidental reliefs, failing which some compensation including gratuity, etc. The Company denies all the above allegations. Its main contention is that Probhat Chandra Ghose was a surplus and he was retrenched. He took one month's salary in lieu of notice and so is estopped from raising all these claims. It was not a case of victimisation or unfair labour practice. The Company's financial position was precarious and to avoid disaster the Company was bound to adopt economic measures.

5. Coming to the facts of the case we get that Probhat Babu was discharged on 29th June 1950. Admittedly he was the President of H. Dutta & Sons Employees' Union. He was agitating for the balance bonus for the year 1949. Exhibits 2, 2(b) and 2(d) bear on the matter. There was a letter addressed to the Labour Commissioner on the 2nd May 1950. Jonab Quader Nawaz, Assistant Labour Commissioner, started the conciliation proceeding on the 26th May 1950 and held joint conferences on the 31st May and 28th June 1950 over this question of bonus. It is really strange that Probhat Babu was discharged on the 29th June 1950 without any permission having been obtained from the Conciliation Officer. This is clearly in contravention of section 33 of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. The learned Advocate on behalf of the Company contends that the conciliation proceeding was in respect of bonus while Probhat Babu was discharged as a surplus. This contention might have prevailed under section 33 as it stood before the amendment referred to above, but under the present section 33 after the amendment on 20th May 1950 such contention is of no avail. The present section is imperative. Without the express permission in writing of the Conciliation Officer no workman can be discharged during the pendency of a conciliation proceeding—no matter for what reason. But I am not asked to decide specifically whether section 33 of the present Act has been contravened or not. That can be done in a specific proceeding brought for the purpose. But it clearly shows that the action of the Company in discharging this man was rather hasty. It did not bother to consider whether by this discharge it was doing something which was illegal. It

and that there was no written charge-sheet given to Probhat Babu. So was practically left guessing why he was discharged. Under the Standing Orders, which apply substantially to every industrial concern, it is imperative that a man going to be discharged must be given written charge-sheet stating the reasons of his retrenchment. He should be given an opportunity to explain matters. These requirements have not been complied with in the present case. If the Company had really considered Probhat Babu to be a surplus and was bent upon retrenchment, should have considered whether more recent recruits could be discharged and Probhat Babu could be made to fit in one of the vacancies so created. It is told that the Company was bent on effecting drastic retrenchments. It is one of the accepted principles of retrenchment that the last come must go first except where a junior man can claim to remain on the ground of remarkable efficiency. In the present case, I get it admitted by the Company's Secretary, Sri Amiya Kishore Das, that Probhat Babu is one of the oldest officers of the Company. He has put in about 25 years of service under the Company. From the list (Ext. D) it will appear that many old people were discharged. But I get that there are many people who are junior to Probhat Babu still in the Company's service. Not that the post of Probhat Babu was abolished. His work is being done by his Assistant and also by another part-time man. Even the Secretary of the Company admits that he has nothing to say against Probhat Babu's merit as an officer. The Company tried to make out a case of inefficiency against Probhat Babu. It was told that he was nearing the 60th year. But the evidence makes it clear that he was a devoted servant of the Company. There is no evidence derogatory to his merit as an officer. So this is an idle plea on the part of the Company to chuck out Probhat Babu by giving him a bad name. I found him to be quite active and alert when he deposed before me. Age does not seem to have robbed him of his alertness. I also find that other persons have been appointed even after the discharge of Probhat Babu. Sisir Chowdhury has been since taken as a technical expert for the first time. It is extremely doubtful whether there was any emergent necessity for creating this post. So there are good reasons for believing that there is something behind this discharge of Probhat Babu than what the Company has alleged. Now what is that reason? Probhat Babu says that he was charged for his trade union activities and for his difference with the Director in charge, Sri K. C. De, in the matter of distribution of the Company's products. Regarding the second reason, Probhat Babu has not adduced satisfactory evidence except his uncorroborated testimony. He has also not mentioned this ground in his letter to the Labour Commissioner. I am not prepared to accept that Sri K. C. De discharged him out of private grudge arising from his interference in the matter of distribution of the Company's products. But regarding the first reason, Probhat Babu stands on a firmer footing. It is admitted that he was formerly the President of the H. Dutta & Sons Employees' Union. I also get that he was actively agitating for the balance of bonus of 1949 which the Company withheld. There was a conciliation proceeding pending over this matter. A day before his discharge there was a joint meeting presided over by the Conciliation Officer. So in the absence of any cogent reason for discharge, as I have already discussed, it will not be too much to hold that Probhat Babu was an eyesore to the Company for his trade union activities and was discharged as a consequence. Even Sri Nathuram Choudhary, who is the other Director in charge, spoke before the Conciliation Officer that the demand of Sri Ghose was reasonable and his discharge had been done arbitrarily. He was however helpless in the matter (*vide* the Conciliation Officer's report in the record). Thus it is abundantly clear that Probhat Babu's discharge was an instance of victimisation and unfair

labour practice. Sri K. C. De wanted to stifle the agitation for bonus. That he was not well disposed towards Probhat Babu will also appear from the fact that the bonus which was declared only on the 3rd day of 1950, i.e., four or five days after Probhat Babu's discharge, did not include his name amongst the recipients. So in the present case Probhat Babu is entitled to reinstatement. He must be reinstated to his previous post, but, if that is not vacant, to an equivalent post with equivalent pay and prospects within a month of the award coming into operation. The Company's objection is that Probhat Babu, having received one month's pay in lieu of notice, has forfeited all rights to relief before the Tribunal. I am afraid such contention can never find favour with a Tribunal. By accepting these wages in lieu of notice, all that Probhat Babu has waived—if he has waived at all—is his objection resting on the ground of notice. He cannot find fault with the Company for not giving a notice of termination of service, but nothing more has been waived. The question of acquiescence also does arise in the present case. The Company can never gag an industrial dispute by prevailing on the discharged worker to receive one month's wages in lieu of notice. The Company's objection is overruled. The Company's objection regarding the present Union is also untenable. Though some of the members might have left the Union, they have not formed a new Union to represent them. So this contention also fails.

6. Regarding incidental reliefs, Probhat Babu is entitled to have his salary for the period of this forced unemployment. But in view of the Company's financial position which is not very sound, as will appear from the fact that the Company has adapted a scheme under section 153 of the Companies Act under the direction of the Hon'ble High Court, I do not grant such compensation. I grant Probhat Babu leave with full pay that stands to his credit at the time of his discharge. This period of forced unemployment will count towards other privileges available under the Company, viz., gratuity, etc., as it is leave without pay. Probhat Babu will also be eligible for receiving the benefit of bonus that was given up to the time of his discharge and also to other bonus, if any, which has since been declared. The one month's wages that he has received in lieu of notice I grant as compensation in the present case. About the deposit of Rs. 160 I give no direction. The payments referred to above must be made within one month of the award coming into operation. So this issue is disposed of in favour of Sri Probhat Chandra Ghose.

G. PALIT,

Chairman of the Tribunal

The 20th February 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt Sec

ORDER.

No. 1275Lab.—26th February 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5707Lab., dated the 2nd September 1950, the industrial dispute between the Victoria Cotton Mills, Ghosury, Howrah, and their workers represented by Sri Rajani Kanta Das and others, 27/1, Ram Charan Naskar Lane, post office Ghosury, Howrah, over the question of closure of the said mills, was referred for adjudication to an Industrial Tribunal constituted by Sri A. Das Gupta, District Judge

And whereas during the pendency of proceedings before the said Sri Das Gupta, District Judge, Sri Rajani Kanta Jana, Taraknath Banerjee and other workers of the Victoria Cotton Mills, Ghosury, Howrah, made a complaint in writing before the said Tribunal alleging that the said Commission had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri A. Das Gupta, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 5707Lab., dated the 28th September 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between the Victoria Cotton Mills, Ghosury, Howrah, Head Office, 46, Strand Road, Calcutta, and their workers represented by Sri Rajani Kanta Jana and others, 27/1, Ram Charan Naskar Lane, post office Ghosury, Howrah, and in the matter of three complaints under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. (Case Nos. 30, 35 and 47 of 1950.)

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the complainants. Sri D. L. Sen Gupta, Advocate.

the the opposite party (Company and Receiver). Sri P. C. Mullick, Advocate

AWARD.

The facts of the case are that by an order of reference No. 4861Lab., dated 13th August 1950, of the Government of West Bengal, Labour Department, an industrial dispute involving various points was referred to S. C. Chakrabartty, District Judge, for adjudication. Subsequently the services of Sri S. C. Chakrabartty were not available, I was asked to adjudicate the said dispute. The dispute is still pending.

With a view to close the mill the Manager issued the following notice on 13th August 1950:—

'The Management is regretfully compelled to give notice hereby that the mills will be closed on and from the 1st of October 1950 for want of required quality and quantity of cotton at the ceiling prices, blocking of finance and heavy loss being incurred due to the disparity of cost of production and the prices of the finished products.

The Management have made repeated representations to the authorities concerned for making the required quality and quantity of cotton available and for either allowing higher prices for yarn

or for supplying cotton at reasonably lower prices to enable mills to run the mill economically but so far the requests have not been complied with.

(Sd.)

The contemplated closure of mill is the subject-matter of adjudication under reference No. 5707Lab., dated the 28th September 1950.

The Victoria Cotton Mills together with Sri Hanuman Cotton Mills a partnership business of the same set of partners. Some time before notice for closure of the mill was given the partners fell out and rushed to the Hon'ble High Court. By an order, dated 17th August 1950, Sri Mahesh Lal Jaju was appointed Receiver. The Receiver was given the right to carry on the business and to raise money for the purpose up to a limit of two lakhs at any time, with the previous consent of all the partners, being able to obtain the consent of all the partners, the Receiver could secure funds. He applied to the Hon'ble High Court for further directions. We are not aware what further directions were given by the Hon'ble High Court.

Pursuant to the notice of the 30th August 1950, the mill was closed down on and from 1st October 1950 and the workers were thrown out of employment. But the services of the office staff were retained for completing the office records. On the 30th October 1950 a notice was issued over the signature of the Receiver terminating the services of all employees on the expiry of the last date of November 1950. The notice was as follows:—

"The employees of Victoria Cotton Mills at Ghusury, Howrah, are hereby informed that due to disputes among the partners, the mills are under my charge and under orders of the Hon'ble High Court in Calcutta and owing to the difficulties of finance and necessarily in the procurement of materials, etc., it is not possible to reopen or to run the mills for the present, and in the exigencies of the circumstances and with deep regret your services are hereby terminated with the expiry of the last date of the month of November 1950....."

For carrying on the maintenance works some workers were reappointed with effect from 1st December 1950. Three complaints have been filed by the workmen of the mill under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1948. The details are given below in a tabular form:—

Case No.	Complainants.	Complaints.	Reply of the opposite party.
30 of 1950 .	Rajani Kanta Jana and others on behalf of the workers, 27/1, Ram-charan Naskar Lane, Ghusury, Howrah.	The Company who had paid Puja bonus in all previous years, altered the conditions of service of the workers by refusing payment of Puja bonus in 1950.	<i>Ex-gratia</i> payment made only in 1949 which did not form part of the terms and conditions of service.
35 of 1950	Ditto	The Company by closing the mills during the pendency of the adjudication proceedings under orders Nos. 4861Lab. and 5707Lab. without express permission of the Tribunal, offended the amended section 33 of the Industrial Disputes Act.	The circumstances which the mill closed down came in the mischief of section 33 of the Industrial Disputes Act.

No.	Complainants.	Complaints.	Reply of the opposite party.
1950	Taraknath Banerji and others, 94, Naskarpara Road, Howrah.	The Company by issuing a notice on 30th October 1950 over the signature of the Receiver terminating the services of the employees during the pendency of the adjudication proceedings under orders Nos. 4861 Lab. and 5707-Lab. without the express permission of the Tribunal violated the provision of section 33 of the Industrial Disputes Act.	The circumstances under which the mill was closed resulting in the discharge of labour and other employees do not come within the mischief of section 33.

The Receiver was made a party to the adjudication proceedings as also the proceedings under section 33A. Notice was duly served on him and was represented in all these proceedings by Sri P. C. Mullick, Advocate.

Section 33A of the amended Industrial Disputes Act authorises a Tribunal assume jurisdiction over an industrial dispute arising out of the violation the provisions of section 33 of the Act as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950, without a formal reference from the appropriate Government under section 10 of the Act. This is a special provision and the conditions under which this special provision may be invoked must be fulfilled before the Tribunal assumes jurisdiction over an industrial dispute, without any order of reference from the appropriate Government as contemplated by the general section (section 10 of the Act). The conditions are that adjudication proceedings must be pending before the Tribunal and that during the pendency of these proceedings the employers contravene the provisions of section 33.

In all these cases at the time when the employers' actions complained were taken, adjudication proceedings before this Tribunal were pending. It is to enquire whether the provisions of section 33 of the Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, were contravened. The amended section runs as follows:—

"During the pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall—

- alter, to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings; or
- discharge or punish, whether by dismissal or otherwise, any workman concerned in such dispute, save with the express permission in writing of the Conciliation Officer, Board, or Tribunal, as the case may be."

I have already said, adjudication proceedings were pending before this Tribunal at the time when the actions of the Management complained of were taken. It may further be noted that the permission in writing contemplated by this section was not obtained by the Management, or for that matter by the Receiver, before the actions complained of were taken. They are therefore called upon to look into the merit of the points and to decide whether these complaints are hit by the section. Section 33 consists of two parts. Clause (a) refers to alterations of the conditions of service

applicable to the workmen immediately before the commencement of proceedings, and clause (b) refers to discharge or punishment by dismissal or otherwise of workmen concerned in the parent dispute.

Case No. 30 refers to a demand of the workers for Puja bonus for, although it was stated in the petition of complaint that the workers had been paid Puja bonus in the preceding two years. It transpired from discussions during the hearing that in pursuance of the directions in omnibus award published under the Government of West Bengal, Labour Department, order No. 2956Lab., dated the 21st August 1948, the standing dues of Puja bonus for 1947 were paid in the year 1948. Rupee was paid in 1947. The directions of the Tribunal were for payment of month's basic salary and dearness allowance as Puja or Id bonus for. Pursuant to this direction the workers were paid one month's basic salary and dearness allowance less Rs. 33 which had already been paid in 1948. In 1949 the workers were paid 20 days' wages as bonus. The contention of the Management is that this payment was made by a partur as *ex-gra* payment. Be whatever that might, the fact remains that no bonus was paid in 1948. The payment which was made in 1948 was on account of bonus due for 1947. It is clear that bonus was never paid regularly to the workers. It was paid only for two years at intervals and the rate of bonus was not uniform. I do not consider that such bonus was a condition of service for the workers. Besides under the last omnibus award, festival bonus was no better than *ex-gratia* payment. Such bonus could not therefore be part of the conditions of service. I accordingly hold that non-payment of bonus for 1950 or rather refusal by the Management to pay bonus to workers in 1950 does not offend section 33 of the Act. The complaint No. 30 of 1950 is accordingly rejected.

I take up complaints Nos. 35 and 47 together, for they involve identical questions of facts and law. I have already noted that the mill was closed on and from 1st October 1950 pursuant to a notice issued on 30th August 1951. At the time when the mill was closed the adjudication proceedings were pending. Consequent to the closure of the mills the workers were thrown out of employment, although the notice does not clearly indicate that the workers were discharged. The mill was closed but to complete records, the office staff was retained. Subsequently when the records were completed their services were terminated with effect from 1st December 1950 by a notice, dated 30th October 1950. Some of the workmen were however retained with effect from 1st December 1950 for carrying on maintenance works. Termination of service of the office staff was also a result of the closure of the mills. The first question that has got to be considered is whether closure of the mills is a violation of section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. Every individual has the natural right to initiate business or an undertaking and to close it down. This natural right has not as yet been interfered with in any way by any legislation. An industrial dispute is a dispute or difference between employers and employees, between employers and workmen or between workmen and workmen, which is connected with the employment or non-employment or the terms of employment or with the conditions of labour, of any person. Employment or non-employment or terms of employment or conditions of labour contemplated by the definition of industrial dispute must be understood to have reference to circumstances under which employment is possible. The definition does not contemplate circumstances under which employment of labour or service of any workman is impossible. Conditions of service contemplated by section 33(a) must also be read with reference to circumstances when such service is possible. When the natural right of

Individual to wind up a business or an undertaking has not been denied, & consequence that follows cannot be avoided by any legislation. A temporary closure of a business or an undertaking is technically known as lock-out and its counterpart is strike. Labour laws as also Labour codes recognise the right of an employer to declare a lock-out and the right of employees to declare a strike subject to some limitations which have been imposed in the interest of the public as also in the interest of an industrial concern, so long as the industry is not permanently closed down. The Victoria Cotton Mills comes under the head Cotton Textile Industry in the schedule annexed to the Industrial Disputes Act, 1947. It is a public utility concern. Section 22 of the Act provides the conditions under which an employee may strike work and an employer can lock out any of his workmen. Section 23 prohibits strikes and lock-outs during the pendency of proceedings before a Tribunal and two months after the conclusion of such proceedings. Strikes and lock-outs may also be prohibited by the appropriate Government under section 10, sub-section (3) of the Act. Section 26 provides for punishment for strikes and lock-outs in violation of the provisions of the Act. Section 29 provides penalty for breach of any term of any settlement or award under the Act and section 31 provides penalty for offences under section 33.

Thus it is clear that the scheme of the Act clearly indicates that strikes and lock-outs are not alteration of the conditions of service. If they were, the Legislature would have provided the same punishment for illegal strikes and lock-outs and for alteration of the conditions of service and discharge of punishment by way of dismissal or otherwise of any workman in violation of section 33. Besides, alteration of the conditions of service as also charge or punishment of workmen by dismissal or otherwise during the pendency of the proceedings before a Tribunal are permissible if the express permission of the Tribunal is obtained in writing as contemplated by section 23.

But the prohibition of strikes and lock-outs during the pendency of proceedings before a Tribunal and two months after the conclusion of such proceedings is absolute under section 23 of the Act. The express permission of the Tribunal contemplated by section 33 will not validate such strikes and lock-outs. The prohibition under section 33 in the absence of an express permission of the Tribunal continues only up to the date of publication of the award. But the prohibition of strikes and lock-outs under section 23 continues not merely up to the publication of the award but extends to two months after such publication. Thus it is clear that the intention of the Legislature was to treat strikes and lock-outs as having no reference to conditions of service of workmen.

Strikes and lock-outs mean temporary suspension of work. This may be carried on for a pretty long time or even indefinitely but intention to resume work on a future date must be present. If the workmen striking work have no intention to return to work, their action amounts to resignation. Particularly if the place of business is closed down without the intention on part of the employer to reopen it, the action amounts to winding up of the business and it can no longer be called a lock-out, in the same way as its counterpart cannot be called a strike if the employees have no intention to return to work. I am, accordingly, clearly of opinion that strikes and lock-outs have no connection with the conditions of service. If they were prohibited before the reference of an industrial dispute for adjudication, they would be prohibited during the pendency of the adjudication proceedings under section 23 of the Act and not by section 33. If strikes and lock-outs are declared and carried on during pendency of the adjudication proceedings,

the illegality will not be cured by a permission of the Tribunal as contemplated by section 33 for alteration of conditions of service and discharge or punishment by dismissal or otherwise of any workman.

During strikes and their counterpart lock-outs, relationship of employer and employee between the Management and the workmen is not *ipso facto* terminated. It is only suspended to be revived when the strikes and lock-outs are recalled. Employment of the workmen is not altogether impossible during such suspension of work but for the difference between the employer and employees. Conditions of service clearly suggest the circumstances under which such service is possible. When such service is not possible is rather impossible there cannot be any question about conditions of service. If during temporary suspension of work (strikes and lock-outs), when service is possible but for the difference between employers and employees, a suspension of work does not amount to alteration of the condition of service. I fail to understand that when a business or an undertaking is wound up and all possibilities of service are permanently closed such winding up of business or undertaking may be construed as alteration of condition of service.

In any view of the case, the closure of the Victoria Cotton Mills pursuant to the notice, dated 30th August 1950, was not hit by section 33(a) of Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950, no matter whether such closure was temporary or permanent. If it is temporary and if it be construed as a lock-out, Management is punishable under section 26 of the Act. I may be permitted to make it clear that I do not propose to express myself whether the closure if it were temporary amounted to lock-out. If the closure was permanent it flowed from the natural right to close down a business or an undertaking which has not hitherto been restricted in any way.

In the notice, dated 30th August 1950, there was no indication that services of the workers were to be terminated on the date when the mill was to be closed down. The intention of the employers was made clear by the notice, dated 30th October 1950, terminating the services of the workers. From this notice it is clear that there was no intention to close the mill. Financial difficulties and difficulties in procurement of material are said to have stood in the way. If the closure be construed as a temporary one, it might at best be construed as a lock-out. And in that case employer may be subjected to the penalty under section 26 of the Act. In this view of the case the workers were not discharged. Their relationship with the employers as employees was subsisting till it was indicated expressly or by implication that their services were terminated. The notices, dated 30th August 1950 and 30th October 1950, taken together clearly indicated that the closure was for good. If such closure flowed from the exercise of natural right, the consequences which such closure entails cannot be prohibited, for that will be indirectly prohibiting the exercise of natural right. Termination of service of employees when a business or an undertaking is wound up is inevitable. Such termination of service of employees consequent on the winding up of business or an undertaking cannot be said to be by operation of law, for the subject-matter of the employment of the employees is no longer existent and services of the employees cannot become impossible. To attract clause (b) of section 33, the discharge or punishment by way of dismissal or otherwise of a workman must be a positive act of the employer. Where services of an employee are terminated by operation of law in consequence of the employer exercising a natural right, section 33(b) does not come into play. In any view of the case, the employment of the workers which is the subject-matter of the complaint in case No. 35 of 1950 is not hit by section 33 of the Act.

The members of the clerical staff were perfectly aware that their services could also be terminated as a natural consequence of the closure of the mills. If their services were retained for a further period till the 30th November 1950 for completion of the records. On completion of the records their services were terminated by operation of law. The arguments about the closure of the mills with reference to the non-employment of the workers are not applicable to the non-employment of the members of the office staff. Their services were not actually terminated on 1st October 1950 on which date the mill was closed. Their services were terminated on the 30th November 1950 on completion of the work for which their services were retained after the closure of the mills. Whether the termination of their services be attributed to the closure of the mills or to the completion of the records, the termination was by operation of law. In giving the notice to the members of the office staff on the 30th October 1950, the Receiver only invited the attention of the office staff that their services would come to an end on completion of the records. The complaint which is the subject-matter of case No. 47 of 1950 is not also, in any view of the case, hit by section 33.

Although closure of an undertaking and the consequent termination of services of the employees do not amount to alteration of the conditions of service of workmen or discharge of the workmen by an act of the employer, are not prohibited by any law, the circumstances under which such closure is effected may be taken into account in assessing the compensation payable to the workmen, for compensation on termination of service, whether by operation of law or by an act of parties or compensation during temporary suspension of work, strike or lock-out, is a term and condition of service. Each compensation varies inversely with the degree of justification of the closure of the business or temporary suspension of work by the employer. I am not called upon here to assess this compensation. I may be permitted to note that this was the subject-matter of adjudication under order of reference No. 5707Lab. and that a separate award has already been given at this point.

A. DAS GUPTA,

Judge, Industrial Tribunal.

12th February 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

Registered No. G207



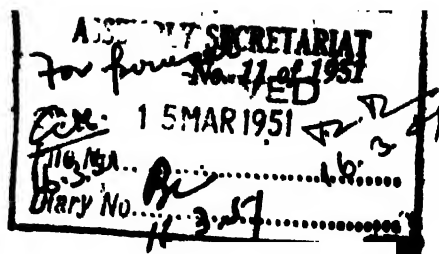
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Gazette



Published by Authority

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৬৭০জি.এ।

No. 670G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

হুগলী-মুর্শিদাবাদ।—নং ৬১০জি.এ।১৫৬-৫১৫১।—৬ই মার্চ ১৯৫১।—মুর্শিদাবাদের উপশাসক ও সমাবেশী হিঙ্গল প্রসন্ন বন্দ্যোপাধ্যায় জেলায় পদে নিযুক্ত হইবেন।

মুর্শিদাবাদ-হুগলী।—No. 613G.A./2L-5/51. March 1951.—Sri Satya Pradanna Banarji, Magistrate and Deputy Collector, Murshidabad, is appointed to be a Deputy Magistrate and Collector in the Hooghly district, and is to the headquarters station of that district.

মুর্শিদাবাদ।—নং ৬১০জি.এ।১৫৬-৫১৫১।—৬ই মার্চ ১৯৫১।—মুর্শিদাবাদের উপশাসক ও সমাবেশী হিঙ্গল প্রসন্ন বন্দ্যোপাধ্যায় জেলায় পদে নিযুক্ত হইবেন।

Hooghly-Murshidabad.—No. 614G.A./2L-5/51. 8th March 1951.—Sri Charu Chandra Roy, Deputy Magistrate and Deputy Collector, Hooghly, is appointed to be a Deputy Magistrate and Deputy Collector in the Murshidabad district and is posted to the headquarters station of that district.

মুর্শিদাবাদ-হুগলী।—নং ৬০০জি.এ।১৫৬-১৭১৫১।—৬ই মার্চ ১৯৫১।—মুর্শিদাবাদের উপশাসক ও সমাবেশী হিঙ্গল প্রসন্ন বন্দ্যোপাধ্যায় জেলায় পদে নিযুক্ত হইবেন।

Midnapore-Murshidabad.—No. 633G.A./5C-17/51.—9th March 1951.—Sri N. N. Chatterji, I.A.S., Assistant Magistrate and Collector, Midnapore (now on settlement training), is appointed to have charge of the Lalbagh subdivision of the Murshidabad district.

মুর্শিদাবাদ-মির্জাপুর।—নং ৬০০জি.এ।১৫৬-১৭১৫১।—৬ই মার্চ ১৯৫১।—মুর্শিদাবাদের উপশাসক ও সমাবেশী হিঙ্গল প্রসন্ন বন্দ্যোপাধ্যায় জেলায় পদে নিযুক্ত হইবেন।

Murshidabad-Darjeeling.—No. 634G.A./5C-17/51.—9th March 1951.—Sri B. K. Bhattacharji, I.A.S., Assistant Magistrate and Collector, Lalbagh, Murshidabad, is appointed to have charge of the Kalimpong subdivision of the Darjeeling district.

দারজিলিং—নং ৬০০জি.এ।৩পি-১৭১৫১।—৯ই মার্চ ১৯৫১।—দারজিলিং জেলার কালিম্পং এর (পুনর্নিযুক্ত) উপ-মাসক-ও সমাহর্তী প্রিন্সিপাল প্রথম উক্ত জেলার সদরে বদলি হইলেন।

Darjeeling.—No. 635G.A./5C-17/51.—9th March 1951.—Sri Mati Chand Prodhan, Deputy Magistrate and Deputy Collector (re-employed), Kalimpong, Darjeeling, is transferred to the headquarters station of that district.

আরক্ষা।

Police.

কলিকাতা—নং ৬১৮জি.এ।৩পি-১১১৫১।—৮ই মার্চ ১৯৫১।—কলিকাতার সহ-নগরপাল শ্রীশিবচন্দ্র চট্টোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পুনরায় পদে অস্থায়ীভাবে কলিকাতার উপ-নগরপাল নিযুক্ত হইলেন।

Calcutta.—No. 618G.A./3P-11/51.—8th March 1951.—Sri Shib Chandra Chatterjee, Assistant Commissioner of Police, Calcutta, is appointed to act, until further orders, as a Deputy Commissioner of Police, Calcutta, with effect from the date of his joining the post.

কলিকাতা—নং ৬১৯জি.এ।৩পি-১১১৫১।—৮ই মার্চ ১৯৫১।—কলিকাতার অস্থায়ী উপ-নগরপাল শ্রীশিবচন্দ্র চট্টোপাধ্যায় ১৮৯৮ সনের ৫নং আইনের ২২নং ধারায় বর্ণিত বিবরণ অনুযায়ী কলিকাতা সহরের সীমানার মধ্যে “জাকিন্স অব দি পিস” এর কার্য পরিচালনা নিযুক্ত হইলেন।

Calcutta.—No. 619G.A./3P-11/51.—8th March 1951.—Sri Shib Chandra Chatterjee, officiating Deputy Commissioner of Police, Calcutta, is appointed, under the provisions of section 22 of Act V of 1898, to act as a Justice of the Peace within the limits of the town of Calcutta.

বর্ধমান-হাওড়া।—নং ৫৬০জি.এ।৩পি-১০৬।৫০পিটি।—২রা মার্চ ১৯৫১।—আসানসোলার অপর আরক্ষাধ্যক্ষ শ্রীক্ষণেন্দ্র নাথ বানার্জি, আই. পি. এল. স্বীয় কর্মের সহিত হাওড়ার সরকারী রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুত বানার্জি রেল আইনের যে অংশ তাহার এলাকার পড়িয়াছে তাহার সম্বন্ধ আরক্ষাধ্যক্ষের যাবতীয় কর্ম সম্পাদন করিবেন।

Burdwan-Howrah.—No. 560G.A./3P-106/50Pt.—2nd March 1951.—Sri Phanddra Nath Banerjee, I.P.S., Additional Superintendent of Police, Asansol, is appointed, in addition to his duties, as Additional Superintendent of Police, Government Railway Police, Howrah.

2. S. Banerjee will perform all the duties of a Superintendent of Police along that portion of the railway line which falls within his jurisdiction.

বীরভূম-হাওড়া।—নং ৫৬১জি.এ।৩পি-১০৬।৫০পিটি।—২রা মার্চ ১৯৫১।—বীরভূমের অস্থায়ী আরক্ষাধ্যক্ষ শ্রীঅমূল্যরতন সমাজদার স্বীয় কর্মের সহিত হাওড়া সরকারী রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুত সমাজদার রেল আইনের যে অংশ বীরভূম জেলার পড়িয়াছে তাহার সম্বন্ধ আরক্ষাধ্যক্ষের যাবতীয় কর্ম সম্পাদন করিবেন।

Birbhum-Howrah.—No. 561G.A./3P-106/50Pt.—2nd March 1951.—Sri Amulya Ratan Samajdar, officiating Superintendent of Police, Birbhum, is appointed to act in addition to his duties as Additional Superintendent of Police, Government Railway Police, Howrah.

2. S. Samajdar will perform all the duties of a Superintendent of Police along that portion of the railway line which falls within the district of Birbhum.

মালদহ-২৪-পারগনা।—নং ৫৬২জি.এ।৩পি-১০৬।৫০পিটি।—২রা মার্চ ১৯৫১।—মালদহের অস্থায়ী আরক্ষাধ্যক্ষ শ্রীহিমংশু কুমার হাওড়ার স্বীয় কর্মের সহিত শিলালদহের সরকারী রেলওয়ের অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। শ্রীযুত রায় রেল আইনের যে অংশ মালদহ জেলার পড়িয়াছে তাহার সম্বন্ধ আরক্ষাধ্যক্ষের যাবতীয় কর্ম সম্পাদন করিবেন।

Malda-24-Parganas.—No. 562G.A./3P-106/50Pt.—2nd March 1951.—Sri Himangshu Kumar Roy, officiating Superintendent of Police, Malda, is appointed, to act, in addition to his duties, as Additional Superintendent of Police, Government Railway Police, Sealdah.

2. S. Roy will perform all the duties of Superintendent of Police along that portion of the railway line which falls within the district of Malda.

দারজিলিং-জলপাইগুড়ি।—নং ৬৪০জি.এ।—১০ই মার্চ ১৯৫১।—শিলালদহ সরকারী রেলওয়ে আরক্ষার অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রীকুমার ঘোষাল কার্যভার গ্রহণের তারিখ হইতে পুনরায় পদে জলপাইগুড়ি জেলার সদরে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Darjeeling-Jalpaiguri.—No. 645G.A.—March 1951.—Sri Sushil Kumar Ghosal, officiating Deputy Superintendent of Police, Government Railway Police, Sealdah (Siliguri), is appointed to act, until further orders, as Deputy Superintendent of Police and is posted to the headquarters station of the Jalpaiguri district, with effect from the date of his joining the post.

ছুটি।

Leave.

সাধারণ।

General.

Calcutta.—No. 650G.A./11-44/50.—10th March 1951.—Sri S. K. Sen, I.C.S., Secretary to Government of West Bengal, Judicial Department and Superintendent and Remembrancer of Affairs, West Bengal, is allowed leave on pay, on proper medical certificate for the period from the 23rd January 1951 to the 31st May 1951 under proviso to rule 81(b)(ii) of the Fundamental Rules, in extension of the leave granted under orders contained in this department notification No. 153G.A., dated the 17th January 1951.

Calcutta.—No. 655G.A./61-3/51.—10th March 1951.—Captain Susil Kumar Rakshit, R.F.A. Aide-de-Camp on the personal staff of His Excellency the Governor of West Bengal, was allowed leave for forty-three days from the 1st January 1951 to the 16th February 1951, under rule 100(a)(i) of the Fundamental Rules, with Government of India Instructions No. 100(a)(i) in the annexure to appendix 7A to the Fundamental Rules, Part II.

কলিকাতা।—নং ৬৫৬জি.এ।২এল-৭।৫১।—১০ই মার্চ ১৯৫১।—প্রেসিডেন্সি বিভাগের ভূমিপতির স্বাক্ষর সহায়ক নিযুক্ত উপ-সমাহর্তী প্রিন্সিপাল চন্দ্র ঘোষকে পশ্চিমবঙ্গ কৃষক নির্যাস (১ম ধর্ম) ১৮৪(খ)(২) নিয়মানুসারে ১২ই মার্চ ১৯৫১ তারিখ হুড়ি দিনের পূর্বা গড় বেতনে ছুটি মজুর করা হইল।

Calcutta.—No. 656G.A./21-7/51.—10th March 1951.—Sri Narayan Chandra Ghosh, District Magistrate and Deputy Collector, employed as Personal Assistant to the Commissioner of Presidency Division, is allowed leave on pay for twenty days with effect from the 1st March 1951, under rule 184(b)(ii) of the Bengal Service Rules, Part I.

By order of the Governor
-G. N. RAY, Chief Secy.

Political

NOTIFICATIONS.

No. 399H.D./496/50.—5th March 1951.—In pursuance of the powers conferred by section 6, read with section 6 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act I of 1949), the Governor is pleased to appoint Sri Bijoli Chandra Bose to act as Company Commander, 1st Agragami Dal, West Bengal National Volunteer Force, with effect from the 7th February 1951 and to post him to the 1st Company.

No. 1365P./11B-6/50.—7th March 1951.—The Governor is pleased to appoint Sri K. C. Banerji, Assistant Secretary, Home (Defence) Department, Assistant Secretary, State Soldiers', Sailors' and Airmen's Board, West Bengal, with effect from 1st February 1951, *vice* Sri N. M. Mazumdar, Assistant Director of Resettlement and Employment, West Bengal.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Jails

NOTIFICATION.

Organas.—No. 346H.J.—3rd March 1951.—The Governor is pleased to appoint Sri K. C. Banerji, Superintendent, Dum Dum Central Jail, to act in the post with effect from the 26th March 1949.

By order of the Governor,
R. GUPTA, Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

No. 3085A.—26th February 1951.—
By order of the Inspector-General of Police,
West Bengal

By order of the Inspector-General of Police,
West Bengal

No. 3219A.—2nd March 1951.—
By order of the Inspector-General of Police,
West Bengal

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West Bengal

No. 3219A.—2nd March 1951.—
By order of the Inspector-General of Police,
West Bengal

ordered temporarily in the interests of the public service:—

(1) Sri Bibhuti Gopal Biswas, Inspector, D.I.B., West Dinajpur, to D.I.B., Hooghly, *vice* Sri Sailendra Nath Chakrabatti, Inspector, D.I.B., Hooghly, promoted to act as Deputy Superintendent of Police.

(2) Sri Satya Bilash Ganguli, officiating Inspector, Malda, to D.I.B., West Dinajpur, *vice* No. 1.

Calcutta.—No. 3347A.—5th March 1951.—
Hooghly-Chandernagore.—The services of Sri Raghunath Singh, officiating Inspector, Hooghly, are, in the interest of public service, temporarily placed at the disposal of the Administrator, Chandernagore, under the Government of India, with effect from 1st February 1951, for employment as Inspector at Chandernagore.

H. N. SIRCAR, Insp.-Genl.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৬৭১জি.এ।

No. 671G.A.

অমতা।

Powers.

No. 571G.A./5C-10/51.—3rd March 1951.—The following I.A.S. officers have been vested with the powers of a Deputy Collector:—

- (1) Sri D. N. Banerjee.
- (2) Sri B. C. Ganguli.
- (3) Sri S. N. Banerjee.
- (4) Sri J. C. Talukdar.
- (5) Sri B. B. Mandal.

বীরভূম।—নং ৫৭৬জি.এ।২পি-১১১৫১।—৩রা মার্চ ১৯৫১।—
বীরভূম সদরের অবস্থাবীন অতিরিক্ত ম্যাজিস্ট্রেটের দপ্তর
প্রণালী সংহিতার ১৯০(১)গ) ধারার উপস্থিতিতে অমতা দেওয়া হইল।

Birbhum.—No. 576G.A./2P-11/51.—3rd March 1951.—Sri Ushapati Lahiri, Sub-Magistrate, on probation, Birbhum Sadar, is vested with the powers under section 190(1)(c) of the Code of Criminal Procedure.

পশ্চিম দিনাজপুর।—নং ৫৮৬জি.এ।২পি-৮১৫১।—৫ই মার্চ ১৯৫১।—
পশ্চিম দিনাজপুর জেলার রায়গঞ্জের অস্থায়ী অতিরিক্ত উপ-ম্যাজিস্ট্রেটের দপ্তর
প্রণালী সংহিতার ২৬০ ধারার উপস্থিতিতে অমতা দেওয়া হইল।

West Dinajpur.—No. 586G.A./2P-8/51.—5th March 1951.—Sri Dwija Das Mukta, temporary Sub-Deputy Magistrate, Raiganj, West Dinajpur, is vested with the powers to try summarily the offences mentioned in section 260 of the Code of Criminal Procedure.

হাওড়া।—নং ৬০০জি.এ।২পি-১২১৫১।—৮ই মার্চ ১৯৫১।—
হাওড়া সদরের অবস্থাবীন উপ-ম্যাজিস্ট্রেটের দপ্তর
প্রণালী সংহিতার উপস্থিতিতে অমতা দেওয়া হইল।

Howrah.—No. 603G.A./2P-12/51.—8th March 1951.—Sri Sukriti Kumar Chanda, Deputy Magistrate, on probation, Howrah, Sadar, is vested with the powers of a Magistrate of the third class.

নবীয়া।—নং ৬০৫জি.এ।২পি-১০১৫১।—৮ই মার্চ ১৯৫১।—
নবীয়া জেলার সদরের অবস্থাবীন অতিরিক্ত উপ-ম্যাজিস্ট্রেটের দপ্তর
প্রণালী সংহিতার উপস্থিতিতে অমতা দেওয়া হইল।

Nadia.—No. 605G.A./2P-10/51.—8th March 1951.—Sri Birendra Chandra Roy Chaudhury, Sub-Deputy Magistrate, on probation, Nadia, Sadar, is vested with the powers of a Magistrate of the third class.

নদীয়া।—নং ৬০৬জি.এ।২পি-১০।৫১।—৮ই মার্চ ১৯৫১।—
নদীয়া জেলার সদরের অবস্থানবিন অবর উপ-শাসক প্রদেপন হুগলিকে
তৃতীর শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Nadia.—No. 606G.A./2P-10/51.—8th March 1951.—Sri Punyapada Mutsuddi, Sub-Deputy Magistrate, on probation, Nadia, Sadar, is vested with the powers of a Magistrate of the third class.

নদীয়া।—নং ৬০৭জি.এ।২পি-১০।৫১।—৮ই মার্চ ১৯৫১।—
নদীয়া জেলার সদরের অবস্থানবিন অবর উপ-শাসক প্রদেপন হুগলিকে
তৃতীর শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Nadia.—No. 607G.A./2P-10/51.—8th March 1951.—Sri Desh Ranjan Ghoshal, Sub-Deputy Magistrate, on probation, Nadia, Sadar, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Calcutta.—No. 1082J.—28th February 1951.—Sri Samiran Sen, B.A., B.L., Attorney-at-Law, is appointed to be the Deputy Sheriff of Calcutta.

Calcutta.—No. 1191J.—7th March 1951.—Sri S. N. Chaudhuri, Solicitor, is appointed to act as Public Prosecutor, High Court, Calcutta, with effect from the 1st February 1951 and until further orders.

Powers.

West Dinajpur-Jalpaiguri-Malda-Darjeeling-Cooch Behar.—No. 1129J.—5th March 1951.—In exercise of the power conferred by sub-section (2) of section 23 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Governor is pleased to empower the following Magistrates of the first class in the districts noted against each, to pass a sentence of fine exceeding one thousand rupees on any person convicted of an offence punishable under the said section :—

Name.	District.
1. Sri Atulya Dhan Bagchi.	West Dinajpur.
2. Sri Hirulal Roy ...	West Dinajpur.
3. Sri Kshirode Prosad Barua.	Jalpaiguri.
4. Sri Satya Ranjan Bhattacharjee.	Jalpaiguri.
5. Sri Durgapada Ghosal.	Malda.
6. Sri Gurudas Goswami, I.A.S.	Darjeeling.
7. Sri Sudhansu Kumar Banerjee.	Darjeeling.
8. Sri Sachindra Mohan Guha.	Darjeeling.
9. Sri Matichand Prodhan.	Darjeeling.
10. Sri L. M. Bakshi ...	Cooch Behar.
11. Sri Jitendra Kishore Gupta Roy.	Cooch Behar.
12. Sri Durgadas Mazumder.	Cooch Behar.
13. Sri Pramada Charan Ghose.	Cooch Behar.
14. Sri Jaladhar Biswas ..	Cooch Behar.

NOTIFICATION.

Calcutta.—No. 1116J.—2nd March 1951.—In exercise of the power conferred by sub-section (4) of section 313 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to exempt the following officers of the Mercantile Marine Department, Calcutta district, from the

liability to serve as juror in the High Court, Calcutta :—

- (1) Nautical Surveyors.
- (2) Engineer and Ship Surveyors.
- (3) Ship Surveyor.
- (4) Wireless Telegraphy Inspector.
- (5) Shipping Master.
- (6) Deputy Shipping Master.
- (7) Assistant Shipping Masters.

ADDENDUM.

Calcutta.—No. 1178J.—7th March 1951.—sub-rule (2) of rule 4 of the rules regarding the control and management of the House of Deputation, Calcutta, published with this departmental notification No. 5815J., dated the 31st October 1949, at page 1923, Part I of the Calcutta Gazette dated the 10th November 1949, after "8. Director of Industries, West Bengal" please add "[or Deputy Director of Industries (Development West Bengal, in his absence)]".

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATIONS.

Nadia.—No. 95Regn.—28th February 1951.—It is notified for general information that the Governor is pleased to sanction the retention a further period of six months with effect from the 1st March 1951, of the office of the Joint Sub-Registrar of Ranaghat at Chakd the district of Nadia, established under Government of West Bengal, Judicial Department, Notification No. 439Regn., dated the 30th October 1950.

Midnapore.—No. 100Regn.—2nd March 1951.—Janab Abu Sayeed, Sadar Joint Sub-Registrar Midnapore, is appointed to act, until further orders, as Registrar of the district in addition to his own duties, with effect from the date on which he takes over charge, *vice* Sri Nripendra Ghatak transferred.

ERRATUM.

No. 101Regn.—5th March 1951.—In notification No. 49Regn., dated the 1st February 1951, published at page 279 of Part I of the Calcutta Gazette of the 8th February 1951, regarding removal of Janab Md. Sayeed from his appointment as Muhammadan Registrar and Kazi following correction should be made :—

For "the 14th October 1950" read "the 14th December 1950".

By order of the Governor,
A. S. RAY,

DIRECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 1306C.T.—5th March 1951.—Sri R. Gupta, Commercial Tax Officer, Grade 1, Jalpaiguri Charge, is granted earned leave of twenty-six days from 2nd January 1951 to 27th January 1951 under rule 167(ii) of the West Bengal Service Rules, Part I.

K. PALCHAUDHURI, Commissioner

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government NOTIFICATIONS.

L.S.-G. 3R-9/50(II).—16th February 1951. following draft of an amendment, which, rose of the power conferred by section 122 of the Bengal Municipal Act, 1932 (Bengal Act of 1932), the Governor proposes to make in des published with notification No. 6499M., the 21st November 1935, as subsequently led, is published for the information of s likely to be affected thereby.

draft will be taken into consideration on or the 31st March 1951, and any objection or tion in this respect which may be received undersigned through the District Magis- before that date will be duly considered:—

Amendments.

clause (5) of the conditions of Agreement at in Form No. 97 appended to the Municipi- count Rules, as amended by notification L.S.-G. 3R-9/50, dated the 27th January published at page 237 of the *Calcutta*, dated the 1st February 1951—

delete the word "and" at the end of sub- clause (a);

insert the word "and" at the end of sub- clause (b); and

insert the following as sub-clause (c):—

"at the rates deemed to be reasonable by the Chairman on an analysis of the current market rates of labour and materials if the extra items are not included in the schedule of rates maintained by the municipality."

Behar.—No. M.4A-49/50.—5th March 1951.—In exercise of the power conferred by sec- and 79 of the Cooch Behar Municipal Act, Cooch Behar Act III of 1944), the Governor of to approve the rate on holdings and the tax rate within the Cooch Behar Municipi- ing fixed at six *per centum* and five *per* respectively on the annual value of hold- effect from the first quarter of 1950-51, posed by the Commissioners of the said city and subject to the restrictions pro- in the said sections of the said Act.

1M-46/51(1).—10th March 1951.—In of the power conferred by clause (i) of ion (1) of section 6 of the Bengal Municipi- 1932 (Bengal Act XV of 1932), the Gover- leased to declare his intention to alter the of Commissioners of the Budge Budge dity in the district of the 24-Parganas, to 15 for the purpose of and from the next tion of the Commissioners of the muni-

rate-payers of the municipality who the proposed alteration should submit his in writing through the District Magis- undersigned within three months from of the publication of this notification.

By order of the Governor,

A. ZAMAN, Jt. Secy.

NOTICE.

Behar.—No. L.S.-G. 3C-10-50.—7th March 1951.—In pursuance of the provisions of the section VI of the Cooch Behar Town e Act, of 1903 (Cooch Behar Act IV of d with section VII of the said Act, the is pleased hereby to give notice of his to extend the said Act to a portion of hat Khaterbari, adjoining Mathabhanga- the district of Cooch Behar, comprised e boundaries specified in the schedule

below, and to include, in partial modification of all previous orders on the subject, the said portion within the jurisdiction of the Mathabhanga town Committee in the said district.

2. Any objection which may be made on or before the 30th April 1951 to the proposed extension and inclusion and which will be received by the undersigned through the Deputy Commissioner, Cooch Behar, will be taken into consideration after that date.

Schedule.

Boundaries

North—Moranga Road.

South—Emigration Road within the area of the Mathabhanga town Committee.

East—Moranga Road within the area of the Mathabhanga town Committee.

West—Sutunga River.

By order of the Governor,

A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl. 962/2D-13/51.—28th February 1951.—In pursuance of the provisions of rule 19 of the rules published in notification No. Medl.4818-2D-24/50, dated the 14th October 1950, the Governor is pleased to publish below the name of the member of the West Bengal Dental Council who has been duly elected as Vice-President of the said Council:—

Dr. S. K. Mojumder, D.M.D. (Harvard).

Calcutta.—No. Medl. 977/DHS/Admn./24C-12/49.—28th February 1951.—Sri Kiron Chandra Roy Head Clerk, Nilratan Sarkar Medical College, Calcutta, is appointed temporarily to act, until further orders, as Secretary, Nilratan Sarkar Medical College, Calcutta, with effect from the date on which he takes charge, *vice* Sri Naresh Chandra Chatterjee, transferred.

By order of the Governor,

B. C. DAS GUPTA, Secy.

Jalpaiguri-Burdwan.—No. Medl./DHS/981/1K-3/50.—1st March 1951.—Temporary Assistant Surgeon Dr. Ganendra Kumar Chakravarty, M.B., Teacher of Pathology, Jalpaiguri Medical School, is appointed to act, until further orders, as Teacher of Pathology, Burdwan Medical School, with effect from the date on which he joins the post, *vice* Dr. Khagendra Nath Basu, retired.

By order of the Governor,

P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

Calcutta.—No. P.H.554/1M-34/50.—1st March 1951.—Dr. (Mrs.) Anila Banerjee, M.B., D.M.C.W., is appointed, on probation, to the post of Assistant Director of Health Services (School Hygiene for girls and maternity and child welfare) under the Directorate of Health Services, West Bengal, with effect from the 16th February 1951.

2. This cancels notification No. P.H.147/1M-34/50, dated the 18th January 1951, regarding her provisional appointment to the post of Assistant Director of Health Services (School Hygiene for girls and maternity and child welfare).

By order of the Governor,

B. C. DAS GUPTA, Secy.

Murshidabad Sadar.—No P.H. 622/3L-3/51.—10th March 1951.—Dr. Atulananda Das Gupta, M.B., D.P.H., Subdivisional Health Officer, Murshidabad Sadar, is granted leave for twenty-six days with effect from 19th March 1951 as follows:—

(1) Earned leave for seventeen days under rule 168(I) of the West Bengal Service Rules, Part I.

(2) Extraordinary leave for the remaining period under rule 174(I)(a) *ibid.*

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

No. 6.—20th February 1951.—In connection with the execution of the Massanjore Dam of the Mayurakshi Reservoir Project, the Governor is pleased to direct that the Mayurakshi Dam Sub-division No. IV under the jurisdiction of the Mayurakshi Dam Division No II created under this department notification No. 45, dated the 23rd August 1950, shall henceforth be designed as Mechanical and Electrical Subdivision No. V.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

No. 7.—2nd March 1951.—Sri Pranesh Chandra Majumder, Assistant Engineer, on probation, is confirmed in the West Bengal Engineering Service (Irrigation) with effect from the 24th January 1951.

By order of the Governor,
S. K. DEY, Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

No. 20 I.E.—27th February 1951.—Sri Durga Mohan Mukherjee, Assistant Engineer, Subdivisional Officer, Mayurakshi Headquarters Subdivision No. 1, is transferred in the interest of the public service and is posted to hold charge of the Kulisala Subdivision of the Mayurakshi South Canals Division until further orders, *vice* Sri H. C. Mukherjee, Overseer, Subdivisional Officer, transferred.

No. 40 I.E.—27th February 1951.—Sri Ajoy Kumar Roy, temporary Assistant Engineer attached to the Investigation Division No. I, is appointed temporarily to hold charge of the Elamogra Sub-division of the East Midnapore Division until further orders.

No. 30 I.E.—27th February 1951.—Sri Sudhir Kumar Das, B.E., temporary Assistant Engineer, is posted to hold charge of the Mayurakshi Headquarters Subdivision No. 1 of the Mayurakshi Headquarters Division until further orders, *vice* Sri D. M. Mukherjee, Assistant Engineer, transferred.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

Certificate of Approval.

No. 129M.P.—13th January 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948),

for regulating the grant of prospecting, mining and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Sri Gouri Sankar Prasad, Nellie (Cottar) Kpong, Darjeeling, is approved by the Government of West Bengal as a fit and proper person to whom rule 6 of the aforesaid rules to whom such prospecting or leases can be granted in West Bengal.

Under sub-rule (I) of rule 9 of the aforesaid rules this certificate shall expire at midnight on 31st of December 1951.

NOTIFICATION.

No. 747M.P.—3rd March 1951.—The Governor is pleased to direct that the following amendments shall be made in the regulations published under notification No. 12230Com of the 24th December 1935, read with notification No. 7200Com., dated the 2nd July 1937, subsequently amended, under sub-rule (I) of rule 4 of the Indian Electricity Rules, 1937, namely:—

Amendments.

1. In regulation 5 of the said Regulations clause (4), after the word "negligence" insert the words "breach of the Indian Electricity Rules, 1937".

2. In the proviso to regulation 17 of the Regulations, after the words "application for renewal" insert the words "together with a certificate and the prescribed fee".

3. In the proviso to regulation 22 of the Regulations, after the words "application for renewal" insert the words "together with a certificate and the prescribed fee".

4. In regulation 24 of the said Regulations

(a) after the brackets and words "or any other place" insert the words "approved by the local authority";

(b) after the words "licensed contractor" at the end of the proviso add the following:—
"or anywhere else as an electrical sub-division for carrying out or supervising electrical installation work under the Indian Electricity Rules, 1937".

5. In regulation 28 of the said Regulations

(a) after the words "together with a certificate" insert the words "and prescribed fee";

(b) in the proviso, after the words "for renewal" insert the words "together with a certificate and the prescribed fee".

6. In regulation 34 of the said Regulations

(a) in clause (a) for the figures "25" substitute the figures "30";

(b) in the note below clause (a), for the figure "5" substitute the figure "10";

(c) in clause (b), for the figure "2" substitute the figure "4".

7. In the notes under Form A appended to the said Regulations, for the figures "25" and "30" respectively substitute the figures "30" and "40".

8. In Form F, appended to the said Regulations for paragraphs 3, 4, 5 and 6 of the Regulations substitute the following:—

"3. Every contract for electrical installation work coming within the purview of rule 5 of the Indian Electricity Rules, 1937, under the holder of this license shall be in writing and he shall be held responsible for the suitability of materials used. Before commencing any work of which exceeds Rs. 200 inclusive of materials and labour charges, he shall obtain the approval of the Secretary."

I]

On the completion of any electrical installation work coming within the purview of rule 48(I) of the Indian Electricity Rules, 1937, a test report in the form prescribed by the Board, shall be submitted by the holder of this license to the Secretary. The report shall be signed by the supervisor under whose supervision the work has been carried out, and countersigned by the holder of this license who shall be wholly responsible for the due execution of work.

If the holder of this license ceases to be in possession of a valid supervisor's certificate of competency, or ceases to retain in his sole employment at least one supervisor holding a valid certificate of competency, this license shall be invalid and if within one month of the license becoming so invalid the holder of the certificate concerned is not re-qualified, or at least one supervisor holding a valid certificate of competency is not engaged, the license shall be deemed to have been cancelled and the holder shall return the same to the Secretary for cancellation.

If the holder of this license accepts an employment under any other firm or person for the purpose of carrying out or supervising any electrical installation work coming within the purview of rule 48(I) of the Indian Electricity Rules, 1937, this license shall be invalid and the holder shall return the same to the Secretary for cancellation."

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries

NOTIFICATIONS.

91Ind.—13th January 1951.—The term of office of the Members of the Cottage Industries Board as constituted in notification No. 2637Ind., dated the 20th October 1949, having expired, the Governor is pleased to reconstitute the Board as follows:—

- 1) The Hon'ble Minister for Commerce and Industries—Chairman (*ex-officio*).
- 2) The Hon'ble Minister for Supplies—Vice-Chairman (*ex-officio*).
- 3) The Deputy Director of Industries (Cottage and Small-scale), West Bengal—Secretary (*ex-officio*).
- 4) The Director of Industries (West Bengal)—(*ex-officio*).
- 5) The Registrar of Co-operative Societies, West Bengal (*ex-officio*).
- 6) The Director of Textiles, West Bengal (*ex-officio*).
- 7) Sri Panchanan Basu, Honorary Secretary, Khadi Board—Representative of the Khadi Industry.
- 8) Sri Sukumar Dutta—Representative of the Handloom Weaving Industry.
- 9) Sri Ramshashi Karmakar, M.A., Professor, Bunkura Christian College—Representative of the Brass and Bell Metal Industry.
- 10) Maulvi Taleb Ali, Sujapore, Malda—Representative of Silk Industry (Sericulture).
- 11) Sri Dukawari Nundy, Chak Islampur, district Murshidabad—Representative of the Silk Industry (Silk Weaving).

- (12) Sri Surendra Nath Kar, post office Santiniketan, district Birbhum—Representative of "Viswa Bharati".
- (13) Sri Haripada Sarkar, 23, Lansdowne Terrace, Calcutta—Representative of other miscellaneous industries.
- (14) Sri D. N. Sen—Representative of general Trade and Industry.
- (15) Sri Jnananjan Neogi—Representative of General Trade and Industry.
- (16) Dr. J. P. Neogi, Head of the Department of Economics, University of Calcutta.
- (17) Professor J. K. Chowdhury, Ph.D. (Berlin), F.N.I., Head of the Department of Chemistry, Bose Institute, 93, Upper Circular Road, Calcutta.
- (18) Sri S. Guha, Proprietor, Lillooah Iron Works, Lillooah, Howrah.

2. The members will hold office for a term of one year.

3. The functions of the Board will be to co-ordinate the activities to develop Cottage and Small-scale Industries and to advise Government on all matters relating thereto.

Order.

ORDERED that the notification be published in the *Calcutta Gazette* and that a copy of it be forwarded to all members of the Board.

No. 363Ind.—13th February 1951.—Sri S. K. Chatterjee, Research Chemist, Bengal Ceramic Institute, is appointed temporarily to act as Superintendent of the Institute with effect from the 7th February 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

No. 164Ind.—22nd January 1951.—Sri Biswanath Chaudhuri, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed temporarily to act as Personal Assistant to the Director of Industries, West Bengal.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

RESOLUTION No. 143Ind.

Calcutta, the 18th January 1951.

Read an application, dated the 27th January 1950, from Sri Amiya Kumar Ghosh Hazra of 39, Tobin Road, Baranagore, Calcutta-36, asking for a loan of Rs. 24,000 only under section 19(7)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of establishing a soap factory at Bally.

Read also the resolution of the meeting of the Board of Industries, West Bengal, held on the 13th December 1950, incorporated in the report submitted with letter No. 15880, dated the 5th January 1951, from the Director of Industries and Secretary to the Board of Industries, West Bengal.

Order.

ORDERED that the application be rejected and the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 144Ind.

Calcutta, the 18th January 1951.

Read an application, dated the 1st September 1949, from Messrs. Lillooah Steel and Wire Co., Ltd., 16, Belur Road, Lillooah, for a loan of Rs. 2,50,000 since reduced to Rs. 85,000 only

under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for expansion of their existing factory.

Read also the resolution of the meeting of the Board of Industries, West Bengal, held on the 13th December 1950, incorporated in the report submitted with letter No. 15934, dated the 5th January 1951, from the Director of Industries and Secretary to the Board of Industries, West Bengal.

Order.

ORDERED that the application be rejected and the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 195IND.

Calcutta, the 25th January 1951.

Read an application, dated the 3rd May 1950, from Sri Annada Charan Sarkar, Sole Proprietor of Durga Steel Trunk Stores, Asansol, Burdwan, asking for a loan of Rs. 10,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for development of his steel trunk manufacturing concern.

Read also the resolution of the meeting of the Board of Industries, West Bengal, held on the 13th December 1950, incorporated in the report submitted with letter No. 15879B.I., dated the 5th January 1951, from the Director of Industries and Secretary to the Board of Industries, West Bengal.

Order.

ORDERED that the application be rejected and the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Cinchona

NOTIFICATIONS.

No. 301Cin.—7th February 1951.—Sri K. S. Joneja, Manager, Government Cinchona Plantation, Munsong, is appointed to be Manager, Government Cinchona Plantation, Mungpoo, until further orders.

No. 302Cin.—7th February 1951.—Mr. J. D. Macdonald, Manager, Government Cinchona Plantation, Mungpoo, is appointed to be Manager, Government Cinchona Plantation, Munsong, until further orders.

No. 303Cin.—7th February 1951.—Sri K. S. Joneja, Manager, Government Cinchona Plantation, Mungpoo, is appointed to act as General Manager, Cinchona Plantation, with effect from the 15th February 1951 until further orders.

No. 355Cin.—12th February 1951.—Mr. H. J. Macey, officiating Manager, Government Cinchona Plantation, is appointed to the post on probation with effect from the date of issue of this order.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 26(8)/48/51W.C.—20th February 1951.—In partial modification of this Labour Directorate notification No. 26L.C., dated 25th May 1948, published at page 724, Part I of the *Calcutta Gazette*, dated 3rd June 1948, as amended by notification No. 26(7)48W.C., dated 18th August 1950, as published in Part I at page 1728 of the *Calcutta Gazette*, dated 31st August 1950, the name of "Mr. D. C. Hutcheson", a member nominated by the employers to the Works Committee in the Titagarh Jute Factory Co., Ltd. (Mill No. 1), Titagarh, 24-Parganas, is hereby cancelled and the name of "Mr. C. Wallace" is published in his place for general information.

No. 58(4)/49/51W.C.—28th February 1951.—The name of "Sri Parsadi", a member elected the workers to the Works Committee from constituency No. 3 in Angus Jute Works, post of Angus, Hooghly, as published in this Labour Directorate notification No. 58(2)49W.C., dated 11th July 1950, at page 1467, Part I of the *Calcutta Gazette*, dated 20th July 1950, is hereby cancelled and the name of "Sri Hariu" is published in his place for general information.

No. 17(1)50/51W.C.—27th February 1951.—partial modification of this Labour Directorate notification No. 17W.C., dated 22nd February 1950, published at page 359, Part I of the *Calcutta Gazette*, dated 9th March 1950, the name of "Mr. H. Gibson", a member nominated by the employers to the Works Committee in Burn & Co. Ltd. (Howrah Iron Works), Howrah, is hereby cancelled and the name of "Mr. G. C. Trehan" is published in his place for general information.

No. 33(3)49/51W.C.—24th February 1951.—partial modification of the Labour Directorate notification No. 33L.C., dated 18th April 1949, published at page 701, Part I of the *Calcutta Gazette*, dated 28th April 1949, the name of "Sri S. K. Dutta", a member nominated by the employers to the Works Committee in Gagalbh Jute Mills, Ltd., post office Uluberia, Howrah, hereby cancelled and the name of "Sri M. Roy" is published in his place.

So much of the above notification published the name of "Mr. M. Roy" as a member to the Works Committee in the above mills is hereby cancelled and the name of "Mr. S. A. Q. Parry" is published in his place for general information.

S. K. HALDAR, Labour Commissioner

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 1910F.D./FD/6T/9/51.—2nd March 1951.—Sri Arun Kumar Roy, Rationing Officer, Jorasank Sub-area, is transferred to Baranagore Sub-area to act, until further orders, as Rationing Officer, Baranagore Sub-area, *vice* Sri Manindra L. Bhattacharjee.

2. Sri Manindra Lal Bhattacharjee, Rationing Officer, Baranagore Sub-area, is transferred to Dum Dum Sub-area to act, until further orders, as Rationing Officer, Dum Dum Sub-area, *vice* Sri Narayan Das Banerjee.

3. Sri Narayan Das Banerjee, Rationing Officer, Dum Dum Sub-area, is transferred to Jorasank Sub-area to act, until further orders, as Rationing Officer, Jorasank Sub-area, *vice* Arun Kumar Roy.

No. 1954F.D.—3rd March 1951.—Sri Sanku Charan Neyogi, Rationing Officer, Bowbazar Sub-area, now employed as Rationing Officer, Burrabazar Sub-area, was granted earned leave for thirty days on medical certificate with effect from 4th January 1951 under rule 168(I) of the West Bengal Service Rules, Part I.

No. 2137F.D./FD/2'O/1/51.—9th March 1951.—Sri Srikantha Prasanna Ghose, Assistant Regional Controller of Procurement, Murshidabad-Nadia, appointed temporarily to act, until further orders, as Special Officer (Procurement), Burdwan, with headquarters at Kalna.

2. Sri Ajit Kumar Guha, Assistant Regional Controller of Procurement, Malda, is appointed temporarily to act, until further orders, as Special Officer (Procurement), Alipore, with headquarters at Alipore.

By order of the Governor,
P. NAG, Dy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Alpaiguri.—No. 2416L.R.—1st March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the channel at the 4th mile of the Bhagubangola-Lalgola Road, it is hereby notified that for the above purpose two pieces of land altogether measuring, more or less, 0·97 of an acre, and comprising cadastral plots as detailed below, are likely to be required in the district of Murshidabad:—

Block No. VIII.

Taluk Sonapur.

Area as per above notification—14·83 acres.

Area as per last revisional settlement—44·76

Area as now denotified—44·76 acres.

Alpaiguri.—No. 2418L.R.—1st March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the channel at the 4th mile of the Bhagubangola-Lalgola Road, it is hereby notified that for the above purpose two pieces of land altogether measuring, more or less, 0·97 of an acre, and comprising cadastral plots as detailed below, are likely to be required in the district of Murshidabad:—

Block No. XVIII.

Taluk Tatpara.

Area as per above notification—101·85 acres.

Area as per last revisional settlement—8 acres.

Area already denotified as per notification No. 2418L.R., dated the 20th January 1950—20·00

Area as now denotified—36·70 acres.

By order of the Governor,

K. C. BARMAN, Dy. Secy.

Alpaiguri-Darjeeling-Jalpaiguri-West Dinajpur-Murshidabad-Nadia-24-Parganas.—No. 2610L.R.—1st March 1951.—Sri Kanakendu Roy, Deputy Magistrate and Sub-Deputy Collector, Alpaiguri, in the interest of public service, and to work in the West Bengal Survey Department under the Directorate of Land Records and Surveys, in connection with the demarcation of the boundary

The officer is also vested with the powers of the Superintendent of Survey, under section 10 of the Bengal Survey Act, 1875 (Act V of 1875), in the districts of Darjeeling, Jalpaiguri, West Dinajpur, Malda, Murshidabad, Nadia and 24-Parganas.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Acquisition

NOTIFICATIONS.

Murshidabad.—No. 2480L.A.—1st March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the expansion of Bhagirathi Shilpasram and Orphanage in the villages of Chanduria and Priyanagar, jurisdiction list Nos. 38 and 39 respectively, thana Chakdaha, parganas Panchnurn and Alampur respectively, district Nadia, it is hereby notified that for the above purpose pieces of land comprising the following cadastral plots and measuring, more or less, 80·04

16th January 1948, published at page 100, Part I of the *Calcutta Gazette* of the 22nd idem, for stacking materials for improvement to Kandi-Sultanpur Road in the villages of (1) Bamundasbati, (2) Belgaon, (3) Andi and (4) Kuli, thanas Kandi and Barwan, district Murshidabad.

Murshidabad.—No. 2482L.A.(P.W.)—1st March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the channel at the 4th mile of the Bhagubangola-Lalgola Road, it is hereby notified that for the above purpose two pieces of land altogether measuring, more or less, 0·97 of an acre, and comprising cadastral plots as detailed below, are likely to be required in the district of Murshidabad:—

District Murshidabad.

Thana Lalgola, village Upar Fatepur, jurisdiction list No. 68.

Cadastral plots in part—2795, 2796, 2797, 2802, 2803, 2824, 2825, 2826, 2827, 2828, 2830, 2831, 2833, 2834, 2835, 2836, 2837.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Murshidabad.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore.—No. 2648L.A.—5th March 1951.—The Governor is pleased to cancel the notification No. 3162L.A., dated 24th March 1950, under section 4 of the Land Acquisition Act, I of 1894, published at pages 496-97, Part I of the *Calcutta Gazette*, of the 30th idem, in respect of the proposed acquisition of 162·13 acres of land required for establishment of a seed multiplication farm in the villages of Khas-jungle, Kangaliganja Patna and Behar Barua, jurisdiction list Nos. 167, 192 and 194, respectively, thana Midnapore, district Midnapore.

Nadia.—No. 2660L.A.—5th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the Bhagirathi Shilpasram, for a public purpose, viz., for the expansion of Bhagirathi Shilpasram and Orphanage in the villages of Chanduria and Priyanagar, jurisdiction list Nos. 38 and 39 respectively, thana Chakdaha, parganas Panchnurn and Alampur respectively, district Nadia, it is hereby notified that for the above purpose pieces of land comprising the following cadastral plots and measuring, more or less, 80·04

acres, are likely to be required within the aforesaid villages of Chanduria and Priyanagar:—

District Nadia, thana Chakdaha,

*Mauza Chanduria, jurisdiction list No. 38,
Pargana Pachnur.*

Cadastral plots in full—147-154, 158-171, 176-178, 707 and 1262 measuring, more or less, 8.96 acres.

*Mauza Priyanagar, jurisdiction list No. 39,
Pargana Alampur.*

Cadastral plots in full—566-568, 570-605, 613-615, 634-645, 664, 667-669, 875, 888 and 889 measuring, more or less, 21.08 acres.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Krishnagar (Nadia).

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia.

Murshidabad.—No. 2670J.A.—5th March 1951.

Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the food storage godown at Jalangi, in the village of Jaykrishnapur, jurisdiction list No. 29, thana Jalangi pargana Radhaballavpur, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 1082 and part of cadastral plot No. 1081 and measuring, more or less, 0.40 of an acre is likely to be required within the aforesaid village of Jaykrishnapur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

Midnapore.—No. 2672L.A.—5th March 1951.

Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for silt clearance of Kamina Khal in connection with Soudighi Gangakhali Scheme in the villages of Derya Chak, Chak Daha, Kamila, Khasarhan and Saraswatya, jurisdiction lists Nos. 318, 326, 213, 334 and 212 respectively, thana Panskura, pargana Kasijora, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots mentioned in the Schedule below and measuring, more or less, 28.26 acres, is likely to be required within the aforesaid village of Deryachak, Chak Daha, Kamila, Khasarhan and Saraswatya.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894 as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act, shall not apply to the waste arable portions of the land in this case.

Schedule.

Mauza Deryachak, jurisdiction list No. 318

Cadastral survey plots in full—913, 914, 915, 2056, 3680 and 3681.

Cadastral survey plots in part—711, 712, 3682 and 3679.

Mauza Chak Daha, jurisdiction list No. 326

Cadastral survey plots in full—164 and 165

Cadastral survey plots in part—99, 100, 101, 102, 105, 117, 118, 127, 128, 129, 138, 139, 140, 143, 144, 151, 152, 153, 158, 159, 160, 161 and 163.

Mauza Kamila, jurisdiction list No. 213

Cadastral survey plots in part—2753 and 2754

Mauza Khasarhan, jurisdiction list No. 334

Cadastral survey plots in full—124 and 126

Cadastral survey plot in part—125.

Mauza Saraswatya, jurisdiction list No. 212.

Cadastral survey plot in full—1721

Cadastral survey plot in part—1720.

Nadia.—No. 2674L.A.—5th March 1951.—The Governor is pleased to cancel the notification No. 2091L.A., dated the 10th March 1948, under section 4 of Land Acquisition Act, I of 1894 published at the page 335, Part I of the *Calcutta Gazette* of the 18th March 1948, in respect of the proposed acquisition of 10.58 acres of land, mauzas Ranaghat and Dayabari, jurisdiction list Nos. 155 and 152, respectively, police-station Ranaghat, district Nadia, for the improvement of the Ranaghat-Santipur Road.

Nadia.—No. 2676L.A.—5th March 1951.

Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the improvement of Ranaghat-Santipur Road, the villages of Nasra and Dayabari, jurisdiction list Nos. 156 and 152, respectively, thana Ranaghat parganas Alampur and Pachnura, respectively, district Nadia, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plots Nos. 1339, 69, 70, 71, 77, 78, 82, 83, 84, and 86 of mauza Nasra, jurisdiction list No. 156 and part of cadastral survey plot No. 34 of mauza Dayabari, jurisdiction list No. 152 and measuring, more or less, 4.74 acres is likely to be required within the aforesaid villages of Nasra and Dayabari.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

exercise of the powers conferred by the afore-mentioned section, the Governor is pleased to authorize officers for the time being engaged in the making, with their servants and workmen, to go upon and survey the land and do all other required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia.

ERRATA.

Birbhum.—No. 2486L.A.(P.W.)—1st March 1951.—In notification No. 5596L.A. (P.W.), dated 21st June 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1086, Part I of the *Calcutta Gazette* of the 10th March 1947, in respect of the acquisition of land for the construction of the Bolpur-Palitpur Road (portion in thana Bolpur), in the district of Birbhum, following changes will occur:—

Thana Bolpur, village Bahiri, jurisdiction list No. 140.

“234, 240, 271, 364, 362, 186, 189, 191, 1038, 1036, 3508, 3509, 3510, 4989, 4998, 7082, 1391, 1392, 3483, 5025, 5026, 4982, 4999” under cadastral plots in part.

“7089” under cadastral plots in full instead of that under cadastral plots in part and “4986, 1047, 945, 1011, 1078” under cadastral plots in part instead of those under cadastral plots in full.

Burdwan.—No. 2582L.A.—2nd March 1951.—In line 73 of the notification No. 1564L.A., dated 24th February 1941, under section 4 of the Land Acquisition Act, published at page 470, Part I of the *Calcutta Gazette* of the 20th idem, in respect of acquisition of land required by the Indian Railway for the up avoiding line from Kalipahari to Asansol in miles 130 and 131 of the East Indian Railway main line, in the villages of Kalipahari and Asansol, thana Asansol, district Burdwan—

“More or less 6·20 acres” for “more or less 6·14 acres”.

DECLARATION.

Birbhum.—No. 2484L.A.(P.W.)—1st March 1951.—Whereas it appears to the Governor that it is required to be taken by Government at the expense for a public purpose, viz., for the construction of the Bolpur-Palitpur Road (portion in thana Bolpur), it is hereby declared that for the purpose, pieces of land altogether measuring more or less, 8·03 acres and comprising cadastral plots as detailed below, are required in the district of Birbhum:—

District Birbhum.

Thana Bolpur, village Bahiri, jurisdiction list No. 140.

Cadastral plots in full—4985, 4748, 4751, 7375.

Cadastral plots in part—329, 126, 183, 389, 1071, 963, 942, 1016, 5023, 5024, 5027, 5034, 4958, 4983, 4947, 4984, 4897, 4896, 4939, 4746, 749, 4750, 4752, 4753, 4654, 4763, 72, 4781, 4787, 4786, 4783, 4891, 4890, 495, 4889, 4605, 4572, 4598, 4588, 4492, 490, 7717, 7718, 7715, 7371, 7440.

Declaration is made, under the provisions of the Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

ERRATA.

Nadia.—No. 2488L.A.(P.W.)—1st March 1951.—In declaration No. 6328L.A.(P.W.), dated 1st August 1947, under section 6 of the Land

Acquisition Act, I of 1894, published at pages 111-12, Part I of the *Calcutta Gazette* of the 11th September 1947, in respect of the acquisition of land required for the construction of the Bolpur-Palitpur Road (portion in thana Bolpur), in the district of Birbhum, following changes will occur:—

Thana Bolpur, village Bahiri, jurisdiction list No. 140.

“Delete “4985” under cadastral plots in full and “4753, 4939, 1046, 389, 329, 234, 240, 271, 364, 362, 186, 189, 191, 1013, 1038, 1036, 3508, 3509, 3510, 4989, 4998, 4456, 7082” under cadastral plots in part.

“Insert “5048” under cadastral plots in part.

“Read “7089” under cadastral plots in full instead of that under cadastral plots in part and “7083, 1047, 4986, 945, 1011, 1078” under cadastral plots in part instead of those under cadastral plots in full.

Burdwan.—No. 2584L.A.—2nd March 1951.—In line 70 of the declaration No. 11437L.A., dated the 8th December 1941, under section 6 of the Land Acquisition Act, published at pages 2798-99, Part I of the *Calcutta Gazette* of the 11th idem, in respect of land required by the East Indian Railway for the up avoiding line from Kalipahari to Asansol in miles 130 and 131 of the East Indian Railway, main line, in the villages of Kalipahari and Asansol, thana Asansol, district Burdwan—

“Read “More or less 6·20 acres” for “more or less 6·14 acres”.

NOTICES.

Jalpaiguri.—No. 2668L.A.—5th March 1951.—Whereas 1·00 acre, more or less, of land situate in or near the village of Taluk-Binnaguri (Amoidighi) described below have been requisitioned by the Deputy Commissioner of Jalpaiguri, for the purpose of maintaining supplies and services essential to the life of the community, namely, for Fulbari Border out-post under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Description of land.

District Jalpaiguri, pargana Baikunthapur, thana Rayganj, jurisdiction list No. 3 (Taluk Binnaguri, (Amoidighi)).

Cadastral plot No. 538 of sheet No. 17.

Nadia.—No. 2678L.A.(P.W.)—5th March 1951.—Whereas 0·13 of an acre, more or less, of land situate in or near the village of Tehatta, described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of staff quarters and office for Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Tehatta, jurisdiction list No. 101, police-station Tehatta, district Nadia.

Plot No. 3362.

Nadia.—No. 2580L.A.(P.W.).—2nd March 1951.—In notice No. 228L.A.(P.W.), dated the 10th January 1950, under section 4(1) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act, II of 1948), published at page 109, Part I of the *Calcutta Gazette* of the 19th January 1950, in respect of the acquisition of land for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Palasey Provincial Highway in the district of Nadia—

Read “3.72 acres” for “3.12 acres” in the second line.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and
Secy. to the Govt. of West Bengal (*ex-officio*).

Land Reforms NOTIFICATION.

No 2568L.Ref.—2nd March 1951.—In exercise of the power conferred by section 3 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-rule (7) of rule 3 of the West Bengal Land Development and Planning Rules, 1948, and in supersession of notification No. 9179L.Ref., dated the 27th November 1948, as subsequently amended, the Governor is pleased to appoint the authority called the Land Planning Committee to consist of the following members for carrying out the purposes of the said Act:—

- (1) The Member, Board of Revenue, West Bengal, who shall be the Chairman of the Committee.
- (2) The Refugee Rehabilitation Commissioner, West Bengal.
- (3) The Director of Health Services, West Bengal.
- (4) The Chief Engineer, Works and Buildings Department, West Bengal.
- (5) The Conservator-General of Forests, West Bengal.
- (6) The Chief Engineer, Public Health Engineering, West Bengal.
- (7) The Director of Industries, West Bengal.
- (8) The Director of Agriculture, West Bengal.
- (9) The Special Engineer, Construction Board, West Bengal.
- (10) Mr. J. A. Parks, O.B.E., F.R.I.C.S.
- (11) Sri Kshitish Chandra Burman, Deputy Secretary to the Government of West Bengal, Land and Land Revenue Department, who shall be the Secretary of the Committee.

By order of the Governor,
S. BANERJEE, Secy.

Land Development NOTIFICATIONS.

24-Parganas.—No. 1588L.Dev.—13th February 1951.—Whereas it appears to the Governor that land is likely to be needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, and for the creation of better living conditions in the village of Ukilapaikpara, jurisdiction list No. 56, pargana Medamalla, police-station Sonarpur,

district 24-Parganas, it is hereby notified that the above purposes pieces of land comprising cadastral survey plots Nos. 1091, 333, 330, 355, 356, 631, 318, 317, 313, 312, 311, 373, 385 and portions of cadastral survey Nos. 288 and 1092, and measuring, more or 4.81 acres, are likely to be required within aforesaid village of Ukilapaikpara.

This notification is made, under the proviso of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act of 1948), to all whom it may concern.

In exercise of the power conferred by the said section the Governor is pleased to authorise the Collector, 24-Parganas, for the time he engaged in the undertaking, with his office servants and workmen, to enter upon and survey the land and do all other acts required permitted by that section.

A plan of the land may be inspected in office of the Collector, 24-Parganas.

24-Parganas.—No. 1740L.Dev.—16th February 1951.—Whereas it appears to the Governor land is likely to be needed for a public purpose viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in village of Bhasila, jurisdiction list No. 73, police station Deganga, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 557, measuring, more or less, 1.36 acres, is likely to be required within the aforesaid village of Bhasila.

This notification is made, under the proviso of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act I of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time he engaged in the undertaking, with his office servants and workmen, to enter upon and survey the land and do all other acts required permitted by that section.

A plan of the land may be inspected in office of the Collector, 24-Parganas.

24-Parganas.—No. 1744L.Dev.—16th February 1951.—Whereas it appears to the Governor land is likely to be needed for a public purpose viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Paschim Barisha, jurisdiction list No. 19, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 515 and 517-524 and measuring, more or 3.56 acres, is likely to be required within aforesaid village of Paschim Barisha.

This notification is made, under the proviso of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time he engaged in the undertaking, with his office servants and workmen, to enter upon and survey the land and do all other acts required permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 1748L.Dev.—16th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dakshin Haradham, jurisdiction list No. 56,

station Ranaghat, district Nadia, it is notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 169-211-214, 240-242, 245, 246, 307-309, 312-322, 325, 470, 476-499, 501-529, 533-554, 559-570, 576, 591, 523/612, 485/615, 209/620, 544/628, 549/631 and part of cadastral survey plot No. 239 and measuring, more or less, 100.02 acres is likely to be required within the aforesaid village of Dakshin Haradham.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Parganas.—No. 1752L.Dev.—16th February 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Joka, jurisdiction list No. 21, police-station Behula, district 24-Parganas, it is notified that for the above purpose a piece of land comprising cadastral survey plot No. 736, measuring, more or less, 0.44 acres, is likely to be required within the aforesaid village of Joka.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 1896L.Dev.—19th February 1951.—The Governor is pleased to cancel so much of notification No. 8566L.Dev., dated the 31st May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1601, Part I of the *Calcutta Gazette*, dated the 10th May 1950, as relates to cadastral survey plot No. 1000 and parts of cadastral survey plots Nos. 1900 and 2298, and measuring, more or less, 24.25 acres out of the total area of 24.25 acres required for acquisition in mauza Bauria, jurisdiction list No. 4, police-station Bauria, district Hooghly, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Parganas.—No. 1900L.Dev.—19th February 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Shyampore Sripur, jurisdiction list No. 34, Matikomra, jurisdiction list No. 35, police-station Gaighata, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 41 to 45, 136, 55, 57 to 60, 80 to 85 and part of cadastral survey plots Nos. 86, 52 and 53 of

Shyampore Sripur and cadastral survey plots Nos. 418 and 422 of Matikomra and measuring, more or less, 21.28 acres, is likely to be required within the aforesaid villages of Shyampore Sripur and Matikomra.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 1980L.Dev.—21st February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Saptagram, jurisdiction list No. 45, police-station Mogra, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising part of cadastral survey plot No. 22, and measuring, more or less, 0.22 acres, is likely to be required within the aforesaid village of Saptagram.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Hooghly.—No. 1982L.Dev.—21st February 1951.—The Governor is pleased to cancel so much of notification No. 5464L.Dev., dated the 22nd May 1950, published at page 1035, Part I of the *Calcutta Gazette*, dated the 1st June 1950, as relates to 71.33 acres of land comprising of cadastral survey plots as mentioned in the schedule below, out of the total area of 166.89 acres of land notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in mauzas Dingalhat, Saptagram, Trishbigha and Namazgar, police-station Mogra, district Hooghly:—

Schedule.

Mauza Dingalhat, jurisdiction list No. 2044.

Cadastral survey plots Nos. 43-65, 67-74 and part of cadastral survey plot No. 41.

Mauza Saptagram, jurisdiction list No. 45.

Cadastral survey plots Nos. 2, 4, 5, 25, 26, 29, 37-80, 193-195, 210, 211, 223, 229 and part of cadastral survey plots Nos. 1, 3, 6 and 31.

Mauza Trishbigha, jurisdiction list No. 50.

Cadastral survey plots Nos. 3-11.

Mauza Namazgar, jurisdiction list No. 51.

Cadastral survey plots Nos. 17, 20-22, 31-49, 52, 398 and 399.

24-Parganas.—No. 2188L.Dev.—24th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Parui, jurisdiction list No. 3, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 2990, 2995, 2996 and 3518, and measuring, more or less, 3.45 acres is likely to be required within the aforesaid village of Parui.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2192L.Dev.—24th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baluria, jurisdiction list No. 37, thana Baraset, pargana Anwarpur, district 24-Parganas, it is hereby notified that for the above purpose pieces of land comprising cadastral survey plots Nos. 929-932, 934, 939, 943-945, 948-960, 962-969, 972, 974-980, 982-986, 994-1000, 1002-1010, 1012-1016, 1018, 1022, 1028-1030, 1032-1039, 1044-1053, 1129, 1131, 1137, 1139, 1143, 1153, 1154, 1156-1167, 1203, 1205-1208, 1212 and 1213 and measuring, more or less, 41.23 acres, are likely to be required within the aforesaid village of Baluria.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Pioneer Co-operative Rehabilitation and Housing Society, Ltd., and the Collector, 24-Parganas, for the time being engaged in the undertaking, with their officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas, as well as in the office of the Pioneer Co-operative Rehabilitation and Housing Society, Ltd., at 36/3, Gariahata Road, Calcutta-3.

24-Parganas.—No. 2226L.Dev.—26th February 1951.—The Governor is pleased to cancel the notification No. 10414L.Dev., dated the 13th September 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1961, Part I of the *Calcutta Gazette*, dated the 21st September 1950, in respect of acquisition of land in mauza Sukehar, jurisdiction list No. 9, police-station Khardah, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village of Sukehar.

Midnapore.—No. 2232L.Dev.—26th February 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have

migrated into the State of West Bengal on account of circumstances beyond their control in villages of Bansda, Kankrapunji, Padima Papanchak, police-station Debra, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral plots detailed in this schedule below, and measuring more or less, 93.74 acres, is likely to be required within the aforesaid villages of Bansda, Kankrapunji, Padima and Papanchak.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Schedule.

Mauza Bansda, jurisdiction list No. 469.

Entire cadastral survey plots Nos. 670 to 682, 684, 685, 686, 687, 688, 689, 692, 693, 695, 696, 697, 698, 699, 700, 701, 702, 703, 721, 722, 723, 724, 725, 726, 727, 728, 729, 731, 732, 741, 742, 743, 744, 745, 746, 747, 749, 750, 751, 758, 759, 760, 761, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1472, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1830, 1831, 1832, 1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000.

Parts of cadastral survey plots Nos.—506 to 519.

Mauza Kankrapunji, jurisdiction list No. 4.

Entire cadastral survey plots Nos. 58-73, 83-89, 91, 92, 109-115, 140, 141, 143-155, 169, 183-186 and 142/200.

Parts of cadastral survey plots Nos. 76, 90 and 156.

Mauza Papanchak, jurisdiction list No. 47.

Entire cadastral survey plots Nos. 682, 683, 696, 693 and 725.

Mauza Padima, jurisdiction list No. 473.

Entire cadastral survey plots Nos. 472, 494, 499, 502-517, 519-521, 559, 560, 565-569 and 570.

Parts of cadastral survey plots Nos. 558, 570 and 561.

DECLARATIONS.

24-Parganas.—No. 1590L.Dev.—13th February 1951.—Whereas it appears to the Governor that land is needed for public purposes, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the creation of better living conditions in the village of Ukilapaikpara, jurisdiction list No. 56, pargana Medamalla, police-station Sonarpore, district 24-Parganas, it is hereby declared that for the above purposes pieces of land comprising cadastral survey plots Nos. 1091, 333, 330, 344, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 75

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 1742L.Dev.—16th February 1951. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bhasila, jurisdiction list No. 73, police-station Degunga, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 557, and measuring, more or less, 1.36 acres, is required within the aforesaid village of Bhasila.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 1750L.Dev.—16th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dakshin Haradham, police-station Ranaghat, district Nadia it is hereby declared that for the above purpose, a piece of land comprising cadastral survey plots Nos. 169-208, 211-214, 240-242, 245, 246, 307-309, 312-322, 448-452, 470, 476-499, 501-509, 533-554, 559-570, 572-576, 591, 529/612, 485/115, 208/620, 544/628, 515/629, and 544/631, and part of cadastral survey plot No. 306, measuring, more or less, 100.02 acres, is required within the aforesaid village of Dakshin Haradham.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 1902L.Dev.—19th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Shyampore Sripur, jurisdiction list No. 34, and Matikomra, jurisdiction list No. 35, police-station Bhatnagar, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1 to 23, 25 to 31, 37 to 60, 80 to 85, 135 to 142, 144, 145 and parts of cadastral survey plots Nos. 52, 53, 86, 134, 3 of Shyampore Sripur, and cadastral survey plots Nos. 418, 421 to 452, 456 and part of cadastral survey plot No. 395 of Matikomra, and measuring, more or less, 84.03 acres, is required within the aforesaid villages of Shyampore Sripur and Matikomra.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2190L.Dev.—24th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village

of Parui, jurisdiction list No. 3, police-station Behala, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 2990, 2995, 2996 and 3518, and measuring, more or less, 3.45 acres, is required within the aforesaid village of Parui.

This declaration is made, under the provisions of section 6, read with section 7, of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Midnapore.—No. 2234L.Dev.—26th February 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bansda, Kankrapunji, Padima and Papanchak police-station Debra, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 93.74 acres, is required within the aforesaid villages of Bansda, Kankrapunji, Padima and Papanchak.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Schedule.

Mauza Bansda, jurisdiction list No. 469.

Entire cadastral survey plots Nos. 670 to 680, 682, 684, 685, 686, 687, 688, 689, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 758, 759, 760, 761, 765, 733, 734, 735, 736, 739, 540, 541, 542, 546, 547, 431, 432, 433, 434, 435, 436, 437, 438, 493, 494, 495, 496, 498, 499, 500, 501, 502, 503, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 520, 523, 524, 525, 527, 530, 553, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 640, 641, 642, 643, 649 and 814.

Parts of cadastral survey plots Nos. 506 and 519.

Mauza Kankrapunji, jurisdiction list No. 471.

Entire cadastral survey plots Nos. 58-73, 80-81, 83-89, 91, 92, 109-115, 140, 141, 143-155, 169-175, 183-186 and 142/200.

Parts of cadastral survey plots Nos. 76, 90 and 156.

Mauza Papanchak, jurisdiction list No. 472.

Entire cadastral survey plots Nos. 682, 683, 695, 696, 693 and 725.

Mauza Padima, jurisdiction list No. 473.

Entire cadastral survey plots Nos. 472, 494-497, 499, 502-517, 519-521, 559, 560, 565-569 and 574.

Parts of cadastral survey plots Nos. 558, 570 and 561.

By order of the Governor,

S. BANERJEE,

Members Board of Revenue and Secy. to the Govt. of West Bengal ((*ex-officio*)).

NOTIFICATIONS UNDER RULE 12 OF THE WEST BENGAL LAND REVENUE, RENT AND CESS (APPORTIONMENT) RULES, 1948.

No. 18AP.—15th December 1950—The records of all lands in West Bengal forming parts of common tenures holdings, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on 6th November 1950.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Deputy Commissioner of Jalpaiguri for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
Description.	No of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction No.	Khatim No.
1	2	3	4	5	6	7	8
		Rs. a p					
Dar-Chukani	4	5 2 0	Jalpaiguri	Jalpaiguri	Singimari-chhitajani	14	15
Jote	4	141 6 0	Do.	Do.	Arajjimareya-Kamala-pukuri.	15	24
Chukani	4	91 1 0	Do.	Do.	Do.	15	241
Do	4	39 0 0	Do.	Do.	Do.	16	250
Jote	6	80 0 0	Do.	Do.	Nandanpur	10	384
Dar-Chukani	4	9 0 0	Do.	Do.	Beru-bari	23	72
Jote	4	170 0 0	Do.	Do.	Do.	23	114
Do	4	82 0 0	Do.	Do.	Do.	24	116
Do.	4	2,580 0 0	Do.	Do.	Do.	24	1771
Do	4	1,288 11 9	Do.	Do.	Do.	24	2302
Dar-Jote	4	14 10 2	Do.	Do.	Do.	24	2400
Chukani	4	5 1 0	Do.	Do.	Do.	24	2477
Do.	4	15 3 6	Do.	Do.	Do.	24	2489
Do.	4	15 11 9	Do.	Do.	Do.	24	2494
Do.	4	30 5 0	Do.	Do.	Do.	24	2497
Dar-Chukani	4	23 0 0	Do.	Do.	Do.	24	2500
Chukani	4	10 12 0	Do.	Do.	Do.	24	2504
Do.	4	35 0 0	Do.	Do.	Do.	24	2505
Jote	4	1,450 0 0	Do.	Do.	Do.	24	2506
Chukani	4	10 12 0	Do.	Do.	Do.	24	2507
Jote	4	26 3 0	Do.	Do.	Do.	24	2508
Chukani	4	27 7 0	Do.	Do.	Do.	24	2509
Dar-Chukani	4	2 2 11	Do.	Do.	Do.	24	2510
Chukani	4	5 7 6	Do.	Do.	Do.	24	2511
Jote	4	61 0 0	Do.	Do.	Do.	24	2512
Chukani	4	18 8 6	Do.	Do.	Do.	24	2513
Jote	4	100 0 0	Do.	Do.	Do.	24	2514
Do	5	8 3 0	Do.	Do.	Do.	24	2515
Do.	5	24 2 8	Do.	Do.	Do.	24	2516
Chukani	5	43 0 0	Do.	Do.	Do.	24	2517
Jote	4	166 0 0	Do.	Do.	Mareva-kuri	24	2518
Chukani	4	8 2 6	Do.	Do.	Beru-bari	24	2519
Brahmattor	251 BI	Rent-free	Do.	Do.	Do.	24	2520
Mirash	251 BI	36 0 0	Do.	Do.	Do.	24	2521
Jote	5	304 0 0	Dinajpur (portion of Jalpaiguri)	Pachagar	Bhitaran-Amarakhat	24	2522
Chukani	5	21 8 0	Do.	Do.	Do.	24	2523
Do	5	21 8 0	Do.	Do.	Do.	24	2524
Do	4	70 4 6	Do.	Do.	Sikarpur-Araji	24	2525
Dar-Chukani	4	1 14 0	Do.	Do.	Do.	24	2526
Do.	4	7 4 0	Do.	Do.	Do.	24	2527
Chukani	4	6 8 0	Do.	Do.	Do.	24	2528
Dar-Chukani	4	6 8 0	Do.	Do.	Do.	24	2529
Jote	4	411 0 0	Do.	Do.	Do.	24	2530
Chukani	4	249 9 9	Do.	Do.	Do.	24	2531
Do.	4	66 4 0	Do.	Do.	Do.	24	2532
Do.	4	67 10 0	Do.	Do.	Do.	24	2533
Dar-Chukani	4	15 0 0	Do.	Do.	Do.	24	2534
Jote	4	50 0 0	Do.	Do.	Araji-banskantila	24	2535
Chukani	4	7 0 0	Do.	Do.	Do.	24	2536
Do.	4	15 11 0	Do.	Do.	Do.	24	2537
Do.	4	4 5 6	Do.	Do.	Do.	24	2538
Dar-Chukani	4	7 0 0	Do.	Do.	Do.	24	2539

Particulars of the tenancy.

Description	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction list No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
	4	5 13 6	Dinajpur (portion of Jalpaiguri).	Pachagar	Araji-banekanthia	10	30
	4	29 10 0	Do	Do	Do.	10	34
	4	38 13 0	Do.	Do.	Do	10	50/1
	4	34 14 0	Do	Do	Do	10	59
	4	8 14 0	Do.	Do	Do	10	64
	4	3 8 0	Do.	Do	Do	10	67
	4	24 8 0	Do.	Do	Do.	10	70
	4	16 6 0	Do.	Do.	Do	10	76
	4	3 5 0	Do.	Do.	Do	10	77
	4	14 3 0	Do	Do.	Do	10	78
	4	8 10 9	Do.	Do.	Do	10	99
	4	202 10 8	Do.	Do	Ghagra	12	407/1
	4	64 2 0	Do.	Do	Do	12	475
	13 BI	6 10 8	Do.	Do	Do.	12	2133
	13 BI	88 0 0	Do.	Do.	Do	12	2134
	13 BI	10 3 0	Do.	Do.	Do	12	2140
	13 BI	19 0 0	Do.	Do	Do.	12	2141
	13 BI	2 6 9	Do.	Do	Do	12	2142
	252 BI	Rent-free	Do.	Do.	Baguladanga	18	96
	252 BI	800 0 0	Do.	Do	Do	18	97
	252 BI	18 13 10	Do.	Do.	Do	18	479
	252 BI	30 1 9	Do.	Do.	Do	18	480
	252 BI	102 10 7	Do.	Do	Do	18	481
	252 BI	137 2 5	Do.	Do.	Do	18	482
	252 BI	400 0 0	Do	Do.	Do	18	483
	4	618 12 0	Do.	Do.	Rhola-Basunia	19	3
	4	121 12 6	Do.	Do	Do	19	232/1
	4	157 10 0	Do.	Do.	Do	19	248
	4	162 3 6	Do	Do.	Do	19	258/1
	4	74 0 0	Do.	Do	Kismet-Sing-Road	20	33
	4	34 0 0	Do.	Do	Do.	20	34
	4	125 0 0	Do.	Do	Sing Road Kismet	21	225
	4	2 0 6	Do	Do.	Kajal-dighi-parani-Gram	33	199
	4	7 10 6	Jalpaiguri	Jalpaiguri	Beru-lari	23	2666/2
	1	26 5 3	Do.	Rajgonj	Sanyashi-kata	26	434
	1	35 0 0	Dinajpur (portion of Jalpaiguri)	Tentulla	Khanji-Kismet	30	247
	4	173 9 0	Do	Boda	Kamala-pukhuri-Kajal-dighi	51	3
	4	245 0 0	Do.	Do.	Do.	51	4
	4	565 0 0	Do.	Do	Dena-kata	63	161
	4	294 11 6	Do.	Do.	Ramprasad-kanzi	188	73
	4	340 0 0	Jalpaiguri	Jalpaiguri	Mareya-kamala-pukhuri.	18	7
	4	117 0 0	Dinajpur (portion of Jalpaiguri).	Pachagar	Kamat-kazal-dighi	28	823

19AP.—27th December 1950.—The record of all lands in West Bengal forming parts of common as described in the schedule below, has been confirmed by the Revenue Authority under section 4(2) West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI) on the 14th December 1950.

A true copy of the said record shall remain open to public inspection during office hours in the office of the Collector of Murshidabad for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Particulars of the tenancy.						
No. of estate under which held.	Rent.	Rent recorded in—				
		District.	Thana.	Mauza.	Jurisdiction list No.	Khatian No.
2	3	4	5	6	7	8
	Rs. a. p.					
2457 (Rajshahi)	128 23 0	Murshidabad ..	Jalangi ..	Kasra hatnirganj	45	498

No. 20AP.—11th January 1951.—The records of all lands in West Bengal forming parts of ^{con} tenures or holdings, as described in the schedule below, have been confirmed by the Revenue Auth under section 6(?) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 Bengal Act XXXI of 1948), on the 28th December 1950.

Certified copies of the said records shall remain open to public inspection during office hours in office of the Collector of Malda for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
Description.	No. of estate under which held.	Rent.	Rent recorded in—				Jurisdiction No. 7
			District.	Thana.	Mauza		
1	2	3	4	5	6		
Dar-Ista-Murari ..	102 BI, 321, 436, 440, 441 and 450.	82 1 6	Malda ..	English-Bazar ..	Gani-Bahadur-Khan		118
Ista-Murari ..	102 BI ..	25 0 0	Ditto ..	Ditto ..	Ditto		118
Dar-Ista-Murari ..	102 BI, 321, 436, 440 and 441.	100 4 0	Ditto ..	Ditto ..	Ditto		118
Patni ..	1131 (Dinaipur) ..	282 0 0	Ditto ..	Bamangola ..	Mahadebpur		141/1
Rayati ..	1131 (Dinaipur) ..	2 5 8	Ditto ..	Ditto ..	Rangamatia		143
Ditto ..	1131 (Dinaipur) ..	7 0 6	Ditto ..	Ditto ..	Ditto		143
Ditto ..	1131 (Dinaipur) ..	21 8 9	Ditto ..	Ditto ..	Ditto		143
Ditto ..	1131 (Dinaipur) ..	0 13 8	Ditto ..	Ditto ..	Ditto		143
Ditto ..	1131 (Dinaipur) ..	6 8 9	Ditto ..	Ditto ..	Ditto		143
Ditto ..	1131 (Dinaipur) ..	5 13 9	Ditto ..	Ditto ..	Ditto		143
Ditto ..	1131 (Dinaipur) ..	2 7 0	Ditto ..	Ditto ..	Ditto		143
Dar-Patni ..	230	238 0 0	Ditto ..	Habibpur ..	Eklashpur		282
Ditto ..	230	119 0 0	Ditto ..	Ditto ..	Ditto		282
Rayati ..	13, 107 and 586	19 8 0	Ditto ..	Ditto ..	Bhola-Baona		113
Ditto ..	13 and 107	27 13 9	Ditto ..	Ditto ..	Patharkundi		114
Ditto ..	64 and 586	4 4 0	Ditto ..	Ditto ..	Nun-Chora		115
Ditto ..	2190 (Rajshahi)	42 8 0	Ditto ..	Ditto ..	Kayara		130
Ditto ..	586 ..	16 13 7 and liable to rent.	Ditto ..	Ditto ..	Masul-chak		290
Ista-Murari-Jote ..	12, 36, 70 (1st and 2nd kismat), 117 (1st and 2nd kismat) 101, 348 and 510.	20 0 0	Malda (now in Rajshahi).	Bholahat ..	Jote-Sri-Deb		8
Ista-Murari ..	101 BI and 146 ..	10 0 0	Ditto ..	Ditto ..	Joydebpur		5
Ista-Murari-Jote ..	36, 70, 70 (1st and 2nd kismat), 110, 118, 140, 101 and 235.	42 8 0	Ditto ..	Ditto ..	Gillahabari		10
Rayati ..	36, 70 (1st and 2nd kismat) 140, 201 (1st and 2nd kismat).	22 0 0	Ditto ..	Ditto ..	Alaipur		1
Patni ..	507 ..	1,800 1 0 0	Ditto ..	Shibgonj ..	Raghabbati		107/122
Madhya-Swatwa ..	200 ..	25 0 0	Ditto ..	Ditto ..	Uttar-Gopalnagar		6
Patni ..	85 (Dinaipur) ..	1,584 14 8	Malda ..	Gasol ..	Bachahar		127

No. 21AP.—15th January 1951.—The records of all lands in West Bengal forming parts of ^{con} tenures or holdings, as described in the schedule below, have been confirmed by the Revenue Auth under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 Bengal Act XXXI of 1948), on the 13th January 1951.

Certified copies of the said records shall remain open to public inspection during office hours in office of the Collector of West Dinajpur for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
Description.	No. of estate under which held.	Rent.	Rent recorded in—				Jurisdiction No. 7
			District.	Thana.	Mauza		
1	2	3	4	5	6		
Patni ..	212 ..	555 4 0	Bogra ..	Khetal] ..	Famat ..		50
Ditto ..	212 ..	555 4 0	Ditto ..	Ditto ..	Ditto		50
Ditto ..	212 ..	427 10 11	Ditto ..	Ditto ..	Ditto		50
Ditto] ..	212 ..	323 8 10	Ditto ..	Ditto] ..	Ditto		50
Ditto " ..	212 ..	150 0 7 8	Ditto ..	Ditto ..	Ditto		50

Particulars of the tenancy.

Description.	No of estate under which held.	Rent.	Rent recorded in—				
			District.	Thapa	Mauza	Jurisdiction list No 7	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
..	212	127 8 0	Bogra ..	Kahetia ..	Banibati ..	53	7
..	212	608 0 0	Ditto ..	Ditto ..	Ditto ..	53	8
..	182	162 7 0	Ditto ..	Panchbibi ..	Birnagar ..	107	87
..	182	180 0 0	Ditto ..	Ditto ..	Ditto ..	107	88
..	182	306 12 0	Ditto ..	Ditto ..	Sarail ..	146	7
..	182	306 12 0	Ditto ..	Ditto ..	Ditto ..	146	6
..	47 (Dinaipur) ..	290 0 0	Ditto ..	Ditto ..	Khordda-maha-sul ..	6	266
..	47 (Dinaipur) ..	528 0 0	Ditto ..	Ditto ..	Ditto ..	6	268
..	47 (Dinaipur) ..	222 15 0	Ditto ..	Ditto ..	Ditto ..	6	267
..	47 (Dinaipur) ..	106 0 0	Ditto ..	Ditto ..	Ditto ..	6	264
..	47 (Dinaipur) ..	106 0 0	Ditto ..	Ditto ..	Ditto ..	6	269
..	657	206 2 6	Ditto ..	Joypurhat ..	Teragati ..	19	41
..	267 (Dinaipur) ..	4 4 9	Ditto ..	Panchbibi ..	Tripura ..	22	20
..	206	2 0 0	Ditto ..	Ditto ..	Bhimpur ..	14	11
..	206	22 0 0	Ditto ..	Ditto ..	Ditto ..	14	61
..	206	20 5 0	Ditto ..	Ditto ..	Ditto ..	14	117
..	212	22 0 0	Ditto ..	Ditto ..	Jagadishpur ..	135	7
..	187	1,150 12 4	Ditto ..	Ditto ..	Uchal ..	121	2

23AP—18th January 1951.—The records of all lands in West Bengal forming parts of common tenures or as described in the schedule below, have been confirmed by the Revenue Authority under section 6 (2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 18th January 1951.

Verified copies of the said records shall remain open to public inspection during office hours in the office of the Revenue Authority for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description.	No of estate under which held.	Rent.	Rent recorded in—				
			District.	Police-station	Mauza	Jurisdiction list No 7	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
..	611 (24-Parganas) ..	12 4 0	Khulna ..	Satkhira ..	Chhaygharia ..	11	319
..	611 (24-Parganas) ..	12 0 0	Ditto ..	Ditto ..	Balkari ..	13	2027
..	72	1,178 14 0	Ditto ..	Kalaroya ..	Singa ..	46	2
..	21	1,271 8 1	Ditto ..	Ditto ..	Alampur ..	71	14
..	5098 } Jessore ..	80 0 0	Ditto ..	Ditto ..	Chaudanpur ..	2	958
..	5117 } ..						
..	5448 } ..						
..	2416 (24-Parganas) ..	15 0 0	Ditto ..	Satkhira ..	Kushkhali ..	9	2383
..	2009 } ..						
..	475 } ..						
..	212	19 0 0	Ditto ..	Ditto ..	Ditto ..	9	1995
..	210	19 14 4	Ditto ..	Ditto ..	Ditto ..	9	1532
..	211	8 12 10	Ditto ..	Ditto ..	Ditto ..	9	1797
..	211	8 12 10	Ditto ..	Ditto ..	Ditto ..	9	1823
..	211	8 12 10	Ditto ..	Ditto ..	Ditto ..	9	1862
..	211	8 12 10	Ditto ..	Ditto ..	Ditto ..	9	1899
..	211	17 7 2	Ditto ..	Ditto ..	Ditto ..	9	1929
..	211	8 12 10	Ditto ..	Ditto ..	Ditto ..	9	1853
..	611 (24-Parganas) ..	84 0 0	Ditto ..	Ditto ..	Balkari ..	13	1875
..	1831	10 11 2	Ditto ..	Ditto ..	Radbanagar ..	20	1100
..	5417 (Jessore) ..	0 0 0	Ditto ..	Kalaroya ..	Sultanpur ..	2	406
..	5417 (Jessore) ..	21 8 5	Ditto ..	Ditto ..	Ditto ..	2	476

No. 24AP.—18th January 1951.—The records of all lands in West Bengal forming parts of tenures as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 13th January 1951.

Certified copies of the said records shall remain open to public inspection during office hours in office of the Collector of 24-Parganas for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description	No. of estate under which held	Rent.	Rent recorded in—				Jurisdiction list No. 7	Kt.
			District	Police-station	Mauza			
1	2	3	4	5	6			
Mafnawali Patni	5448	Rs. a p. 982 0 0	Jessore	Saraha	Bhabanipur		118	
Patni	5448	278 0 0	Ditto	Ditto	Ditto		118	
Do	5069	7,783 9 7	Ditto	Ditto	Doulatpur		91	
Do	5448	498 5 4	Ditto	Ditto	Bhabanipur		118	
Do	5448	498 5 4	Ditto	Ditto	Ditto		118	
Gati	5448	278 0 0	Ditto	Ditto	Ditto		118	
Madhya-Swatwa	5516	1,121 0 0	Ditto	Jhikargachha	Krishnanagar		6	

No. 25AP.—10th January 1951.—The records of all lands in West Bengal forming parts of tenures or holdings, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 13th January 1951.

Certified copies of the said records shall remain open to public inspection during office hours in office of the Collector of 24-Parganas for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description	No. of estate under which held	Rent	Rent recorded in—				Jurisdiction list No. 7	Kt.
			District	Police-station	Mauza			
1	2	3	4	5	6			
Patni	597 961 1631 3060	Rs. a p. 2,993 2 5	24-Parganas	Swarupnagar	Bara Bakra		43	
Do	107 (Khulna) 2809	25 1 3	Ditto	Ditto	Bilballi		44	
Do	772 (Khulna) 2818	57 14 6	Ditto	Ditto	Khalsi		60	
Do	771 (Khulna) 772 2818	58 14 6	Ditto	Ditto	Bilballi		44	
Do	619	137 14 2	Ditto	Ditto	Dobila		61	
Do	213 (Khulna) 302	71 0 0	Ditto	Ditto	Khalsi		60	
Do	1356 (Khulna) 1391 648	1,092 6 11	Ditto	Hasnabad	Sandilbilli		95	
Dar Patni	209 (Khulna)	637 5 6	Ditto	Baduria	Folke		99	
Madhya Swatwa	5417 5448 (Jessore) 5069	94 1 0	Ditto	Swarupnagar	Gobra		18	
Rayati	5417 (Jessore)	10 0 0 and 7 acres of molasses.	Ditto	Ditto	Ditto		18	
Gati	5417 (Jessore)	1,712 8 0	Ditto	Ditto	Nalabera		22	
Kayami Dar-Mourashi	132 1102 1103 and 1104 208 (Murshidabad).	208 8 1	Ditto	Ditto	Sayanghata		58	

Particulars of the tenancy.

1	No of estate under which held.	Rent.	Rent recorded in—				
			District	Police-station.	Mauza	Jurisdic- tion Il. t No. 7	Khatian No. 8
2	3	4	5	6	7	8	
		Rs. a p					
180 } 181 } 210 } 648 } 654 }	(Khulna) ..	6 0 0	24-Parganas ..	Swarupnagar ..	Amudia ..	59	275
180 } 181 } 648 } 654 }	(Khulna) ..	6 0 0 and 8 seers of molasses.	Ditto ..	Ditto ..	Ditto ..	59	208
619 2612	..	16 7 0	Ditto ..	Ditto ..	Khalsi ..	60	36
213 (Khulna)	..	22 7 6	Ditto ..	Ditto ..	Ditto ..	60	190
619 2615	..	10 4 0	Ditto ..	Ditto ..	Dobila ..	61	4
619	..	21 0 0	Ditto ..	Ditto ..	Ditto ..	61	16
2813 210 (Khulna)	..	18 11 0	Ditto ..	Ditto ..	Ditto ..	61	118
611	..	17 0 0	Ditto ..	Ditto ..	Burangaborda ..	65	298
611	..	27 4 3	Ditto ..	Ditto ..	Ditto ..	65	5
611	..	13 8 0	Ditto ..	Ditto ..	Ditto ..	65	32
611	..	21 8 0	Ditto ..	Ditto ..	Ditto ..	65	56
611	..	4 9 8	Ditto ..	Ditto ..	Ditto ..	65	204
619	..	23 0 0	Ditto ..	Ditto ..	Billballi ..	44	31
107 (Khulna) 2809	..	6 10 0	Ditto ..	Ditto ..	Ditto ..	44	5512
107 (Khulna) 2809	..	30 0 0 and 144 palica of paddy	Ditto ..	Ditto ..	Ditto ..	44	5530
211 (Khulna)	..	5 0 0	Ditto ..	Ditto ..	Ditto ..	44	5527
107 (Khulna) 2809	..	4 11 4	Ditto ..	Ditto ..	Ditto ..	44	5534
107 (Khulna) 2809	..	3 14 10	Ditto ..	Ditto ..	Ditto ..	44	5545
210 (Khulna) 2613	..	6 4 0 and 8½ seers of molasses.	Ditto ..	Ditto ..	Ditto ..	44	5577
210 (Khulna) 2613	..	15 0 0	Ditto ..	Ditto ..	Ditto ..	44	5587/1
210 (Khulna) 2613	..	21 0 0	Ditto ..	Ditto ..	Ditto ..	44	5591
2816 210 } 211 }	(Khulna) ..	20 4 0	Ditto ..	Ditto ..	Ditto ..	44	5619
28 (Khulna)	..	4 0 0	Ditto ..	Ditto ..	Ditto ..	44	5761
107 (Khulna) 2809	..	5 0 0	Ditto ..	Ditto ..	Ditto ..	44	5582
211 (Khulna)	..	7 8 0	Ditto ..	Ditto ..	Ditto ..	44	5646
213 } 302 } 513 }	(Khulna) ..	17 11 0	Ditto ..	Ditto ..	Khalsi ..	60	125
208 } 313 }	(Khulna) ..	82 0 0	Ditto ..	Ditto ..	Billballi ..	44	5589/2
293 } 399 }	(Khulna) ..	6 12 0 including cess.	Ditto ..	Ditto ..	Ditto ..	44	5921
211 } 293 } 399 }	(Khulna) ..	30 14 0 including cess.	Ditto ..	Ditto ..	Ditto ..	44	5923
611	..	7 8 0	Ditto ..	Basirhat ..	Panitar ..	120	23

1. MAP.—25th January 1951.—The records of all lands in West Bengal forming parts of common bearing No. 883 in the roll of the district of Nadia, have been confirmed by the Revenue Authority section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Act XXXI of 1948), on the 22nd January 1951.

2. A copy of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

No. 27AP.—25th January 1951.—The records of all lands in West Bengal forming parts of co-tenures, as described in the schedule below, have been confirmed by the Revenue Authority section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 22nd January 1951.

Certified copies of the said records shall remain open to public inspection during office hours in office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description	No. of estate under which held.	Rent.	Rent recorded in—				Jurisdiction No.	h
			District.	Police-station.	Mauza			
1	2	3	4	5	6			
		Rs. a. p.						
Patni ..	472 ..	156 10 6	Nadia ..	Chapra ..	Hridaypur ..		6	
Do ..	472 ..	156 10 8	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	188 0 0	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	94 0 0	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	88 8 6	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	88 8 10	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	110 4 9	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	76 10 8	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	235 0 0	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	220 9 6	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	160 0 0	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	204 2 0	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	472 ..	73 8 6	Ditto ..	Ditto ..	Ditto ..		6	
Do ..	423 ..	490 13 9	Ditto ..	Ditto ..	Hatra ..		1	
Do ..	423 ..	302 14 6	Ditto ..	Ditto ..	Ditto ..		1	
Do ..	423 ..	98 2 6	Ditto ..	Ditto ..	Ditto ..		1	
Do ..	491 ..	292 4 0	Ditto ..	Karimpur ..	Guya-bari ..		6	
Do ..	40 ..	308 9 0	Ditto ..	Tehatta ..	Betaljitpur ..		92	
Do ..	41 ..	283 5 4	Ditto ..	Ditto ..	Ditto ..		92	
Do ..	41 ..	850 0 0	Ditto ..	Ditto ..	Ditto ..		92	
Do ..	17 ..	1,534 6 0	Ditto ..	Nakashipara ..	Bara-Simulia ..		81	
Do ..	17 ..	57 8 0	Ditto ..	Ditto ..	Ditto ..		81	
Do ..	17 ..	1,146 4 4	Ditto ..	Ditto ..	Ditto ..		81	
Do ..	17 ..	92 0 0	Ditto ..	Ditto ..	Ditto ..		81	
Do ..	23 ..	7,467 11 9	Ditto ..	Ditto ..	Kathal-baria ..		47	
Do ..	62 ..	1,316 10 0	Ditto ..	Tehatta ..	Krishnanagar ..		46	
Do ..	62 ..	2,406 13 6	Ditto ..	Ditto ..	Ditto ..		46	
Do ..	40 ..	204 14 0	Ditto ..	Ditto ..	Chilla-khal ..		56	
Do ..	40 ..	768 4 6	Ditto ..	Ditto ..	Ditto ..		56	
Do ..	40 ..	460 15 6	Ditto ..	Ditto ..	Ditto ..		56	
Do ..	51 ..	279 8 0	Kuashia ..	Damurhuda ..	Baradi ..		17	
Do ..	423 ..	185 7 8	Ditto ..	Ditto ..	Fulbari ..		13	
Do ..	423 ..	888 0 0	Ditto ..	Ditto ..	Hudapara ..		5	
Do ..	491 ..	857 11 5	Ditto ..	Gangul ..	Tentul-Baria ..		10	
Do ..	208 ..	50 0 0	Ditto ..	Mcherpur ..	Kali-Gangul ..		42	
Patni-Taluk ..	208 ..	35 3 0	Ditto ..	Ditto ..	Ditto ..		46	
Do ..	208 ..	50 0 0	Ditto ..	Ditto ..	Ditto ..		46	
Do ..	208 ..	35 3 0	Ditto ..	Ditto ..	Ditto ..		46	
Do ..	59 ..	727 15 4	Ditto ..	Ditto ..	Subidpur ..		51	
Do ..	59 ..	727 15 4	Ditto ..	Ditto ..	Ditto ..		51	
Do ..	59 ..	727 15 4	Ditto ..	Ditto ..	Ditto ..		51	

H. ADHIKARI,
Revenue Officer under Act XXXI of 1948.

কৃষি, বন ও মৎস্য বিভাগ।
DEPARTMENT OF AGRICULTURE,
FORESTS AND FISHERIES

কৃষি।

Agriculture

প্রজ্ঞাপন।

NOTIFICATION.

০৭০কৃষি।—২৬শে ফেব্রুয়ারী ১৯৫১।—ভারতীয় কেন্দ্রীয় পাট
অধীনে সহ-উপনির্বাহকরূপে নিযুক্ত প্রিন্সিপাল কুমার গাঙ্গুলি,
সি. এসোস., আই. এ. আর. আই. অধ্যায়িতভাবে পুনরাবেশ
কার্যভার গ্রহণের দিন হইতে পশ্চিমবঙ্গ উন্নয়ন কৃষি কৃত্যকে
উপনির্বাহক, পদে নিযুক্ত হইলেন।

রাজ্যপালের আদেশানুসারে,

মহোদয় সরকার,

উপ-সচিব।

1375Agri.—26th February 1951.—Sri Asoka
ar Paul, M.Sc., Assoc. I.A.R.I., Assistant
dist under the Indian Central Jute Committee,
appointed temporarily as Economic Botanist in
West Bengal Higher Agricultural Service with
from the date on which he assumes charge,
further orders.

By order of the Governor,
M. SARKAR, Dy. Secy.

বন।

Forests

প্রজ্ঞাপন।

NOTIFICATION.

বিহার।—নং ১৪৯৬ফর।—৩রা মার্চ ১৯৫১।—বকসা
বিহারিক প্রি এস. পি. মল্লিককে তথ্যের নিজ কার্যের সহিত
কৃষ্ণ অতিরিক্ত ভার দেওয়া হইল।

রাজ্যপালের আদেশানুসারে,

মহোদয় সরকার,

উপ-সচিব।

Jooch Behar.—No. 1496For.—3rd March
in S P Mullick, Divisional Forest
Buxa Division, is appointed to hold charge
Behar Division in addition to his own

By order of the Governor,
G. C. MANDAL, Dy. Secy.

পুষ্করিণী সংস্কার শাখা।

Tanks Improvement

প্রজ্ঞাপন।

NOTIFICATION.

—নং ১২০৭টি.আই।২১শে ফেব্রুয়ারী ১৯৫১।—বাকুড়া
র সমাধী ও পুষ্করিণী সংস্কার আধিকারিক প্রিন্সিপাল তরফ
থেকে পশ্চিমবঙ্গ কৃত্যক আইনের প্রথম ভাগের ১৬৭(২) ধারা
অনুযায়ী ১৯৫০ তারিখ হইতে ২১ শিল্পের হুটী দেওয়া

রাজ্যপালের আদেশানুসারে,

প্রিন্সিপাল তরফ প্রজ্ঞাপন।

উপ-সচিব।

Bankura.—No. 1257T.I.—21st February 1951.
—Sri Anadi Charan Banerji, Sub-Deputy Collec-
tor and Tanks Improvement Officer, Bankura, was
allowed earned leave for twenty-one days with
effect from 27th October 1950, under rule 167(ii)
of the West Bengal Service Rules, Part I.

By order of the Governor,
N. CHAKRAVARTI, Asst. Secy.

REFUGEE REHABILITATION
DEPARTMENT

Establishment

NOTIFICATIONS.

24-Parganna.—No. 1785Estt.—5th March 1951.—
Sri Rabindra Mohan Choudhury, Rehabilitation
Officer, Baraset, is promoted as Subdivisional
Relief and Rehabilitation Officer, with effect from
the date he assumes duties as such, and posted to
Baraset in the district of 24-Pargannas, until further
orders.

Calcutta.—No. 1865Estt.—7th March 1951.—
Miss Suroma Biswas is appointed temporarily as
Director, Womens' Rehabilitation in the Refugee
Rehabilitation Directorate, with effect from the
1st March 1951 or from any subsequent date on
which she assumes the duties of the post until
further orders.

ERRATUM.

No. 1842Estt.—7th March 1951. In this depart-
ment notification No. 9425Estt, dated 29th
November 1950, published at page 2532 of Part I
of the *Calcutta Gazette*, dated 21st December 1950,
for "Sri Sourindra Narayan (Chowdhury)" in item
(2) read "Sri Sourendra Narayan Roy (Chou-
dhury)", and for "Sri Rabindra Kumar Sinha" in
item (4) read "Sri Rabindra Nath Sinha".

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ১০০০শিক্ষা।—২৭শে ফেব্রুয়ারী ১৯৫১।—
কলিকাতা সংস্কৃত কলেজের স্নাতকোত্তর বিভাগে পশ্চিমবঙ্গ উত্তর শিল্প
কৃত্যকের সংস্কৃত ভাষা ও সাহিত্যের অধ্যাপক পদে ডক্টর সুনীল কুমার
দে, এম. এ. ডি. লিট. (লন্ডন)কে, যোগদানের তারিখ হইতে তিন বৎসরের
জন্য নিয়োগ করা হইল।

Calcutta.—No. 1033Edn.—27th February 1951.
—Dr. Sushil Kumar De, M.A., D.Litt. (Lond.), is
appointed in the West Bengal Senior Educational
Service as the Professor of Sanskrit Language and
Literature in the Post-Graduate Department,
Sanskrit College, Calcutta, for a period of three
years with effect from the date he assumes the
duties of the post.

কলিকাতা।—নং ১০০৪শিক্ষা।—২৭শে ফেব্রুয়ারী ১৯৫১।—
কলিকাতা সংস্কৃত কলেজের স্নাতকোত্তর বিভাগে পশ্চিমবঙ্গ উত্তর শিল্প
কৃত্যকের ভারতীয় দর্শনের অধ্যাপক পদে মহামহোপাধ্যায় পণ্ডিত যোগেন্দ্র
নাথ ভট্ট-বেদান্ততীর্থকে যোগদানের তারিখ হইতে তিন বৎসরের জন্য
নিয়োগ করা হইল।

Calcutta.—No. 1034Edn.—27th February 1951.
—Mahamahopadhyaya Pandit Jogendranath Tarka-
Vedantatirtha is appointed in the West Bengal
Senior Educational Service as the Professor of
Indian Philosophy in the Post-Graduate Depart-
ment, Sanskrit College, Calcutta, for a period of
three years with effect from the date he assumes the
duties of the post.

কলিকাতা।—নং ১০০০শিখা।—২৭শে ফেব্রুয়ারী ১৯৫১।—
কলিকাতা সংস্কৃত কলেজের স্নাতকোত্তর বিভাগে পশ্চিমবঙ্গ উত্তর শিক্ষণ
কৃত্যকের ভারতীর দপ্তরের সহযোগী অধ্যাপকপদে ডক্টর কালিদাস
ভট্টাচার্য্য, এম. এ. পি. এইচ. ডিকে যোগদানের তারিখ হইতে তিন বৎসরের
জন্য নিয়োগ করা হইল।

Calcutta.—No. 1035Edn.—27th February 1951.
—Dr. Kulidas Bhattacharya, M.A., Ph.D., is
appointed in the West Bengal Senior Educational
Service as Associate Professor of Indian Philo-
sophy, in the Post-Graduate Department, Sanskrit
College, Calcutta, for a period of three years with
effect from the date he assumes the duties of the
post.

Darjeeling. — No. 1046Edn./4A-70/50. — 27th
February 1951.—Sri Naresh Chandra Chakravarty,
Lecturer in Logic and Philosophy, Darjeeling
College, in the Subordinate Educational Service,
is appointed to act in the West Bengal Educational
Service as Professor of the subject in that College,
with effect from the date on which he assumes the
duties of the higher post, *vice* Sri Nikhil Chandra
Sen, on deputation, or until further orders.

কলিকাতা।—নং ১০৭২শিখা।—২৪-২৪।৫০।—১মার্চ
১৯৫১।—পশ্চিমবঙ্গের শিক্ষা অধিকর্তা ডক্টর সেনহমর দত্ত অবসর
গ্রহণ করার ঐ পদে ডক্টর পরিমল রায়, এম.এ.পিএইচ.ডি (লন্ডন)কে
২৭শে সেপ্টেম্বর ১৯৫০ তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

Calcutta.—No. 1072Edn./4A-24/50.—1st March
1951.—Dr. Parimal Roy, M.A., Ph.D. (London),
officiating Director of Public Instruction, West
Bengal, is appointed substantively in that post
with effect from the 27th September 1950, *vice* Dr.
S. Datta, retired.

দার্জিলিং-কলিকাতা।—নং ১১২০শিখা।—১৪-১৬৮।৫০।—৫ই
মার্চ ১৯৫১।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ
কৃত্যকের উচ্চ বিদ্যার অধ্যাপক শ্রীকান্ত গোপাল মথোপাধ্যায়
অবসর গ্রহণ করার ঐ পদে ও ঐ কৃত্যকে দার্জিলিং কলেজের ঐ
কৃত্যকের ঐ বিষয়ের অধ্যাপক ও বর্তমানে কলিকাতা জেডি ব্রোথার
কলেজের অধ্যাপনা কার্যে নিযুক্ত ডক্টর জিতেন্দ্র কুমার চৌধুরী,
এম. এসসি. পিএইচ. ডি (বার্মিংহাম), যোগদানের তারিখ হইতে
বদলী হইলেন।

Darjeeling-Calcutta.—No. 1123Edn./4A-168/50.
—5th March 1951.—Dr. Jitendra Kumar Chow-
dhury, M.Sc., Ph.D. (Birmingham) Professor of
Botany, Darjeeling College, in the West Bengal
Educational Service, now working as Professor of
the subject in that service at the Lady Brabourne
College, Calcutta, is transferred to the Presidency
College, Calcutta, as Professor of the subject in
that service with effect from the date on which he
joins the post, *vice* Sri Kanti Gopal Banerjee,
retired.

কলিকাতা।—নং ১১২৪শিখা।—১৪-১৬৮।৫০।—৫ই মার্চ ১৯৫১।
—কলিকাতা জেডি ব্রোথার কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
(মহিলা বিভাগ) উচ্চ বিদ্যার অধ্যাপক ডক্টর জিতেন্দ্র কুমার চৌধুরী
অন্য বদলী হওয়ার ঐ পদে ও ঐ কৃত্যকে কলিকাতা প্রেসিডেন্সী
কলেজের অবর শিক্ষণ কৃত্যকের ঐ বিষয়ের উপাধ্যায় ডক্টর নীরদ কুমার
সেন, এম. এসসি. পিএইচ. ডি (ক্যালিফোর্নিয়া)কে উচ্চপদে যোগদানের
তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

Calcutta.—No. 1124Edn./4A-168/50.—5th March
1951.—Dr. Nirad Kumar Sen, M.Sc., Ph.D.
(California), Lecturer in Botany, Presidency
College, Calcutta, in the Subordinate Educational
Service, is appointed substantively as Professor of
the subject in the West Bengal Educational Service
at the Lady Brabourne College, Calcutta, with
effect from the date on which he assumes the duties
of the higher post, *vice* Dr. Jitendra Kumar Chow-
dhury, transferred.

কলিকাতা।—নং ১১২৫শিখা।—১৪-১৬৮।৫০।—৫ই মার্চ ১৯৫১।
কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
বিদ্যার অধ্যাপক ডক্টর হীরাজি চক্রবর্তী অন্যত্র কার্যে নিযুক্ত হ
ঐ পদে ও ঐ কৃত্যকে ডক্টর সত্যনাথ ভাদুরী, এম. এসসি. পিএইচ
(লন্ডন)কে যোগদানের তারিখ হইতে পুনরায় পদে
নিয়োগ করা হইল।

Calcutta.—No. 1125Edn./4A-168/50.—5th March
1951.—Dr. Satinath Bhaduri, M.Sc., Ph.D.
(London), is appointed to act as Professor of
Botany, in the West Bengal Educational Service
at the Presidency College, Calcutta, with effect
from the date on which he assumes the duties of
the post, *vice* Dr. Hira Lal Chakravarty, on de-
putation, or until further orders.

নদীয়া।—নং ১১২৬শিখা।—২৪-৩১।৫০।—৫ই মার্চ ১৯৫১।
কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
অধ্যাপক শ্রীসত্যেন্দ্র নাথ রায়কে ওরেন্টাল কলেজ
দার্জিলিং, কলিকাতা, ১৮৪(বি)(২) ধারানুযায়ী ২৪শে ডিসেম্বর ১৯৫০ তারিখ হইতে
মাস হরদিনের গড়বেতনের ছুটি মজুর করা হইয়াছিল।

এতদ্বারা এই বিভাগের ১৯৫০ সালের ৪০ নম্বর তারিখের
শিখা নং প্রজ্ঞাপনটি বাতিল করা হইল।

Nadia.—No. 1129Edn./2L-31/50. 5th March
1951. Sri Satyendra Nath Roy, Vice-Principal
Professor of Physics, Krishnagar College, in
West Bengal Educational Service, was all-
leave on average pay for one month and six
from the 24th December 1950 under rule 184b
of the West Bengal Service Rules, Part I

This cancels this department notification
No. 5012Edn., dated the 4th November 1950

নদীয়া-হুগলী।—নং ১১১১শিখা।—১৪-৫০।৫০।—৫ই মার্চ ১৯৫১।
—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
ইংরেজী কলেজের অধ্যাপক শ্রীসত্যেন্দ্র নাথ মজুমদার, এম. এ. কে
হুগলী মহসিন কলেজ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে যোগদানের
তারিখ হইতে নিয়োগ করা হইল।

Nadia-Hooghly.—No. 1111Edn./4A-57/50.
March 1951.—Sri Sourindra Nath Majumdar,
M.A., Professor of English, Krishnagar College,
in the West Bengal Educational Service, is
transferred to the Hooghly Mohsin College as Prof-
of the subject in that service with effect from
date he joins there.

নদীয়া।—নং ১১১২শিখা।—৫ই মার্চ ১৯৫১।
কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
ইংরেজী কলেজের অধ্যাপক শ্রীসত্যেন্দ্র নাথ মজুমদার, এম. এ. কে
হুগলী মহসিন কলেজ কৃত্যকের ঐ বিষয়ের উপাধ্যায় শ্রীসত্যেন্দ্র
নাথ মজুমদার, এম. এ. কে উচ্চপদে যোগদানের তারিখ হইতে
নিয়োগ করা হইল।

এতদ্বারা এই বিভাগের ১৯৫১ সালের ১০ই ফেব্রুয়ারী
৭২৮শিখা নং প্রজ্ঞাপনটি বাতিল করা হইল।

Nadia.—No. 1112Edn.—5th March 1951.
Sri Santosh Kumar Chatterjee, M.A., Lecturer
English, Krishnagar College, in the Subor-
dinate Educational Service, is appointed substantive
Professor of the subject in that service in
college with effect from the date he assume
duties of the higher post, *vice* Sri Sourindra
Majumdar, transferred.

This cancels this department notification
No. 728Edn., dated the 10th February 1951.

কলিকাতা।—নং ১১১০শিখা।—৫ই মার্চ ১৯৫১।
—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
ইংরেজী কলেজের অধ্যাপক শ্রীসত্যেন্দ্র নাথ মজুমদার, এম. এ. কে
হুগলী মহসিন কলেজ কৃত্যকের ঐ বিষয়ের উপাধ্যায় শ্রীসত্যেন্দ্র
নাথ মজুমদার, এম. এ. কে উচ্চপদে যোগদানের তারিখ হইতে
নিয়োগ করা হইল।

এতদ্বারা এই বিভাগের ১৯৫১ সালের ১০ই ফেব্রুয়ারী
৭২৮শিখা নং প্রজ্ঞাপনটি বাতিল করা হইল।

Calcutta.—No. 1113Edn.—5th March 1951.
Sri Priyatosh Bagchi, M.A., officiating Prof-
of English, Presidency College, Calcutta, is

a Bengal Educational Service, is appointed tentatively to that post and in that service, *vice* Tarapada Mukherjee, promoted, and with effect from the date on which Sri Santosh Kumar assumes the duties of West Bengal Educational Service post at the Krishnagar College. His cancels this department notification No. 1114Edn./4A-28/51, dated the 10th February, 1951.

ককাতা—নং ১১১৪শিক্ষা ১৪২-২৮/৫১।—৫ই মার্চ ১৯৫১।—
ড. প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যাকের বাৎসরিক
কেন্দ্রীকৃত দাশ গুণ্ড অব্যাহ কার্যে নিবৃত্ত থাকায় ঐ কৃত্যাকের
পদে ঐ কলেজের অপর শিক্ষণ কৃত্যাকের ঐ বিষয়ের উপাধ্যায়
শ্রীমদ সেন, এম. এ. কে উচ্চপদে বোধ্যদানের ভারিখ হইতে পুনরাদেশ
প্রদান করিয়া নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Calcutta.—No 1114Edn./4A-28/51.—5th March 1951.—
Sri Kalipada Sen, M.A., Lecturer in English, Presidency College, Calcutta, in the Educational Service, is appointed to the West Bengal Educational Service as a teacher of the subject at the college with effect from the date on which he assumes the duties of his higher post, *vice* Sri Srish Chandra Das Gupta, resignation, or until further orders.

By order of the Governor,

D. M. SEN, Secy.

PUBLIC SERVICE COMMISSION, WEST BENGAL

NOTIFICATION.

Calcutta.—28th February 1951.—Results of Departmental Examination of Commercial Tax Officers Grade I and Grade II, West Bengal, held in December 1950, are published for general information.

Officers named below have passed in the subjects mentioned against their names and are still liable for examination in the subjects mentioned in the column—

Name	Now passed in—	Still liable to examination in—
At Gupta	Paper (6)	Papers (1), (2), (3), (4) and (5).
Karnet Banerjee	Papers (1), (2), (3) and (6).	Papers (4) and (5).
Angan Choudhury	Papers (2) and (4).	Papers (1), (3), (5) and (6).
Abu Ganguly	Papers (2), (3) and (4).	Papers (1), (5) and (6).
Tanjan Sarkar	Papers (1), (2), (3) and (6).	Papers (4) and (5).
Chandra Chakraborty	Papers (1), (2), (3), (4) and (6).	Paper (5).
Kumar Som	Papers (2) and (6).	Papers (1), (3), (4) and (5).
Prasad Roy Choudhury	Paper (4)	Papers (1), (2), (3), (5) and (6).
Indu Rai Choudhury	Papers (2) and (6).	Papers (1), (3), (4) and (5).
Nath Seal	Papers (3) and (6).	Papers (1), (2), (4) and (5).
Indra Nath Saha	Papers (2) and (6).	Papers (1), (3), (4) and (5).
Mukherjee	Papers (1), (2), (3), (4) and (6).	Paper (5).
Rata Mukherjee	Ditto	Ditto.
Indra Nath Bose	Papers (1), (2), (3) and (6).	Papers (4) and (5).
Krishna Mitra	Paper (2)	Papers (1), (3), (4), (5) and (6).
Swarna Basu	Papers (4) and (6).	Papers (1), (2), (3) and (5).
Opal Ghosh	Papers (1), (2) and (3).	Papers (4), (5) and (6).
Ka Nath Ray	Papers (1), (3), (3) and (4).	Papers (5) and (6).

Name.	Now passed in—	Still liable to examination in—
Prohodh Chandra Sen (No. 2).	Papers (1), (4) and (6).	Papers (2), (3) and (5).
Amal Kumar Sircar	Papers (1), (2), (4) and (6).	Papers (3) and (5).
Ajay Hriday Mitra	Paper (6)	Papers (1), (2), (3), (4) and (5).
Sushil Kumar Saha	Papers (1) and (6).	Papers (2), (3), (4) and (5).
Kamakhya Prasad Thakur	Papers (2), (3), (4) and (6).	Papers (1) and (5).
Subhas Chandra Dutta	Papers (2) and (6).	Papers (1), (3), (4) and (5).
Subrata Ghosh	Paper (2)	Papers (1), (3), (4), (5) and (6).
Nekharosh Biswas	Papers (3) and (4).	Papers (1), (2), (5) and (6).
Ramosh Chandra Ray	Papers (3), (4) and (6).	Papers (1), (2) and (5).
Sunil Chandra Ray	Papers (1), (2), (3) and (6).	Papers (4) and (5).
Subodh Kumar Chatterjee	Papers (2) and (6).	Papers (1), (3), (4) and (5).
Sunil Kumar Sen	Papers (1), (2), (3) and (4).	Papers (5) and (6).
Bibhuti Banerjee	Paper (6)	Papers (1), (2), (3), (4) and (5).
Subhas Chandra Sen	Papers (1), (2), (3), (4) and (6).	Paper (5).
Tarakeshwar Mukherjee	Paper (2)	Papers (1), (3), (4), (5) and (6).
Samarendra Mohan Basu	Papers (1), (3) and (6).	Papers (2), (4) and (5).
Santadev Mukherjee	Papers (2) and (6).	Papers (1), (3), (4) and (5).
Humangshu Kumar Bhadra	Papers (2) and (6).	Papers (1), (4) and (5).
Manindra Kumar Bhattacharjee.	Ditto	Ditto.
Jnanendu Bikash Ganguly	Papers (1), (2) and (3).	Papers (4), (5) and (6).

S. C. CHOWDHURI, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS

Subject: Preparation of separate schedules under the heads "37—Education" and "57—Miscellaneous".

No. TM/332.—1st March 1951.—Attention of all Treasury Officers in West Bengal is invited to this office notification No. TM/1167, dated 23rd March 1950 (published on page 513 of Part I of the *Calcutta Gazette*, dated 30th March 1950) in which instructions were issued for preparing the payment schedules in two parts: the first part for payments to Gazetted Officers and the second part for other payments. With a view to facilitate the process of audit and accounting in this office it has been necessary to have schedules relating to the second part in respect of the major head "37—Education" further subdivided as follows:—

Part II for Grant-in-aid and scholarship payments and Part III for other payments, e.g., Establishment, Travelling allowance, Contingency, etc. The totals of Parts I and II should be carried forward to Part III.

Similarly, the payment schedule relating to the second part in respect of the major head "57—Miscellaneous (Provincial)" should be further subdivided as follows:—

Part II for payments relating to the minor head "Expenditure on displaced persons" and Part III for those relating to all other minor heads under the aforesaid major head, the totals of Parts I and II being carried forward to Part III.

The vouchers supporting each part of the schedules should accordingly be submitted in separate lots.

This procedure will have effect from the accounts for April, 1951.

Subject: Preparation of payment schedule and transmission of paid vouchers and cheques relating to the major head "85A—Capital Outlay, etc."

No. TM(THVI)/233.—1st March 1951.—It has been noticed that the procedure followed by the Treasury Officers in the preparation of payment schedules and submission of paid vouchers and cheques relating to the major head "85A—Capital Outlay, etc.", is not correct and uniform. The main defect noticed in this respect is that the paid cheques relating to the personal ledger accounts opened in connection with the concessional supply of foodgrains to certain classes of Government servants through the cheap grainshops do not in many cases accompany the other paid vouchers and the main schedules of charges under the aforesaid head of account. It is generally seen that these paid cheques, which are entered in a separate schedule often remain wanting or are mislaid or sometimes get mixed up with other kinds of cheques with the result that their adjustment in the accounts is delayed; and sometimes the adjustment has to be carried out on the strength of certificates of payment obtained from the Treasury Officers concerned.

2. With a view to obviate this, all Treasury Officers in West Bengal are hereby requested to see that the following procedure in respect of preparation of payment schedules under the aforesaid head and the transmission of paid vouchers and cheques to this office is strictly observed:—

A sub-schedule should be prepared in duplicate in which the paid cheques should be entered serially according to the voucher Nos. assigned to them. The entries should be made under distinct heading for each officer operating the P.L. Account, and the totals thereof carried forward to the main schedule of payments under the head "85A—Capital Outlay, etc.". All paid cheques with the covering sub-schedule and also the other paid vouchers relating to the above head should be tied together and sent to this office along with the main schedule accompanying the monthly account.

Subject: Payment to local bodies of fees for petroleum, explosives and carbide of calcium licenses issued by District Authorities.

No. TM(TEI)/235.—3rd March 1951.—Attention of all District Officers in West Bengal is invited to paragraph 39A of the Bengal Audit Manual as inserted by correction slip No. 172, dated the 2nd January 1940, regarding payment to local bodies of fees for petroleum, explosives and carbide of calcium licenses issued by the District Authorities. Statements of fees realised under the Petroleum Act and Carbide of Calcium Rules during the period from March 1950 to February 1951, duly verified by the Treasury Officer, should be sent to this office in time to enable it to issue necessary authority for payment to the municipalities before the 31st March 1951. Special care should be taken to see that the statement, referred to above, is prepared in terms of the aforesaid paragraph of the Bengal Audit Manual to avoid unnecessary correspondence and delay in payment. A separate statement should be submitted in respect of fees under Explosive Acts which are not refundable.

Subject: Submission of Annual Establishment Returns by Heads of Offices.

No. T.M./236.—8th March 1951.—Attention of all heads of offices of the Government of West Bengal as well as of the Central Government under

the audit control of this office is invited to fiction No. T.M./950, dated 8th March 1949, published at pages 487, 535 and 573 of the *Calcutta Gazette*, dated 17th, 24th and 31st March respectively, as well as to notification No. 192, dated 20th September 1950 (published page 2051 of the *Calcutta Gazette*, dated 5th March 1950), on the subject noted above. It is requested that suitable steps may kindly be taken to ensure the submission of Annual Return of Establishment (including personnel holding temporary non-gazetted posts in superior pension service against temporary sanctions) as it stands on the 1st April 1951 to this office on or before the 15th May 1951 as required by the rules.

S. K. SARKAR
Dy. Accountant-General

**ORDERS AND NOTIFICATIONS BY
HIGH COURT AT CALCUTTA AND
CHIEF JUSTICE.**

Appellate Side

ORDER.

No. 1361G.—8th March 1951.—Sri Ren Mukherji, Registrar, High Court, Appellate Side, Calcutta, having been allowed leave for the period from the 7th to the 22nd March 1951, I do hereby appoint—

(1) Mr. Donald Smith, Deputy Registrar, High Court, Appellate Side, Calcutta, to act as Registrar, High Court, Appellate Side, Calcutta, in the absence on leave of Sri Renukappa Mukherji;

(2) Sri Tarapada Mukherji, B.A., First Assistant Registrar, High Court, Appellate Side, Calcutta, to act as Deputy Registrar, High Court, Appellate Side, Calcutta, *vice* Mr. Donald Smith;

(3) Sri Jnanendra Narayan Bhattacharya, Second Assistant Registrar, High Court, Appellate Side, Calcutta, to act as First Assistant Registrar, High Court, Appellate Side, Calcutta, *vice* Sri Tarapada Mukherji; and

(4) Sri Sachindra Bhushan Das Gupta, B.L., Senior Superintendent, English Office, High Court, Appellate Side, Calcutta, to act as Third Assistant Registrar, High Court, Appellate Side, Calcutta, *vice* Sri Jnanendra Narayan Bhattacharya.

A. TREVOR HARRIS
Chief Justice

Appointments and Transfers.

24-Parganas.—No. 1243A.—5th March 1951.—The services of Sri Durga Das Basu, M.A., B.L., Diamond Harbour, in the district of 24-Parganas, are placed at the disposal of the Government of West Bengal in the Judicial Department.

24-Parganas.—No. 1248A.—5th March 1951.—Sri Subodh Kumar Niyogi, officiating Additional Subordinate Judge of 24-Parganas, is appointed to act as a Subordinate Judge of the said district *vice* Sri Rabindra Nath Ray.

Calcutta-24-Parganas.—No. 1249A.—5th March 1951.—Sri Bijoyesh Mukharji, Munsif, employed as Assistant Legal Remembrancer, West Bengal, is appointed on reversion, to act, until further order, as an Additional Subordinate Judge of 24-Parganas, *vice* Sri Subodh Kumar Niyogi.

24-Parganas.—No. 1266A.—5th March 1951.—Sri Taragati Bhattacharji, Munsif of Sealdah, is appointed to act as an Additional Subordinate Judge of the district of 24-Parganas, is appointed to act as an Additional Subordinate Judge of the district of 24-Parganas, *vice* Sri Durga Das Basu.

This cancels the Court's notification No. 1104A, dated the 24th February 1951, appointing Sri Taragati Bhattacharji, Munsif, Malda, as Munsif of Lalbagh, *vice* Sri Samarendra Narayan Bagchi.

Lalbagh-Birbhum.—No. 1271A.—5th March 1951.—Sri Durga Prasad Chatterji, Munsif of Malda, in the district of Midnapore, is appointed to be a Munsif in the district of Birbhum to be primarily stationed at Rampurhat, *vice* Sri Gopal Chandra Chatterji.

Birbhum-Murshidabad.—No. 1276A.—5th March 1951.—Sri Gopal Chandra Chatterji, Munsif of Rampurhat, in the district of Birbhum, is appointed to be a Munsif in the district of Murshidabad to be ordinarily stationed at Lalbagh, *vice* Samarendra Narayan Bagchi.

R. P. MUKHERJEE, Registrar.

24-Parganas-West Dinajpur-Darjeeling.—No. 1309A.—8th March 1951.—Sri Hari Charan Chatterji, Subordinate Judge and Assistant Sessions Judge of 24-Parganas, is appointed to be Subordinate Judge of Malda in the district of West Dinajpur-Darjeeling, *vice* Sri Jogesh Chandra Chatterji.

D. SMITH, Registrar.

Powers.

24-Parganas-Murshidabad-Birbhum.—No. 1309A.—8th March 1951.—The Munsifs noted below are vested with the powers of a

Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value and within the local limits shown against each:—

Schedule.

- (1) Sri Taragati Bhattacharji, Munsif under orders of transfer to Diamond Harbour (24-Parganas)—Rs. 300—Diamond Harbour munsifi.
- (2) Sri Gopal Chandra Chatterji, Munsif under orders of transfer to Lalbagh (Murshidabad)—Rs. 100—Lalbagh munsifi.
- (3) Sri Durga Prasad Chatterji, Munsif under orders of transfer to Rampurhat (Birbhum)—Rs. 100—Rampurhat munsifi.

D. SMITH, for Registrar.

24-Parganas - West Dinajpur - Darjeeling.—No. 1329A.—8th March 1951.—The Munsifs named below are vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 300 within the local limits of the munsifi noted against each:—

- (1) Sri Sailesh Chandra Sen Gupta, Munsif, under orders of transfer to Sealdah (24-Parganas)—Sealdah munsifi.
- (2) Sri Samarendra Narayan Bagchi, Munsif, under orders of transfer to Malda (West Dinajpur-Darjeeling)—Malda.

D. SMITH, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

Is hereby notified for general information:—

and date of order assigned to, authority	Board to which appointed or elected with police-station, subdivision and district	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation.
By-election to Union Boards.				
1st dated 5th 1951	Mathpasa union board, police-station Nandihia, Nadar subdivision, district Birbhum	Ward No. II—Sri Anwini Kumar Mukherjee, <i>in place of</i> Jogendra Narayan Mukherjee, village Brahmandihil.	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919) read with rule 35 of Election Rules	B. L. Ghosh, District Magistrate, Birbhum.
1st dated 28th 1951	Pakhanua union board, police-station Barjora, Nadar subdivision, district Bankura	Ward No. II—Sri Chandidas Sarkar <i>in place of</i> Sri Basanta Kumar Banerji, deceased.	Section 13 of the Bengal Village Self-Government Act, 1919, read with rules 28 and 35 of Election Rules	A. N. Banerji, District Magistrate, Bankura.
1st dated 7th 1951	Nallhati union board, police-station Nallhati, Rampurhat subdivision, district Birbhum	Ward No. I—Janab Mohammad Yasin and Janab Bazarat Mondol. Ward No. III—Janab Sayeb Shalk and Janab Bazarat Mondol.	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of Election Rules.	B. L. Ghosh, District Magistrate, Birbhum.
Election to Union Board.				
1st dated 23rd 1951	Kusudwip union board, police-station Patrasayer, Viahnupur subdivision, district Bankura.	Ward No. I—Janab Saik Abdus Sattar, Sri Ramendra Das Mahanta and Sri Pashupati De. Ward No. II—Sri Bhola Nath Duari, Sri Bhola Nath Dutta and Sri Rakhahari Barik. Ward No. III—Sri Satya Krishna Ghose, Janab Kazi Abdul Gani and Sri Prabhakar Nandi.	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji, District Magistrate, Bankura.
By-election to Union Boards.				
1st dated 23rd 1951	Kanuri union board, police-station Saitora, Sadar subdivision, district Bankura.	Ward No. I—Sri Gurupada Mukherjee <i>in place of</i> Sri Bhuvan Chandra Mukherjee, deceased.	Section 13 of the Bengal Village Self-Government Act, 1919, read with rules 28 and 35 of the same Act.	A. N. Banerji, District Magistrate, Bankura.
	Khanari union board, police-station Barjora, Sadar subdivision, district Bankura.	Ward No. I—Sri Gopal Das Mahanta <i>in place of</i> Sri Tikandas Mahanta, deceased.	Ditto	Ditto.

No. 200C.—3rd March 1951.—Whereas paragraph 3 of section IX of the Annexure to the Prime Ministers' Agreement concluded in New Delhi on the 8th April 1950, provides for the establishment of Subdivisional Minorities Boards;

And whereas, the Government of West Bengal have empowered the Divisional Commissioners to appoint the members of such Boards within their respective areas;

District Midnapore.

Name of the subdivision.	Names of the members.
I. Tamluk	... 1. Janab Sk. Osman Ali. 2. Janab Md. Ali Khondkar. 3. Janab Osman Ali. 4. Sri Srujanath Chakrabartty. 5. Sri Arjun Chandra Saha.
II. Ghatal	.. 1. Janab Chaudhuri Abdus Samad 2. Janab Sk. Mumtaz. 3. Janab Md. Ali. 4. Sri Harendra Nath Dolui, M.L.A. 5. Sri Sudhir Chandra Pal.

No. 641J.G.—3rd March 1951.—Sri Rai Mohon Samanta, Sub-Deputy Magistrate and Sub-Deputy Collector and 2nd Personal Assistant to Commissioner, Burdwan Division, is allowed earned leave for three weeks with effect from the 12th February 1951 to the 4th March 1951, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 645J.G.—5th March 1951.—Sri Arabinda Palai, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Howrah Sadar, is allowed earned leave for fifteen days with effect from 5th March 1951 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 653J.G.—5th March 1951.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, I hereby appoint the following gentlemen to be non-official visitors of the Howrah Sadar Jail in the district of Howrah for a period of two years with effect from the date of this notification.—

Howrah Sadar Jail.

- (1) Dr. Manilal Bose, Howrah.
- (2) Sri Jogesh Chandra Das Gupta, Howrah.

No. 667J.G.—8th March 1951.—Sri Ram Chandra Bachar, Sub-Deputy Collector and Circle Officer of Bhagwanpur in the Contai subdivision of the district of Midnapore, is transferred to Sadar subdivision of the district of Hooghly for employment on general duty.

2. The transfer is made in the public interest.

No. 669J.G.—8th March 1951.—Sri Samaresh Chandra Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Midnapore Sadar, is posted to the Contai subdivision of the district of Midnapore for employment as Circle Officer of Bhagwanpur, *vice* Sri Ram Chandra Bachar, transferred elsewhere.

2. The posting is made in the public interest.

B. SARKAR, Commissioner.

I, therefore, constitute the following divisional Minorities Boards in the district of Midnapore with the members noted against subdivision and direct that the Subdivision Officer shall be the Chairman of the Board for subdivision. The members appointed were constituted by the District Minorities Board, Midnapore.

It is further directed that the working of these Boards shall be regulated in accordance with instructions as may be issued by the Government of West Bengal from time to time.

Errata to notice under section 5(3)(a) of Ordinance XIX of 1946.

Case No. 70 D.L.A. of 1946-47

Burdwan, the 28th February 1951

In the schedule of the notice under section 5(3)(a) of Ordinance XIX of 1946 in connection with the acquisition of land published at page Part I of the *Calcutta Gazette*, dated 3rd March 1947—

From lines 3, 5, 6 and 7 omit 2651, 2652, 2653, 2654, 2655 and 2656

In line 6 read "2623-2625" for "2621-2623" and "2643-2648" for "2641-2650"

In line 8 read "73-85" for "71-88"

In lines 28 and 29 read "1-4" for "1-7" and "78-79" for "78-80".

From line 29 omit 133, 201, 213

In line 31 read "124-82" for "125-29"

I. B. S. R. SURITA, Collector.

Orders by the Deputy Inspector-General of Prisons, Western Range

Chinsaura.—No. 2342.—2nd March 1951. Rash Bihari Aditya, officiating Inspector of Prisons, Midnapore, is granted leave on average pay for one month, with effect from the date of availing same, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Sri Mrityunjay Manna, officiating Inspector of Prisons, District Enforcement Branch, Asansol, is transferred to Birbhum in exchange with Sri Bata Kri Sarkar, officiating Inspector of the latter district.

The transfers involved in the above orders made in the interests of public service should be given effect to at once.

The former to relieve the latter immediately.

H. L. SHAHA, Dy. Insp. of Prisons.

Presidency Division—Calcutta

is hereby notified for general information:—

Board to which elected with police-station, subdivision and district.	Name	Section of law and particulars of Government orders by which power is delegated to issuing authority.	Name of authority and designation.
Election to Union Boards.			
I Kalsur union board, police-station Deganga, Baraset subdivision, district 24-Parganas.	Ward No. I—Sri Babindra Nath Sen Gupta of Kamderkati.	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	P. C. Masumder, Additional District Magistrate, 24-Parganas.
	Ward No. II—Janab Md. Manik of Uttar Kalsur, Sri Radha Krishna Sadinkhan of Uttar Kalsur, Sri Dharendra Nath Mandal of Uttar Kalsur and Sri Achyutananda Das of Uttar Kalsur.		
	Ward No. III—Janab Aktar Hossain (Shekh) of Dakhin Kalsur, Janab Meptabuddin Ahammed of Dakhin Kalsur, Janab Md. Abdul Bari of Dakhin Kalsur, and Janab Golem Mostafa Mir of Dakhin Kalsur.		
II Chakla union board, police-station Deganga, Baraset subdivision, district 24-Parganas.	Ward No. I—Janab Md. Abdul Bari of Subarnapur, Janab Md. Abdul Rezek of Uttar Subarnapur and Sri Anulva Nath Roy of Chakla.	Ditto ..	Ditto
	Ward No. II—Janab Md. Kedar Bux Mandal of Ramnagar, Sri Ballendra Nath Roy of Chakla and Janab Md. Abdul Mannaf Shah of Bal Kola.		
	Ward No. III—Janab Rai Chuddin Alummmed of Rajpur, Sri Panchanan Ghose of Rajpur and Janab Abdul Sattar Mandal of Bhalakhali.		
III Chowrasli union board, police-station Deganga, Baraset subdivision, district 24-Parganas.	Ward No. I—Janab Abul Hossain Mandal of Memulla, Janab Haldar Ali of Memulla, and Janab Ibrahim of Matikuma.	Ditto ..	Ditto
	Ward No. II—Janab Abdul Bekak Molla of Rajukaberi, Janab Md. Golem Sattar of Rajukaberi, Janab Chhyed Ali Mandal of Chingma and Sri Dharendra Nath Mukherjee of Chowrasli.		
	Ward No. III—Janab Ranjan Ali of Bashudebpur and Janab Atiyas Rahaman, of Bashudebpur		
IV Anulva union board, police-station Deganga, Baraset subdivision, district 24-Parganas.	Ward No. I—Janab Abdul Rashid of kohapole, Janab Enamul Haque Sheke of Chalk Kalapur and Sri Sillahi Mandal of Uttar Baruni.	Ditto ..	Ditto
	Ward No. II—Janab Md. Monir Bux of Niramisha, Sri Khatish Chandra Bhan of Niramisha and Janab Samul Haque Shekh of Uttar Baruni		
	Ward No. III—Janab Amirul Biswas of Semulla-Sakurpalar, Sri Fakir Chand Rashedin of Bargachia and Janab Imarah Mandal of Barumari.		
V Sohal-Setpur union board, police-station Deganga, Baraset subdivision, district 24-Parganas.	Ward No. I—Sri Nandadul Ganguly of Setpur, Sri Rangul Ghose of Setpur and Sri Sattish Ch. Roy of Setpur.	Ditto ..	Ditto
	Ward No. II—Janab Md. Fazlur Rahaman of Amantapara, Janab Sahadat Mandal of Sohal and Janab Din Mohammed of Odhanpur.		
	Ward No. III—Sri Bhudreswar Biswas of Balbagyapole, Janab Md. Abdul Gani of Kumarpur and Sri Gour Chandra Ghose of Shalna.		
VII Berchampa union board, police-station Deganga, Baraset subdivision, district 24-Parganas.	Ward No. I—Sri Khagon Koyel of Deula, Janab Md. Ali Mod of Deula and Janab Hazer Ali Mandal at Kankipara.	Ditto ..	Ditto.
	Ward No. II—Sudaruddin Ahmed of Nandipara, Janab Daud Ali Mia of Belpur, Janab Abdul Wadud Sheik of Yeaspur and Janab Mucha Mallick of Nandipara.		
	Ward No. III—Sri Sunil Kumar Ray of Jadabpur-Boyalla and Janab Sekendarnil Mandal of Jadabpur-Boyalla.		
VIII Deganga union board, police-station Deganga, Baraset subdivision, district 24-Parganas.	Ward No. I—Janab Modashwar Molla of Sathatia, Janab Akinuddin Mandal of Kaliyani and Sri Krishnapada Ghose of Bollaighata.	Ditto ..	Ditto.
	Ward No. II—Janab Sarafat Hossain of Sathatia, Janab Mahabat Baidya of Sathatia, and Janab Miradali Sayed of Bajitpur.		
	Ward No. III—Janab Golem Sobahan Mollak of Khorda, Janab Abdul Erad Md. Mohataran of Sathatia and Janab Hazer Ali of Tella.		
X Hadipur Jhikra union board, police-station Habra, Baraset subdivision, district 24-Parganas.	Ward No. I—Janab Chhurat Ali of Chuprighra, Janab Abdur Rahaman of Gorainagar and Janab Kader Bux Sardar of Chuprighora.	Ditto ..	Ditto.
	Ward No. II—Janab Hachibuddin of Januapur, Sri Narendra Nath Basu of Jannipur and Janab Yeodali Mandal of Uttar Abjanagar.		
	Ward No. III—Soleman Mandal of Anuadaha, Janab Din Mohammed of Sekender-nagar and Janab Jamatali Biswas of Pakurati.		
XII Moulampur union board, police-station, Habra, Baraset subdivision, district 24-Parganas.	Ward No. I—Janab Abdus Sobahan of Rajballeypur, Sri Kishori Lal Ghose of Rajballeypur and Janab Madar Biswas of Rajballeypur.	Ditto ..	Ditto.
	Ward No. II—Janab Md. Syedali Biswas of Bopola, Sri Ashutosh Chatterjee of Baghabpur and Sri Rash Behari Paik of Baghabpur.		
	Ward No. III—Janab Md. Islamali of Nangala, Janab Safedali Mollah of Tullala and Sri Ali Kumar Kapashi of Nangala.		

ORDERS BY THE DISTRICT MAGISTRATE, MURSHIDABAD.

Office of the District Controller, Food and Supplies, Murshidabad.

ORDER No. 19.

Berhampore, the 24th February 1951.

In exercise of the powers conferred by paragraph 9 of the West Bengal Kerosene Control Order, 1947, del to me by notification No. 6176D.C.S., dated the 14th May 1948, issued by the Director of Consumer Goods Bengal, and in partial modification of my order No. 67, dated the 25th July 1950, and subsequently amended, I direct that the selling prices of kerosene oil of (a) agents and (b) zonal wholesalers within the district of Mursh shall be as shown respectively in Schedules A and B appended below, and further direct that these selling price be deemed to have come into effect, (a) in respect of the agents, on the 15th January 1951, and (b) in respect of wholesalers, on the dates on which they made purchase at these altered rates from the agents in respect of such only as so purchased :—

SCHEDULE A.

Selling prices of agents.

Serial No.	Place of location of agents' godown.	Selling price of agents, ex-agents' godown per tin of 4 imperial gallons=640 fluid ounces.				Remarks
1	2	3				4
		Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).		Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
		(a)		(b)		
		Packed.	Bulk.	Packed.	Bulk.	
		Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
1	Cossimbazar	5 13 6	4 10 6	5 12 0	4 9 0
2	Berhampore	5 13 6	4 10 6	5 12 0	4 9 0
3	Khagraghat	5 13 9	4 10 9
4	Beldanga	5 13 3	4 10 3	5 11 9	4 8 9
5	Bhagirathpore	6 4 6	5 1 6	6 3 0	5 0 0
6	Tungi	6 1 6	4 14 6	6 0 0	4 13 0
7	Jalangi	6 8 6	5 5 6	6 7 6	5 4 0
8	Jiaganj	5 13 9	4 10 9	5 12 3	4 9 3
9	Azinganj	5 14 0	4 11 0	5 12 6	4 9 6
10	Bhagabangola	5 14 0	4 11 0	5 12 6	4 9 6
11	Lalgola	5 14 9	4 11 6	5 13 3	4 10 3
12	Salar	5 13 3
13	Raghunathganj	5 14 3	4 11 3
14	Dhulian	5 14 9	..	5 13 9	..
15	Sagardighi	5 14 3	4 11 3
16	Ramporehat	5 13 3	..	5 12 3	..
17	Rajmohal	5 13 9	..	5 12 9	..
18	Dhulian	5 13 9

For delivery ex-
at Jangpore
StationFor delivery ex-
at Nimtuta StFor delivery ex-
at Jangpore
Station.

SCHEDULE B.

Selling prices by zonal wholesalers.

Sl. No.	Place of location of zonal wholesaler's godown.		Selling price of zonal ex-zonal wholesaler's godown per tin of 4 imperial gallons=640 fluid ounces.								Remarks.
			3								
			Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).				Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).				
			(a)		(b)		(a)		(b)		
			Packed.	Bulk.	Packed.	Bulk.	Packed.	Bulk.			
			Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.			
	Tungi	6 5 6	5 2 6	6 4 0	5 1 0				
1	Jalangi	6 13 0	5 10 0	6 11 6	5 8 6				
3	Goghata	6 7 6	5 4 6	6 6 0	5 3 0				
4	Kedachandpore	6 14 6	5 11 6	6 13 0	5 10 0				
5	Gangadhuri	6 14 6	5 11 6	6 13 0	5 10 0				
6	Kaligauj	7 1 6	5 14 6	7 0 0	5 13 0				
7	Murshidabad	6 5 9	5 2 9	6 4 3	5 1 3				
8	Akheraj	6 8 0	5 5 0	6 6 6	5 3 6				
9	Dumapore-Chak	6 14 6	5 11 6	6 13 0	5 10 0				
10	Shankpara	6 14 6	5 11 6	6 13 0	5 10 0				
11	Ramnagar	6 14 6	5 11 6	6 13 0	5 10 0				
12	Katlamari	6 14 6	5 11 6	6 13 0	5 10 0				
13	Rajapore	6 14 6	5 11 6	6 13 0	5 10 0				
14	Lochanpore	6 14 6	5 11 6	6 13 0	5 10 0				
15	Kandi	6 6 0	5 3 0				
16	Panchthupi	6 9 6				
17	Salar	6 2 6				
18	Aurangabad	6 1 9	..	6 0 9	..				
19	Jangipore	6 1 3	..	6 0 3	..				
20	Jangipore	6 6 6				

For supplies re

For supplies received
ex-agents' godown
at Lalgola, Sagar-
dighi and Dhulian.

A. K. MUKHERJEE,
District Magistrate, Murshidabad.

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 24th February 1951.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII of 1947 which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property is released from requisition.

The Schedule.

Case No 138 of 1944-45 of Register VIII (L.A.).

Cadastral survey plot Nos.	Names of the owners.	Date of derequisition.
1	2	3
207 (passage)	Sri Adhar Nath Chandra ..	8th December 1947.
208, 209 ..	Sri Rakhit Ch Koley ..	Ditto.
380 (passage)	Sri Nagendranath Choudhury ..	Ditto.

Cadastral survey plot Nos.	Names of the owners.	Date derequisition
1	2	3
381 ..	Sri Natabar Patra ..	8th December
282 ..	Smt. Goyananda Das, wife of Panchu Mondal.	Ditto
290 (P) ..	Sri Shishchandra Lasker ..	Ditto
289 (P) ..	Sri Nagendra Nath Mondal and Sri Gopal Ch. Mondal.	Ditto.
283 (P) ..	Sri Panchkari Das Koley and Sri Bhut-nath Das Koley	Ditto
284 (P) } 250 (P) }	Sri Santal Mondal ..	Ditto.

S. N. DAS GUPT
Land Acquisition Collector, 24-Parg

ORDERS AND NOTIFICATIONS BY COMMISSIONER OF INCOME- WEST BENGAL

No. 66082C.T./2E/13/50-51.—6th March
—Mr. A. M. Bose, Income-tax Officer, Central Salaries Circle, Calcutta, is, with effect from noon of 8th March 1951, transferred and post Income-tax Officer, District II(1), Calcutta, Mr. M. Manu, proceeded on leave.

2. Mr. V. Satyanarayana Murthi, 1st Additional Income-tax Officer, Central Salaries Circle will, until further orders, hold the charge of Income-tax Officer, Central Salaries Circle in addition to his own duties, *vice* Mr. A. M. transferred.

No. 66165C.T./2E/119/49-50.—7th March
—Mr. R. N. Bose, Income-tax Officer, Hooghly, who was allowed in this office order No. 538571 2E/119/49-50, dated 16th January 1951, a leave for twenty-seven days from 4th Dec 1950 to 30th December 1950, with permission to prefix Sunday, the 3rd December 1950, and to Sunday, the 31st December 1950, to his leave further allowed to affix the gazetted holiday of January 1951 to that leave.

S. NARGOLWALA, Commissioner

LABOUR DEPARTMENT

ORDER.

No. 1467Lab.—5th March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4568Lab., dated the 17th August 1950, the industrial disputes between Messrs. J. K. Eastern Industries, Ltd., and their associated firms, Messrs. Vita Supplies Corporation, Ltd., Messrs. Reform Flour Mills, Ltd., Messrs. Snow White Food Products Co., Ltd., all of 18, Netaji Subhas Road, Calcutta, and their employees employed at 18, Netaji Subhas Road, Calcutta, represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta, were referred for adjudication to a Tribunal consisting of Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Joint Secretary of the Association of Employees' Union aforesaid made a complaint in writing before the said Tribunal alleging that the said company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 4568Lab., dated the 17th August 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. J. K. Eastern Industries, Limited, and their associated firms, the Vita Supplies Corporation, the Reform Flour Mills, Ltd., and Messrs. Snow White Food Products, Co., Ltd., all of 18, Netaji Subhas Road, Calcutta, and their employees at 18, Netaji Subhas Road, Calcutta, represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta, and in the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Case No. 3 of 1951),

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the complainant. Sri Jiten Bannerji, Joint Secretary, Association of Employees' Unions.

the opposite party. Sri S. Sen, Advocate, and Sri N. M. Das Gupta, Pleader

AWARD.

In the present complaint, dated the 13th January 1951, was filed by the Secretary of the Association of Employees' Unions, Sri Jiten Bannerji, on behalf of some employees of Messrs. J. K. Eastern Industries and their associated firms, the Vita Supplies Corporation, Ltd., the Reform Flour Mills, Ltd., and Messrs. Snow White Food Products Co., Ltd.

The complaint is that these Companies have victimised their employees wrongfully by a notice, dated 11th January 1951, in contravention of section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, without any permission from the Tribunal as contemplated by the said amended section, during pendency of adjudication proceedings under order of reference of Government of West Bengal, Labour Department, No. 4568Lab., dated the 17th August 1950. The complainant prays for an order prohibiting discharge of the employees and for compensation to the employees aggrieved by the said notice. The notice is said to have been served on ten employees mentioned in the annexure to the petition of complaint.

The opposite parties contend that their action in respect of the employees mentioned in the annexure to the petition of complaint is not hit by section 33 of the amended Act; and that the complaint on behalf of the said employees under section 33 is not maintainable. They plead that as the mill of the Snow White Food Products Co., Ltd., has been closed, the employees for whom the petition of complaint has been filed have become surplus to the requirements.

Before I enter into the merit of the case, for a clear appreciation of the law involved, I may be permitted to reproduce section 33 of the amended Industrial Disputes Act.

“During the pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall—

- (a) alter, to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings; or
- (b) discharge or punish, whether by dismissal or otherwise, any workman concerned in such dispute,

save with the express permission in writing of the conciliation officer, Board or Tribunal, as the case may be.”

Section 33A of the amended Industrial Disputes Act authorises the Tribunal to assume jurisdiction over an industrial dispute arising out of the violation of the provisions of section 33 of the Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, without any order of reference from the appropriate Government under section 10 of the Act. This is a special provision and the conditions under which this special provision may be invoked must be fulfilled before the Tribunal assumes jurisdiction over an industrial dispute, without any order of reference from the appropriate Government as contemplated by the general section 10 of the Act. The conditions are that the adjudication proceedings must be pending before a Tribunal, that during the pendency of the proceedings the employers contravene the provisions of section 33, and that such contravention is in respect of the workmen who are concerned in the dispute pending for adjudication.

It may be noted that an industrial dispute covering a good number of items of grievance of a general nature was referred to this Tribunal for adjudication by order of reference of the Government of West Bengal, Labour Department, No. 4568Lab., dated the 17th August 1950. An award which was given in pursuance of the said order of reference was published by the Government of West Bengal, Labour Department, *Calcutta Gazette*, dated 8th February 1951, under order No. 485Lab. dated 24th January 1951. The basis of the grievance of the employees

notice, dated 11th January 1951. It is clear when this notice was given the adjudication proceedings started under order of reference No. 4568 Lab., were pending; and that the workmen for whom the notice, dated 11th January 1951, was meant were concerned in the dispute covered by the aforesaid order of reference. It may be noted that no permission was obtained from this Tribunal for the action which was to take effect under the said notice on and from 12th January 1951. The basis of the grievance of the employees, as I have already stated, is the action taken by the Management against the ten employees on and from 12th January 1951, by the notice, dated the 11th January 1951. The notice is reproduced below:—

"Dated 11th January 1951.

DEAR SIR,

The Company regrets to inform you that owing to the dearth of work the Company is not in a position to keep you employed any further. It is therefore necessary that your services should be terminated. The Company has decided to apply to the Tribunal (Sri A. Das Gupta), for necessary permission for the purpose and till such permission is obtained to put you on leave of absence.

You are therefore hereby informed that with effect from tomorrow, that is 12th January 1951, you will be put on leave and need not attend till further orders.

Yours faithfully,

For and on behalf
of Reform Flour Mills, Ltd.,
J. K. Eastern Industries, Ltd.,

G. D. JATIA, *Mg. Agts.,*
Director."

It is clear from the notice that the Management contemplated to retrench ten employees on whom the notice was served on the ground of dearth of work. But that before actually terminating their services they were put on compulsory leave, till permission was obtained from the Tribunal to terminate their services. On 17th January 1951 the Company filed an application before this Tribunal for permission to discharge the said ten employees. This application was registered as Case No. 152 of 1951. Notice was issued to the opposite parties and the opposite parties had to file written objection. The case could not be taken up before 13th February 1951 by which date the main award had been published in the *Calcutta Gazette*. The employees were not discharged at least till 8th February 1951 on which date the said award was published, as contemplated by the notice, dated 11th January 1951. Section 33 of the amended Act contemplates permission of the conciliation officer, Board or Tribunal before any proceedings in respect of an industrial dispute between the parties are pending, for such action or actions as are covered by clauses (a) and (b) of the said section only during pendency of the proceedings. After publication of the award, the adjudication proceedings could not be said to be pending. As section 33 does not contemplate any permission for any action after publication of the award, even though such action may be either of the two kinds mentioned in clauses (a) and (b) of section 33, no order was passed on the application of the employers under section 33 granting any permission. The matter was accordingly left to the discretion of the employers who might take any action they might think best, at their own risk.

According to the notice, dated 11th January 1951, the ten employees were put on leave on and from the 12th January 1951, pending the final order of discharge, which was not passed at least till the award was finally published. The only point for investigation in the present case is whether the act of the employers which was to take effect under the notice on and from 12th January 1951 was covered by any of the two clauses (a) and (b) in section 33.

The employees were put on compulsory leave. In clause (a) the word "workmen" has been used while in clause (b) the word appears in the singular number. Evidently the intention of the legislature appears to have been to use the word workmen in clause (a) in the collective sense and the words "any workman" in clause (b) in the singular or individual sense. The mere fact that one or more workmen individually have been denied the privileges or benefits available to the workmen in general under the existing terms and conditions of service in an industry, cannot be construed as a change in the conditions of service. It is only when such privileges and benefits are denied to the workmen taken collectively, the inference is that the conditions of service have been changed. This has not happened in the present case. If some workmen are denied the privileges and benefits available under the existing terms and conditions of service, the presumption is that at least these workmen have been denied such privileges and benefits by way of punishment. This presumption is rebuttable and on the facts and circumstances of each case the Tribunal has to decide whether such denial was connected with any punishment or was for other reasons.

Putting some of the employees on compulsory leave does not by itself amount to discharge or punishment. Punishment presupposes or signifies some offence committed by the man who is punished. Any action of an employer to the detriment of a workman's interest is not punishment so long as no offence is found to have been committed by the workman. Such action, in the absence of any suggestion of an offence to the prejudice of a workman may be the subject-matter of an investigation as to whether it amounted to any unfair labour practice or not. We are not here concerned with that question. It is sufficient for the purpose of the present enquiry to say that the action of the employers in respect of a workman, however detrimental to the interests of the workman is not punishment so long as the workman is not held to have committed an offence or, in other words, so long as the action of the employer is not looked upon by a man of ordinary prudence as punishment. Putting the employees on compulsory leave does not also amount to discharge, for during such leave the relationship of employers and employees between the parties did not cease. In view of the case, the action which was to take effect on and from 12th January 1951, under the notice, dated 11th January 1951, did not amount to alteration of the conditions of service of the entire body of workmen taken collectively or to discharge or punishment of the workmen taken individually as contemplated respectively by clauses (a) and (b) in section 33 of the amended Act.

The next question which may arise is whether putting the workmen on compulsory leave amounted to a lock-out, as defined in clause (1) of section 2 of the Industrial Disputes Act. "Lock-out" has been defined to mean the closing of a place of employment or the suspension of work or refusal by an employer to continue to employ any number of persons employed by him. We could understand at the hearing that the factory of Snow White Food Products Co., Ltd., had been closed. Without expressing myself definitely as to whether the action of the employers complained of amounted to a lock-out, I propose to discuss the question

whether a lock-out during pendency of adjudication proceedings is hit by section 33 of the amended Act, on the assumption that the action of the management amounted to a lock-out. I also propose to discuss whether closure of the mill of Snow White Food Products Co., Ltd., during pendency of the adjudication proceedings without permission of this Tribunal amounted to a contravention of section 33. Every individual has a natural right to initiate a business or an undertaking and to close it. This natural right has not as yet been interfered with in any way by any legislation. An industrial dispute is a dispute or difference between employers and employees, or between employers and workmen or between workmen and workmen, which is connected with the employment or non-employment or the terms of employment or the conditions of labour, of any kind. Employment and non-employment or terms of employment or the conditions of service contemplated by the definition of an industrial dispute must be understood to have reference to circumstances under which employment of labour or service of any workman is impossible. Situations of service as contemplated by section 33(a) must also be read with reference to the circumstances when such service is possible. When a natural right of an individual to wind up a business or an undertaking has not been denied, the consequence that follows cannot be avoided by any legislation. A temporary closure of a business or an undertaking is technically known as a lock-out and its counterpart is a strike. Labour as also Labour Courts have recognised the right of an employer to declare a lock-out and the right of employees to declare a strike subject to the limitations which have been imposed in the interests of the public as in the interest of an industrial peace so long as the industry is not permanently closed down. The Snow White Food Products Co., Ltd., is, by its name implies, a foodstuff industry. According to the schedule annexed to the Industrial Disputes Act, 1947, a foodstuff industry is a public utility concern. Section 22 of the Act provides the conditions under which an employee can strike work and an employer can lock-out any of his workmen. Section 23 prohibits strikes and lock-outs during the pendency of proceedings before a Tribunal and two months after the conclusion of such proceedings. Strikes and lock-outs may also be prohibited by the appropriate Government under section 10, sub-section (3) of the Act. Section 26 provides for punishment for strikes and lock-outs in violation of the provisions of the Act. Section 29 provides penalty for breach of any award or settlement or award under the Act and section 31 provides punishment for offences under section 33.

But it is clear that the scheme of the Act clearly indicates that strikes and lock-outs are not alteration of the conditions of service. If it were so, the Legislature would have provided the same punishment for illegal strikes and lock-outs and for alteration of the conditions of service and discharge of workmen by way of dismissal or otherwise of any workman in violation of section 33. Besides, alteration of the conditions of service as also punishment of workmen by dismissal or otherwise during the pendency of the proceedings before a Tribunal are permissible if the express permission of the Tribunal is obtained in writing as contemplated by section 22. But the prohibition of strikes and lock-outs during the pendency of proceedings before a Tribunal and two months after the conclusion of such proceedings is absolute, under section 23 of the Act. No permission of the Tribunal will validate such strikes and lock-outs. The prohibition under section 33 in the absence of an express permission of the Tribunal operates only up to the date of publication of the award. But the prohibition of strikes and lock-outs under section 23 continues not merely up to the date of the award but extends to two months after such publication.

Thus it is clear that the intention of the Legislature was to treat strikes and lock-outs as having no reference to conditions of service of workmen.

Strikes and lock-outs mean temporary suspension of work. This may be carried on for a pretty long time or even indefinitely but intention to resume work on a future date must be present. If the workmen striking work have no intention to return to work, their action amounts to resignation. Similarly if the place of business is closed down without the intention of reopening the business, the action amounts to winding up of the business and it can no longer be called a lock-out. The same way as its counterpart cannot be called a strike if the employees have no intention to return to work. I am, accordingly, clearly of opinion that strikes and lock-outs have no connection with the conditions of service. If they were permissible before the reference of an industrial dispute to adjudication they were prohibited during the pendency of the adjudication proceedings by section 23 of the Act and not by section 33. If strikes and lock-outs are declared and carried on during pendency of the adjudication proceedings, the illegality will not be cured by a permission of the Tribunal as contemplated by section 33 for alteration of conditions of service, discharge or punishment by dismissal or otherwise of any workman.

During strikes and their counterparts lock-outs, relationship of employer and employee between the Management and the workmen is not *ipso facto* terminated. It is only suspended to be revived when the strikes and lock-outs are recalled. Employment of the workmen is not altogether impossible during such suspension of work but for the difference between the employer and employees. Conditions of service clearly suggest the circumstances under which such service is possible. When such service is not possible it is rather impossible there cannot be any question about conditions of service. If during temporary suspension of work (strikes and lock-outs), when service is possible but for the difference between employers and employees, suspension of work does not amount to alteration of the condition of service. Winding up of a business or an undertaking cannot be construed as alteration of the conditions of service inasmuch as all possibilities of service are permanently closed. If the closure of the mill of the Snow White Products Co., Ltd., is permanent, it flows from the natural right to close down a business or an undertaking which has not hitherto been restricted in any way. If it is temporary it may at best amount to a lock-out. I have pointed out that a lock-out is not contemplated by section 33 of the amended Act.

I have considered the case from all possible angles, and I am clearly of opinion that the action of the Management, which took effect from January 1951 in pursuance of the notice of the 11th January 1951, was not hit by section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950. I cannot, accordingly, exercise jurisdiction over the industrial dispute under section 33A of the Act without any reference from the appropriate Government. I am not, accordingly, called upon here to make any award for compensation to the employees aggrieved by the aforesaid action of the Management. The aggrieved employees may, if they are so advised, move the Government in the matter.

A. DAS GUPTA
Judge,
Industrial Tribunal

The 20th February 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt.

NOTIFICATIONS.

No. 1485 Lab.—7th March 1951.—In exercise of the power conferred by clause (a) of sub-section (1) of section 3, read with sub-section (2) of clause 5 of the Minimum Wages Act, 1948 (XI of 1948), the Governor, having considered the advice of the Committee appointed under clause (a) of sub-section (1) of section 5 of the said Act by the notification No. 1363-Ab. dated the 22nd March 1950, is pleased to fix the minimum rates of wages payable to the employees in Tanneries and Leather Manufactories in the State of West Bengal, as specified in the schedule annexed hereto.

Schedule.

(8 working hours, 1 week = 6 working days and 1 month = 26 working days.)

The following shall be the minimum rate of wage and dearness allowance payable to the time-rated employees in Tanneries and Leather factories, so long as the cost of living index number is 350 with 1939 as the base.

Monthly Rates.

			Basic.			Dearness allowance.			Total.		
			Rs.	a.	p.	Rs.	a.	p.	Rs.	a.	p.
Unskilled	30	0	0	21	0	0	51	0	0
Skilled	35	0	0	21	0	0	56	0	0
..	45	0	0	25	0	0	70	0	0
..	50	0	0	20	0	0	70	0	0

Daily Rates.

			Basic.			Dearness allowance.			Total.		
			Rs.	a.	p.	Rs.	a.	p.	Rs.	a.	p.
..	1	2	6	0	13	0	1	15	6
..	1	5	6	0	13	0	2	2	6
..	1	11	6	0	15	6	2	11	0
..	1	14	9	0	12	3	2	11	0

The piece-rate shall not be lower than the daily rate.

Female employees, if any, shall get equal wage and dearness allowance as male employees.

Apprentices shall be paid at two-thirds of daily rate plus full dearness allowance.

5. Dearness allowance shall be adjusted according to the cost of living index number at the interval of one year. The following shall be the rate of variation of dearness allowance for rise and fall of 10 points in the cost of living index number, provided that no adjustment of dearness allowance shall be made below 160 points in the cost of living index number:—

				Rs.	a.	p.
(i) Unskilled and Semi-skilled	1	1	0
(ii) Skilled	1	5	0
(iii) Clerks	1	1	0

For a drop or rise, short of and in excess of 10 points in the cost of living index number, the reduction and increase shall be proportionate.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy

No. 1486Lab.—7th March 1951.—In exercise of the power conferred by clause (a) of sub-section (1) of section 3 read with sub-section (1) of section 5 of the Minimum Wages Act, 1948 (XI of 1948), the Govt. having considered the advice of the Committee appointed under clause (a) of sub-section (1) of section 5 of the said Act by the notification No. Lab., dated the 9th January 1950, is pleased to fix the minimum rates of wages, payable to employees employed in Oil Mills in the State of Bengal, as specified in the schedule annexed hereto.

Schedule.

1. The following shall be the minimum rate of basic wage and dearness allowance payable to the employees in Oil Mills, so long as the cost of living index number is 350 with 1939 as 100:—

(A) Calcutta and Howrah.

	Daily Rate.			Weekly Rate			Months
	Rs.	a.	p.	Rs.	a.	p.	
I. Unskilled—							
(a) Basic wage	1	0	0	26
(b) Dearness allowance	0	14	0	24
Total	1	14	0	50
II. Semi-skilled—							
(a) Basic wage	1	3	9	32
(b) Dearness allowance	0	14	0	24
Total	2	2	6	56

				Daily Rate.	Weekly Rate.	Monthly Rate.
				Rs. a. p.	Rs. a. p.	Rs. a. p.
<i>Skilled—</i>						
(a) Basic wage	2 0 0	12 0 0	52 0 0
(b) Dearness allowance	0 14 9	5 8 6	24 0 0
Total	2 14 9	17 8 6	76 0 0

Clerks—

(a) Basic wage—				Rs.		
Non-Matriculates	50
Matriculates	55
Graduates	70
(b) Dearness allowance—						
For all	30
Total—						
Non-Matriculates	80
Matriculates	85
Graduates	100

(B) Outlying Areas.

<i>Unskilled—</i>				Rs. a. p.	Rs. a. p.	Rs. a. p.
(a) Basic wage	1 0 0	6 0 0	26 0 0
Dearness allowance	0 13 6	5 1 0	22 0 0
Total	1 13 6	11 1 0	48 0 0

Skilled—

Basic wage	1 3 0	7 6 0	32 0 0
Dearness allowance	0 13 6	5 1 0	22 0 0
Total	2 1 3	12 7 0	54 0 0

Unskilled—

Basic wage	2 0 0	12 0 0	52 0 0
Dearness allowance	0 13 6	5 1 0	22 0 0
Total	2 13 6	17 1 0	74 0 0

Unskilled—

Basic wage—				Rs.		
Non-Matriculates	50
Matriculates	55
Graduates	70
Dearness allowance—						
For all	28
Total—						
Non-Matriculates	78
Matriculates	83
Graduates	98

2. The female workers shall get basic pay and dearness allowance $\frac{4}{5}$ th of ordinary rate.

3. The apprentices shall get basic pay and dearness allowance at $\frac{3}{4}$ of the ordinary rate.

4. Dearness allowance shall be changed when there is a variation 20 points in the cost of living index number. The rate of change dearness allowance per point in the cost of living index number shall be follows:—

	Workers				Clerks	
	Rs. a. p.				Rs. a.	
Calcutta and Howrah	0	2	0		0	2
Outlying areas	0	1	10		0	2

The corresponding amount for 20 points shall be as follows: -

	Workers				Clerks	
	Rs. a. p.				Rs. p.	
Calcutta and Howrah	2	8	0		3	2
Outlying areas	2	5	0		2	13

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

Number No. 2244

ASSEMBLY SECRETARIAT
No. 2244
File No. 2244
Diary No. 2633

Calcutta

Gazette



সংসদীয় কয়দে

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ঘরাণ্টা বিভাগ।
HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৯৪৬জি.এ।

No. 946G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

জারজ।

Police.

নং ৯৪৬জি.এ। ১০৩৮-৭১০১-১০৬ নং
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বিঃ দ্রঃ পুনরাবিলে পৰ্যন্ত কলকাত্তা-২৪-৩৬৬জি.এ।
কলকাত্তা-২৪-৩৬৬জি.এ। ১০৩৮-৭১০১-১০৬ নং

24-Parganas.—No. 666G.A./3P-7/51.—
16th March 1951.—Sri Brahma Prosad Das,
Superintendent of Police, on leave, is
appointed to act, until further orders, as Command-
ant, Industrial Area Reserve Force, West
Barrackpore, with effect from the date of
joining the post.

24-Parganas.—No. 705G.A.—16th March
1951.—Sri Hem Lal Lahiri, Assistant Command-
ant, Armed Police Battalion (II), Barrackpore, is
posted as Assistant Commandant, Armed Police
Battalion (I), Barrackpore, with effect from the
date of his joining the post.

২৪-পারগানা—নং ৭০৫জি.এ।—১৬ই মার্চ ১৯৫১—হেমলী
জৈন্যর চার শাখার আরজা পরিদর্শক প্রিন্সিপাল নাথ চক্রবর্তী কার্যভার
প্রাপ্তির তারিখ হইতে পুনরাবিলে পৰ্যন্ত পশ্চিমবঙ্গ চার শাখার কলকাত্তা
উপ-আরজা-বাহ নিবৃত্ত হইবেন।

Hooghly-Calcutta.—No. 706G.A.—16th March
1951.—Sri Sailendra Nath Chakrabarti, Inspector
of Police, District Intelligence Branch, Hooghly,
is appointed to act, until further orders, as Deputy
Superintendent of Police, and is posted to the
Intelligence Branch, West Bengal, with effect
from the date of his joining the post.

Leave.

General.

Murshidabad.—No. 647G.A./1L-42/50.—10th
March 1951.—In modification of the orders con-
tained in this department notification No. 401G.A.,
dated the 22nd February 1951, Sri A. K. Mukher-
jee, I.C.S., Magistrate and Collector, Murshid-
bad, is allowed leave on average pay for four
months, under rule 52(b) of the Government

Rules, with effect from the 1st March 1951, and in continuation leave on half average pay for eleven months and twenty-eight days, under rule 81(d) of those rules.

24-Parganas - Darjeeling - Jalpaiguri - Malda - West Dinajpur.—No. 683G.A./1L-3/51.—14th March 1951.—Sri Prosad Chandra Banerjee, formerly Additional District and Sessions Judge, 24-Parganas, now District and Sessions Judge, Darjeeling-Jalpaiguri-Malda-West Dinajpur, was allowed leave on average pay for twelve days, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 2nd January 1951.

By order of the Governor,
S. N. RAY, Chief Secy.

Development NOTIFICATION.

No. 463/3B/E-51/51.—7th March 1951.—Sri Samarendra Chaudhury, Subdivisional Officer, Nadia Subdivision under the North Division of the Construction Board, is appointed to act, in addition to his own duties, as Subdivisional Officer, Dhubulia Subdivision under the same Division, till Sri Parimal Chandra Mazumdar or any other Assistant Engineer joins.

2. He will relieve Sri Sujit Kumar Basu Roy.

By order of the Governor,
S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATION.

No. 856A.R./R 3E-18/50.—20th March 1951.—In exercise of the power conferred by clause (e) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1950, the Governor is pleased to appoint Sri P. M. Lahiri, Judge, Small Cause Court, Calcutta, to perform all the functions of the Revising Authority under the said rules in addition to the Chief Judge, Small Cause Court, Calcutta, in respect of the electoral unit constituted by the area comprised within Calcutta, referred to in notification No. 2098A.R., dated the 1st December 1950, as subsequently amended.

By order of the Governor,
S. N. RAY, Chief Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

Calcutta.—No. 3507A.—10th March 1951.—**Midnapore-D. E. B., Cooch-Behar.**—In partial modification of the orders in notification No. 2934A., dated 22nd February 1951, published in the *Calcutta Gazette*, dated 1st March 1951, Sri Rash Bihari Aditya, officiating Inspector, Midnapore, is, in the interests of public service, transferred to Cooch Behar, *vice* Sri Satish Chandra Ray, Inspector, Cooch Behar, temporarily transferred to District Enforcement Branch, Cooch Behar, to fill the post of D. E. B. Inspector at Cooch Behar, sanctioned in Government Order No. 4554Pl., dated 27th December 1950.

Calcutta.—No. 3530A.—12th March 1951.—**G.I.D.-D.E.B., C.R.P., Howrah-P. T. College, Barrackpore.**—Sri Phanindra Kumar Ray Chaudhuri, Inspector, Criminal Investigation Department, West Bengal, now temporarily attached to District Enforcement Branch, Government Railway Police, Howrah, is in the interests of public service, temporarily transferred to the Police Training College, Barrackpore, as Law Instructor, *vice* Sri Nirmal Chandra Banerji, officiating Inspector (Law Instructor) Police Training College, Barrackpore, transferred to Criminal Investigation Department, West Bengal, in an existing vacancy

Calcutta.—No. 3506A.—10th March 1951.—**Cooch Behar.**—Orders in not. No. 3219A., dated 2nd March 1951, published in the *Calcutta Gazette*, dated 15th March 1951, so far as they relate to the transfers of Sukumar Chandra Chanda, Inspector, Bank Cooch Behar and (ii) Sri Satish Chandra, Inspector, Cooch Behar, to Bankura, are cancelled.

H. N. SIRCAR, Insp.

JUDICIAL DEPARTMENT

Judicial

Appointments and Transfers.

24-Parganas-Calcutta.—No. 1225J.—10th March 1951.—Sri Durgadas Basu, Munsif of the Harbour in the district of the 24-Parganas, appointed temporarily to act as the Assistant Remembrancer, West Bengal.

NOTIFICATION.

No. 1224J.—9th March 1951.—In exercise of power conferred by sub-section (1) of section 1 of the West Bengal Special Courts Act, 1950 (Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 4677J., dated the 18th March 1950, under section 3 of the Act:—

Schedule.

The State

versus

(1) Hiranmoy Ganguli *alias* Hena *alias* Anna *alias* Thanda Da, son of Satya Charan Ganguli Kayasthashala, police-station Purbasthal B. dwan, and of Gauhati, Assam

(2) Fatik Pan *alias* Sailendra Nath Pan *alias* Jiban, son of the late Satya Charan Pan of Hari Charan Banerji Road, Belur, police-station Bally, Howrah,

(3) Prasad Kumar Mukherji *alias* Pra Mukherji, son of Tincowri Nath Mukherji Larkin Road, Bhadrakali, police-station Uttar Hooghly,

(4) Biswanath Das, son of the late Naga Nath Das, of 30/2, Kala Chand Nandi L. police-station Bantra, Howrah,

(5) Kalidas Chakrabarti *alias* Upendra *alias* son of Hrishikesh Chakrabarti, of S. C. Babu Shire Road, police-station Bally, Howrah,

(6) Amiya Prasad Chakrabarti *alias* Khoka, of the late Harendra Krishna Chakrabarti, of Shibbala Street, police-station Uttarpara, Hooghly,

(7) Manmatha Kumar De Sarkar, son of Chandra De Sarkar, of Jamar Khari, police-station Tangibari, Dacca (East Bengal), and of Tollypore, police-station Tollygunge, Calcutta,

(8) Jayanta Kumar Chakrabarti *alias* Bin Mukherji, son of Kala Sashi Chakrabarti, of B. Mukherji, police-station Seram Hooghly, under sections 120B, 396, 397, 399 of the Indian Penal Code (Act XLV of 1860)/sections 307, 34 of the Indian Penal Code, section 19A of the Indian Arms Act, 1878, and section 5 of the Explosive Substances Act, 1908 (VI of 1908)/sections 19(c) and (f) of the Indian Arms Act, 1908 (VI of 1908) with section 19A of the Indian Arms Act, 1878, and section 5 of the Explosive Substances Act, 1908 (VI of 1908).

This superseded so much of this departmental notification No. 4924J., dated the 29th July 1950, published at page 1628, Part I of the *Calcutta Gazette*, dated the 27th August 1950 as relates to this case.

By order of the Governor,

Registration

NOTIFICATION.

Calcutta.—No. 109Regn.—15th March 1951.—**Aresh Chandra Mitra**, Joint Sub-Registrar of Calcutta, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Calcutta, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

By order of the Governor,
A. S. RAY, Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

প্রজ্ঞাপনাবলী।

[NOTIFICATIONS.]

Bankura-Malda.—No. 29.—19th February 1951.—**Shankar Chandra Mitra**, Joint Sub-Registrar of Bankura, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Bankura, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

Bankura-Malda.—No. 29.—17th February 1951.—**Sri Debabrata Rej**, formerly Sub-Registrar of Bankura, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Bankura, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

Bankura-Malda.—No. 30.—19th February 1951.—**Sri Debabrata Rej**, formerly Sub-Registrar of Bankura, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Bankura, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

Bankura-Malda.—No. 31.—19th February 1951.—**Sri Debabrata Rej**, formerly Sub-Registrar of Bankura, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Bankura, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

Bankura-Malda.—No. 32.—21st February 1951.—**Sri Debabrata Rej**, formerly Sub-Registrar of Bankura, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Bankura, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

Bankura-Malda.—No. 33.—21st February 1951.—**Sri Debabrata Rej**, formerly Sub-Registrar of Bankura, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Bankura, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

Bankura-Malda.—No. 34.—21st February 1951.—**Sri Debabrata Rej**, formerly Sub-Registrar of Bankura, is appointed to act, in addition to his duties, as the Sub-Registrar of Assurances, Bankura, with effect from the date on which he comes over charge, until he is relieved by Sri Hari Chowdhury.

[24-Parganas-Hooghly.]—No. 32.—21st February 1951.—**Sri Panchu Gopal Saha**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Khurdah, in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

Hooghly-Hooghly.—No. 33.—21st February 1951.—**Sri Shib Kumar Achary**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Chinsura, Hooghly, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

[24-Parganas-Hooghly.]—No. 34.—21st February 1951.—**Sri Monoranjan Das**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

24-Parganas-Hooghly.—No. 35.—21st February 1951.—**Sri Manindra Chandra Das**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Naihati, in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

[24-Parganas-Hooghly.]—No. 36.—21st February 1951.—**Sri Manindra Chandra Das**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Naihati, in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

24-Parganas-Hooghly.—No. 37.—21st February 1951.—**Sri Manindra Chandra Das**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Naihati, in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

[24-Parganas-Hooghly.]—No. 38.—21st February 1951.—**Sri Manindra Chandra Das**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Naihati, in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

Calcutta.—No. 39.—21st February 1951.—**Sri Manindra Chandra Das**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Naihati, in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

[Calcutta.]—No. 40.—21st February 1951.—**Sri Manindra Chandra Das**, surplus temporary Sub-Registrar, on the termination of his officiating appointment as Inspector of Rationing, Naihati, in the district of the 24-Parganas, under the Food Department, West Bengal, is posted to the headquarters station of the district of Hooghly at Chinsura, as an attached temporary Sub-Registrar.

হুগলী-২৪-পরগণা-কমিস্যনরী—নং ৩৭।—২১শে ফেব্রুয়ারী ১৯৫১।—হুগলী জেলার হুগলী সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অবর নিবন্ধক প্রিন্সিপাল জাহান্নার ২৪-পরগণা জেলার কমিস্যনরীতে তারফদারবারের হুগলী অবর নিবন্ধকের পদ হইতে ভারসূত হইবার পর কমিস্যনরীর লেখা নিবন্ধকরণে সংশ্লিষ্ট অস্থায়ী অবর নিবন্ধকরণে নিযুক্ত হইলেন।

[Hooghly-24-Parganas-Calcutta.—No. 37.—21st February 1951.—Sri Jitendra Lal Roy, temporary Sub-Registrar attached to the Sudar Registration office at Chinsura, in the district of Hooghly, on the termination of his officiating appointment as Joint Sub-Registrar of Diamond Harbour at Falta in the district of the 24-Parganas, is posted to the office of the Registrar of Assurances, Calcutta, as an attached temporary Sub-Registrar.]

২৪-পরগণা—নং ৩৮।—২০শে ফেব্রুয়ারী ১৯৫১।—২৪-পরগণা জেলার মাডলার ভূতদপ্তর অবর নিবন্ধক প্রিন্সিপাল নাথ বিশ্বাসকে এই বিভাগের ২৯শে জানুয়ারী ১৯৫১ তারিখের ১০নং প্রজ্ঞাপন দ্বারা প্রদত্ত হুগলী সম্প্রদায়ের পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ৬ই ফেব্রুয়ারী ১৯৫১ তারিখ হইতে গড় বেতনে পনের দিনের হুগলী প্রদত্ত হইল।

[24-Parganas.—No. 38.—23rd February 1951.—Sri Rathindra Nath Biswas, formerly Sub-Registrar of Matla, in the district of the 24-Parganas, is allowed leave on average pay for fifteen days with effect from the 8th February 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 13, dated the 29th January 1951.]

২৪-পরগণা—নং ৩৯।—২৬শে ফেব্রুয়ারী ১৯৫১।—২৪-পরগণা জেলার মাডলার ভূতদপ্তর অবর নিবন্ধক প্রিন্সিপাল নাথ বিশ্বাস টাওয়ার হুগলী পর উক্ত জেলার কাশিপুর দফতরের অবর নিবন্ধকরণে নিযুক্ত হইলেন।

নিবন্ধক চন্দ্র চট্টোপাধ্যায়,
মহানিবন্ধ পরিদর্শক।

[24-Parganas.—No. 39.—26th February 1951.—Sri Rathindra Nath Biswas, formerly Sub-Registrar of Matla, in the district of the 24-Parganas, on leave, is appointed to be the Sub-Registrar of Cossipur, Dum Dum, in the same district.

N. C. CHATTERJI, Insp.-Genl.]

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

No. 452F.T.—5th March 1951.—Sri Santosh Kumar Bhattacharyya, B.Sc., B.Com., A.C.A., son of Dr. Tridib Nath Bhattacharyya, is appointed, on probation, as Agricultural Income-tax Officer, Grade I, West Bengal, with effect from the 23rd February 1951.

The officer will remain on probation for a period of two years.

No. 468F.T.—9th March 1951.—Sri Prafulla Chandra Ganguly, Inspecting Officer under the Bengal Electricity Duty Act, 1935, is allowed earned leave for eleven days with effect from the 12th March 1951 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 513F.T.—14th March 1951.—Sri Pulin Chandra Das Bhownick, Commercial Tax Officer, Grade I, officiating as Assistant Commissioner of Commercial Taxes, West Bengal, is appointed on probation to the same post with effect from the 1st June 1949 and confirmed with effect from the 1st June 1950.

By order of the Governor,
B. DAS GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. Medl. 1024/3F-40/50.—5th March 1951. It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890) upon the application made by the Administrator of The Calcutta School of Tropical Medicine Hygiene Endowments Fund created in terms of notification No. 230Medl., dated the 29th January 1920, doth hereby order and direct that the securities and moneys, particulars of which are contained in the first schedule to the said notification or any other security or securities or other property or properties to which they might have been may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor in trust forever to receive the interest of the securities when and as the same became and become due and payable and from time to time apply the same in terms of the scheme for creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl. 1049/3F-52/50.—7th March 1951. It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890) upon the application made by the Administrator Ashutosh Parameswari Ward Fund, created in terms of notification No. 121Mis., dated the 1st January 1932, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they may have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl. 1057/3F-39/50.—7th March 1951. It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890) upon the application made by the Administrator of Dr. A. Mitra Research Scholarship Fund created in terms of notification No. 1402Medl., dated the 30th May 1941, doth hereby order and direct that the securities, particulars of which

ned in the first schedule to the said notification or any other security or securities to which right have been or may be converted, shall, on the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for Bengal and be held by him and his successors subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any other law from time to time framed thereunder by the Government or upon trust forever to receive the interest of and securities when and as the same become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

Medl 1058-3F-28/50.—7th March 1951.—I hereby notified that the Governor in exercise of powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), on the application made by the Administrator of Chandra's Scholarship Fund created in terms of notification No. 4107Medl., dated the 11th March 1899, doth hereby order and direct that securities, particulars of which are contained in the first schedule to the said notification or any other security or securities to which they might be or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in accordance to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and from time to time framed thereunder by the Government or upon trust forever to receive the interest of the said securities when and as the same become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowments, particulars of which scheme are contained in the second schedule to the said notification and it is further notified that the said scheme shall have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Medl 1226-2D-5/51.—17th March 1951.—I am hereby notified of a further amendment which, in exercise of the power conferred by section 33 of the Bengal Drugs Rules, 1946, the Governor has made in the Bengal Drugs Rules, 1946, and is hereby notified for the information of persons likely to be affected thereby.

The draft will be taken into consideration after the 26th June 1951, and any objection with respect thereto which may be received by the undersigned before that date will be considered.

Draft amendment.

Part XII of Schedule E, appended to the said Rules under the heading "F. Preparations containing synthetic chemicals having physiological effects comparable with those of the above-named chemicals."

in any form not to be administered orally, in the paragraph relating to the following shall be added at the end:—

By order of the Governor,
K. RAY, Dy. Secy.

Nadia-Howrah. — No. Medl. 1146/DHS/Rlf/15(HC)-5/51.—13th March 1951.—Dr. Bharat Chandra Datta, M.B., Superintendent, Kanchrapara Relief Camp Hospital, district Nadia, is appointed temporarily to act, until further orders, as Medical Officer-in-charge of the Thana Health Centre at Goalpota in the district of Howrah, with effect from the date on which he joins the post.

Howrah.—No. Medl. 1117 DHS/Rlf/15(HC)-5/51.—13th March 1951.—Notification No. Medl-466/DHS/Rlf/15(HC)-5/51, dated the 29th January 1951, appointing temporarily Dr. Phanindra Nath Banerjee, B.Sc., M.B., D.T.M., as Medical Officer-in-charge of the Thana Health Centre at Goalpota in the district of Howrah, is hereby cancelled.

Calcutta. — No. Medl. 1160 DHS/Admn/1B-47/50/S. — 14th March 1951.—Dr. (Mrs.) Biva Banerjee (nee Mukherjee), Tutor Dietitian, Medical College Hospitals and All-India Institute of Hygiene and Public Health, Calcutta, was allowed earned leave for eleven days with effect from the 24th January 1951, under rule 168(7) of the West Bengal Service Rules, Part I.

Calcutta.—No. Medl. 1185/DHS/1A-15/50/K.W.(IV).—15th March 1951.—Dr. A. K. Nandi, B.Sc., M.B. (Cal.), M.R.C.P. (Edm.), officiating Professor of Clinical Medicine, Medical College Calcutta, was granted leave on average pay for the period from the 28th August 1950 to the 14th October 1950 under rule 181(b)(ii) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 1196/DHS/1M-1/50.—15th March 1951.—This department notification No. Medl. 626/DHS/1M-1/50 dated the 6th February 1951, granting earned leave for forty-five days to Dr. Madhub Lal Chatterjee, M.B. Pharmacologist, Provincial Drug Control Laboratory, Government of West Bengal, is hereby cancelled.

Calcutta.—No. Medl. 1197/DHS/1M-1/50(ii).—15th March 1951.—This department notification No. Medl. 627/DHS/1M-1/50, dated the 6th February 1951, appointing temporary Assistant Surgeon Dr. Saurindra Mohan Chakravarty temporarily to act as Pharmacologist, Provincial Control Laboratory, *vice* Madhub Lal Chatterjee, is hereby cancelled.

ERRATUM

No. Medl. 1015/D.H.S./Admn/24C-12/49.—3rd March 1951.—In notification No. Medl. 977/D.H.S./Admn/24C-12/49, dated the 28th February 1951, regarding appointment of the Secretary of the Nilratan Sarkar Medical College, Calcutta, for the words "Kiron Chandra Roy" please read "Kiran Kumar Roy".

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

No. P.H./600/2R-44/50.—9th March 1951.—The following draft of an amendment which in exercise of the power conferred by section 20 of the Bengal Food Adulteration Act, 1919 (Bengal Act VI of 1919), the Governor proposes to make in the rules published with notification No. 1977P.H., dated the 24th July 1930, as subsequently amended, is published for information of the persons likely to be affected thereby.

The draft will be taken into consideration on the 26th April 1951, and any objection or suggestion

with respect thereto received by the undersigned before that date will be duly considered.

Draft Amendment.

In rule 2 of the said rules under item (7) mustard oil *add* the following:—

“(c) Wherein a sample of mustard oil, the presence of any quantity of argemone is detected it shall be presumed, until the contrary is proved for the purposes of the Act, that the mustard oil is not genuine by reason of the addition thereto of extraneous matter”.

Murshidabad.—No. P.H. 602/2R-10/51.—8th March 1951.—Whereas the Governor is satisfied that the district of Murshidabad is threatened with an outbreak of small-pox;

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of small-pox, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with, small-pox in the said district for a period of six months:—

Temporary regulations for the prevention and control of small-pox.

1. In these regulations, unless there is anything repugnant in the subject or context—

(a) “District Health Officer” means the Health Officer of the district appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885);

(b) “Sanitary Inspector” means a Sanitary Inspector appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885;

(c) “Board” means a District Board constituted under the Bengal Local Self-Government Act of 1885;

(d) “Union Board” means a Union Board constituted under the Bengal Village Self-Government Act, 1919;

(e) “small-pox” means any disease accompanied by an eruption of vesicles or pustules;

(f) “patient” means a person suffering from or suspected to be suffering from small-pox;

(g) “medical practitioner” means any person practising the medical profession.

Notices.

2. If in any case the District Health Officer considers that the issue of a notice under regulation 20 is likely to lead to such an amount of delay as might facilitate the spread of small-pox he may forthwith take such steps as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reasons why such work has been carried out.

3. If any measure which the District Health Officer has, by a notice issued under regulation 20, required to be carried out, be not carried out to his satisfaction within the time stated in the notice the District Health Officer shall be entitled to carry out the measure.

Costs and compensation.

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board except in any case where the order directs a person to carry

out any work in relation to property in his possession, in which case the expenses shall be such persons:

Provided that where the conditions which the District Health Officer to pass such an order are not attributable to any act or default of the person in possession of the property, the Board shall reimburse to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The Board may recover all expenses incurred by the District Health Officer in carrying out any measure under regulation 3 from the persons to whom the notice was originally issued.

5. The Board shall pay adequate compensation to any person who has sustained substantial damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations if he has failed to carry out any measure issued under these regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease

6. When a case of small-pox occurs in a house, the nearest male relative in attendance on the patient, or in the absence of any such relative the occupier of the house, or if the occupier is a female patient, the senior male inmate of the house, shall, within four hours of the onset of the disease, give information regarding the occurrence of such case personally or in writing or by means of a chaulkidar or other village watchman to the Sanitary Inspector.

7. (1) Every medical practitioner called upon to attend upon any case of small-pox shall give notice of the case by a special messenger to the nearest member of the outdoor staff of the Board and to the District Health Officer, and the cost of such messenger in each case shall be defrayed by the Board.

(2) The doctor-in-charge of a hospital or dispensary within the district shall forthwith give notice of any case of small-pox brought to the hospital or dispensary for treatment to the Sanitary Inspector by a special messenger, and the cost of such messenger by post and the cost of such messenger in each case shall be defrayed by the Board.

8. Presidents of Union Boards in union areas and thana officers in non-union boards shall supply to the District Health Officer periodical returns of cases of small-pox as and when from time to time call upon them to furnish.

9. The District Health Officer or a Sanitary Inspector may examine any person who is suspected to be, suffering from small-pox or in his opinion, may be infected with or likely to spread small-pox.

Isolation of patients

10. When the District Health Officer or Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population he shall order the patient to observe isolation and order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying, to arrange for the isolation of the patient in such a manner and for such a period as may be approved by the District Health Officer.

He shall not direct the patient to be removed from the house unless it is, in his opinion, necessary to make proper arrangements for his isolation therein.

The District Health Officer or a Sanitary Inspector may order that any person, who has been in contact with a person found to be suffering from small-pox, shall be segregated for a period not exceeding a fortnight in a manner and in a place approved by the District Health Officer.

The District Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from small-pox shall be vaccinated or re-vaccinated on a time to be specified in the order.

No person shall enter any place wherein a patient is isolated under regulation 10 without the permission of the District Health Officer or a Sanitary Inspector.

When a patient has been removed from a place of isolation under regulation 10, the Board shall provide for him free of charge a suitable place, with necessary attendants, diet, etc.

No person, who is or has been suffering from small-pox, shall leave the place where he has been staying until he has received from the District Health Officer or a Sanitary Inspector the permission to do so.

No person while suffering from evident symptoms of small-pox or in the convalescent stage of the disease with scabs of pocks on his face shall expose himself in any street, road, place, shop, bazar or any place used in common by persons other than members of the household to which such infected person belongs or shall move from place to place unless proceeding to a hospital for admission and treatment.

Miscellaneous.

The District Health Officer or a Sanitary Inspector may require any person to allow to be entered by such agency and within such time as may be specified in the order, such measures for disinfection of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.

The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in that behalf may, during the prevalence of any outbreak of small-pox, order that any shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, or other gathering to which people from the neighbourhood commonly or periodically resort.

The District Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the District Health Officer is of opinion that such person has been in contact with any one suffering from small-pox.

The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with a patient to act as vendor of any article for a period as may be specified in the order.

No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried to a hospital for treatment. The following precautions against spreading the disease, namely:—
(i) that he is so well covered that the discharge from the lesions do not come directly into touch with the body of the conveyance;

(ii) that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and

(iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.

18B. Every conveyance in which a patient or a dead body of a person who has died of small-pox or any article that has been in contact with a patient is carried shall be disinfected before it is used again. The disinfection will be effected—

(i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;

(ii) in the case of a conveyance carrying any clothing, bedding or other article of a patient to the disinfecting station, by the authorities of such station; and

(iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.

19A. No person shall expose in any street, shop, bazar or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits any such article for the purpose of having the same disinfected with the following precautions against spreading the disease:—

(i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160), that it does not come directly into touch with the body of the conveyance;

(ii) the article is taken to the disinfecting station direct and the conveyance does not halt at any other place for transacting any business; and

(iii) excepting one attendant for the purpose of taking the infected article to the disinfecting station no other person is carried in the conveyance.

20. The District Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature, such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.

20A. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of small-pox without the previous written permission of the District Health Officer, or a Sanitary Inspector and without taking the following precautions against spreading the said disease:—

(i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;

(ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and

(iii) excepting attendants for the dead body no other person is carried in the conveyance at the same time.

21. The District Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of small-pox and may cause any such clothes to be destroyed.

22. No person shall, without the written permission of the District Health Officer, dispose of any corpse except by burning or burial.

23. The District Health Officer may approve burning or burial grounds and may by order direct either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.

24. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

25. The District Health Officer may direct that no person shall bury or cause to be buried any corpse, which in the opinion of the District Health Officer, is likely to spread small-pox, in a grave, not constructed of masonry and less than 6 feet deep.

26. The District Health Officer may order that no *dome* or other servant of the Board employed for the disposal of corpses shall withdraw from his duties without the permission of the District Health Officer unless such *dome* or other servant of the Board has given notice in writing not less than one month previously of his intention so to withdraw.

27. The District Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.

28. (1) The District Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of small-pox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.

29. (1) The District Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions and shall admit of due respect of the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

30. The District Health Officer or a Sanitary Inspector may, with such assistants (if any) as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or building used for human habitation at any time between

sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

31. The crew of any inland steam vessel or boat which plies in any canal or river and persons residing on such vessel or boat shall be subject to these regulations.

32. (1) All vaccinations under these regulations shall be performed gratuitously, provided they be done (a) at such public vaccination stations as may be opened by the District Board or (b) at house to house visits in the case of such persons as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.

(2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulation (1) shall pay a fee of two annas for each vaccination for which they get a printed receipt: provided that the amount of fees payable for any number of vaccinations performed in one family at the same time and at the same place shall not exceed annas

33. (i) Orders issued by the District Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall furnish copies of them to be served upon any person named in them.

(iii) The nearest relative of a patient or occupier of the house in which the patient is staying shall, if a copy of the order under regulation 10 has been served upon him, give immediate notice of any disobedience of the order to the nearest Sanitary Inspector or to his officer.

By order of the Governor
B. C. DAS GUPTA.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS

No. 2-I.—14th March 1951.—In exercise of the power conferred by section 1 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to direct that the said Act shall take effect in the district of Jalpaiguri from 23rd March 1951.

No. 4-I.—14th March 1951.—In exercise of the power conferred by section 6 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to declare that the water of the Dejuri Khal with its tributaries lying within the Bankura district from its source near the Shitla, police-station Borjora to the boundary of the village Gourmohonpur, police-station Borjora and that of the Kanjore Khal with all its tributaries lying within the Bankura district from its source near village Talajuri, police-station Borjora to the boundary of the village Motianarayanpur, police-station Borjora, will be applied for the purpose of the projected Suvankar Danra (Part II) after the 22nd June 1951.

No. 5-I.—14th March 1951.—In exercise of the power conferred by section 6 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to declare that the water of the Berai River with its tributaries lying within the Bankura district from its source near the Mondarbani, police-station Onda to the boundary of the village Mouleswar on the left bank and of the village Rajdaha, police-station Onda on the right bank, will be applied for the purpose of the projected Berai Canal after the 22nd June 1951.

6-1.—14th March 1951.—In exercise of the powers conferred by section 6 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to declare that the water of the Kowari Khal and the Kowari Khal and of all their branches lying within the Midnapore district and their sources near villages Murakatti, Chota Baidya and Sagbandi, respectively, under police control of Jhargram, will be applied for the purposes of the projected Jhargram Irrigation scheme after 2nd June 1951.

7-1.—14th March 1951.—In exercise of the powers conferred by section 5 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to declare—

(1) the Executive Engineer, Jalpaiguri Irrigation Division, and
(2) the Subdivisional Officer, Alipur Duar (Irrigation) Subdivision,

as Officers by whom the powers and duties of the said Act shall be exercised performed within the local limits of their respective jurisdictions in the district of Jalpaiguri.

By order of the Governor,
A. M. KUSARI, Dy. Secy.

9.—2nd March 1951.—The Governor is pleased to appoint Sri Nikhil Chandra Das Gupta, B.E., as Supervising Engineer under the Department of Irrigation and Waterways with effect from 11th January 1951 (forenoon) until further orders.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

10-1.—10th March 1951.—Sri Sudhir Das, B.E., temporary Assistant Engineer, is appointed to the Mayurakshi Headquarters Division and further orders.
This cancels the order issued in this office No. 301.E., dated 27th February 1951.

10-2.—10th March 1951.—Sri P. R. Das, B.E., temporary Assistant Engineer, at present attached to the Mayurakshi Headquarters Division is appointed to hold charge of the Mayurakshi Subdivision No. I of the same from 1st March 1951 until further orders.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDERS.

965M.P.—13th March 1951.—Whereas the Santiniketan Electric Supply Company, Limited, is engaged in the business of supplying energy within the area comprising Santiniketan and Bolepur;

whereas the Municipality of Bolepur is the authority for the said area;

whereas the said area is not included within the area of supply of any licensee;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 28 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased, with the consent of the Municipality of Bolepur, to give the said Santiniketan Electric Supply Company, Limited, sanction to engage in the business of supply of energy to the Bolepur railway station within the said area, subject to the following conditions, namely:—

- (1) that sub-section (1) of section 11, section 17, section 18, sub-sections (1) and (4) of section 21, section 24, section 26, sections 29 to 34, both sections inclusive, of the Indian Electricity Act, 1910, shall be observed in so far as they may be applicable to the supply under this sanction;
- (2) that the provisions of the Indian Electricity Rules, 1937, and particularly to sub-rule (1) of rule 48 of the said Rules (Indian Electricity Rules, 1937), shall be complied with in respect of the installations;
- (3) that the rates and miscellaneous charges for the supply shall be subject to the approval of Government in writing;
- (4) that the sanction hereby given shall cease to be operative on the granting of a license to any person under Part II of the said Act to supply energy within the said area.

No. 981M.P.—14th March 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground cable from the existing underground cable in the private common passage leading to premises No. 39/1, Sri Arabinda Road, Konnagar, district Hooghly, from the existing underground cable to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Certificate of Approval.

No. 784M.P.—5th March 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals [Regulation and Development] Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that M/S. Gopal Collieries, Limited, 174, Harrison Road, Calcutta-7, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries

NOTIFICATIONS.

No. 364-Ind.—13th February 1951.—Sri C. A. Naronha, I.A.S., Registrar, Co-operative Societies, Government of West Bengal, is appointed to be a member of the Committee constituted in resolution No. 2644-Ind., dated the 3rd November 1950, *vice* Sri P. P. I. Vaidyanathan, I.C.S.

No. 544-Ind.—28th February 1951.—The Governor is pleased to fix the following qualifications for and method of recruitment to the post of Deputy Director of Industries (Development) under the Directorate of Industries, West Bengal:—

- (a) He must have a good degree in Economics or Commerce of a recognised University with statistics as a special subject, preferably a Master's degree in Economics or Commerce with statistics as a special paper.
- (b) He must have adequate knowledge of the position of industries and of their problems, especially small-scale and cottage industries, in West Bengal in particular, and in other parts of India in general.
- (c) He must have good knowledge of industrial statistics and data and ability to interpret them correctly and sufficient experience for handling them efficiently.
- (d) He must be familiar with the handling of economic questions and local conditions and should be able to plan and execute sound development schemes.
- (e) He must have administrative experience in a responsible post in a Government department or an industrial or commercial undertaking for at least 3 years.
- (f) He must not be more than 35 years of age (relaxable in cases of candidates with exceptional qualifications).

Method of recruitment.

Selection or promotion from Assistant Directors of Industries.

No. 622-Ind.—8th March 1951.—The Governor is pleased to fix the following qualifications for the permanent post of Deputy Director of Industries (Research):—

- (a) He must have a good Master's degree in Applied Chemistry of a recognised University.
- (b) He must have sufficient experience of research work in industrial chemistry in a modern factory and adequate knowledge and experience of the working of modern chemical plants and in the manufacture of heavy and light chemicals.
- (c) He must have capacity to undertake original research work in problems of chemical industry and to draw up schemes for the development of various chemical industries.

Preference will be given to a candidate with a Doctor's degree in Applied Chemistry.

- (d) He should not be more than 40 years of age. The question of relaxation of the age-limit may be considered in the case of an exceptionally qualified candidate.

By order of the Governor,
S. K. CHATTERJEE, Secy

RESOLUTION No. 403-IND.

Calcutta, the 15th February 1951

Read an application, dated the 12th J from Sri Gokul Das Rathi, Vishnupur, asking for a loan of Rs. 50,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the development of his silk manufacturing business.

Read also resolution of the meeting Board of Industries, West Bengal, held 18th January 1951, incorporated in the resolution submitted with letter No. 17670, dated 18th February 1951, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

ORDERED that the application be rejected and the resolution be published in the *Calcutta Gazette*.

By order of the Governor

S. K. CHATTERJEE

RESOLUTION No. 404-IND.

Calcutta, the 15th February 1951

Read an application, dated the 20th J from Sri Jatindra Nath Kundu, 7 Parganas, asking for a loan of Rs. 75 under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for development of an agricultural and industrial enterprise.

Read also resolution of the meeting Board of Industries, West Bengal, held 27th December 1950, incorporated in the resolution submitted with letter No. 17859, dated 18th February 1951, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

ORDERED that the application be rejected and the resolution be published in the *Gazette*.

By order of the Governor

S. K. CHATTERJEE

RESOLUTION No. 418-IND.

Calcutta, the 16th February 1951

Read an application, dated the 3rd J from Sri Ram Krishna Mukherjee, Uttarpura, district Hooghly, asking for a loan of Rs. 15,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of manufacturing small industrial steam boilers.

Read also resolution of the meeting Board of Industries, West Bengal, held 18th January 1951, incorporated in the resolution submitted with letter No. 17468, dated 18th February 1951, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

ORDERED that the application be rejected and the resolution be published in the *Gazette*.

By order of the Governor

S. K. CHATTERJEE

RESOLUTION No. 436-IND.

Calcutta, the 19th February 1951.

The Governor is pleased to reconstitute with effect on the 1st April 1951 the West Bengal Khadi Board with the following members:—

- (1) The Hon'ble Minister, Supply, Chairman (*ex-officio*).
- (2) The Director of Industries, West Bengal (*ex-officio*).
- (3) Srijukta Hemaprava Das Gupta (representing the Khadi Pratisthan).
- (4) Dr. Nripendra Nath Bose (representing Ashoy Ashram).
- (5) Sri Sudhan Chandra Laha (representing the Khadi Mondul).
- (6) Sri Gagan Chandra Jana (representing the Khadi Mandir).
- (7) Sri Bhim Chandra Patra (representing the Seva Sangha).
- (8) Sri Nagendra Nath Sen (representing the Aloke Kendra).
- (9) Sri Panchanan Basu, Honorary Secretary.

The members will hold office until the 31st March 1953.

The function of the Khadi Board will be to initiate the rapid development of hand-spinning and hand-weaving in the villages of the State so as to make the people self-sufficient as regards cloth requirements. For this purpose the Board will employ its own staff, establish centres for the training of instructors and workers, establish rural centres for the training of villagers in hand-spinning and weaving, purchase and distribute cotton spinning wheels and other accessories, purchase and market the khadi produced and take all other measures as may be necessary.

The Khadi Board will receive such grants as may be sanctioned from time to time. The Board may also receive donations and contributions from others.

Apart from establishing its own organisation the Khadi Board may at its discretion render technical and other assistance to other reputable organisations working for the development of the hand industry.

The Board will form its own rules for the regulation of its work and for the control of its expenditure.

The annual budget of the Board will be submitted to the approval of Government. The members of the Board will be liable to audit by persons as Government may appoint in this behalf. Officers authorised by Government will be empowered to inspect the work of the Board.

Order.

Ordered that the resolution be published in the Calcutta Gazette, and copies thereof forwarded to the Chairman and members of the Board.

Ordered also that a copy of the resolution be forwarded to other departments of the Secretariat and the Director of Industries, West Bengal, for information.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 494-IND.

Calcutta, the 23rd February 1951.

On an application, dated the 30th November 1950, from Messrs. Instrument Research Laboratory, of 309, Bowbazar Street, Calcutta, for a grant of Rs. 50,000 since reduced to Rs. 35,000, under section 19(1)(a) of the Bengal State Industries Act, 1931 (Bengal Act III of 1931) for manufacture of optical instruments:

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 13th December 1950, incorporated in the report submitted with letter No. 17777, dated the 6th February 1951, from the Director of Industries, West Bengal.

Order.

Ordered that the loan of Rs. 35,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of development of the existing factory for the manufacture of microscope lens, objectives, etc., etc.;
- (2) That a mortgage bond should be executed by Sri S. S. Sastry, the Managing Director of the Company, in the form to be drawn up by Government for the purpose;
- (3) That the applicant-firm should admit two apprentices every year for training in their laboratory on the recommendation of the Director of Industries, West Bengal, on such terms as may be mutually decided hereafter;
- (4) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (6) That the entire amount of loan with interest thereon should be repaid in seven equal annual instalments of Rs. 5,000 only each plus interest; the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the Calcutta Gazette.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 15521ab.- 10th March 1951.—In exercise of the power conferred by section 21 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), the Governor is pleased to make the following amendment in the Bengal Shops and Establishments Rules, 1941, the same having been previously published as required under the section cited above:—

Amendment.

In rule 9 of the said rules, for the words "to the Chief Inspector" substitute the words "in the case of shops in Calcutta and Howrah, to the Chief Inspector, and in the case of shops outside Calcutta and Howrah, to the Inspector within whose jurisdiction such shops are situated."

No. 16031ab.- 13th March 1951.—The following correction of clerical mistake and error which under rule 20 of the Bengal Industrial Disputes Rules, 1947, the Tribunal referred to in order No. 9951ab., dated the 14th February 1951, has made in his award as shown in the annexure to the said order, is hereby published with reference

to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Correction.

In the said award published in the *Calcutta Gazette*, Part I, dated the 1st March 1951, on page 505 of the said Gazette in paragraph 14(1) in the third line from the bottom, for the words "No workman who is physically unfit shall....." read "A workman who is physically unfit shall.....".

No. 1637Lab.—14th March 1951.—In exercise of the power conferred by sub-section (1) of section 15 of the Payment of Wages Act, 1936 (IX of 1936) and in supersession of notification No. 3545-Lab., dated the 20th July 1949, the Governor is pleased to appoint the Additional Deputy Commissioner, Darjeeling, to be the authority to hear and decide all claims under the said Act, for the district of Darjeeling.

No. 1656Lab.—15th March 1951.—The following draft of an amendment which, in exercise of the power conferred by section 38 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor proposes to make in the Bengal Industrial Disputes Rules, 1947, published with notification No. 1869Com., dated the 28th April 1947, in the *Calcutta Gazette, Extraordinary*, Part I of the 28th April 1947, at page 417, as subsequently amended, is published for the information of persons likely to be affected thereby.

2 The Draft will be taken into consideration on or after 15th May 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

After clause (a) of sub-rule (14) of rule 2A of the said rules add the following proviso:—

"Provided that it shall be competent for the Labour Commissioner to dissolve a Works Committee if he is satisfied that the Works Committee has ceased to represent the workmen or for any other adequate reason.

No. 1723Lab.—16th March 1951.—Whereas the State Government is satisfied that the public interest requires that the industries mentioned in the schedule below should be declared as public utility services;

Now, therefore, in exercise of the power conferred by proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to declare the industries specified in the schedule below to be public utility services for a further period of six months with effect from the 18th March 1951.

Schedule.

- (1) The Tramway Services in Calcutta and Howrah.
- (2) Cotton Textile Industries in West Bengal.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 46(1)/50/51W.C.—3rd March 1951.—In partial modification of this Labour Directorate notification No. 46W.C., dated 12th June 1950, published at page 1243, Part I of the *Calcutta Gazette*, dated 22nd June 1950, the names of "Sri N. C. Mukherjee" and "Sri S. K. Bose", members nominated by the employers to the Works Committee in G. T. R. Co., Ltd., 37, Dum Dum Road, post office Ghugudanga, 24-Parganas, are

hereby cancelled and the names of "Sri Bhushan Dey" and "Sri Santosh Kumar S" are published in their places for information.

No. 3(1)49/51W.C.—14th March 1951.—In partial modification of this Labour Directorate notification No. 3L.C., dated 6th January 1949, published in Part I at page 112 of the *Calcutta Gazette*, dated 20th January 1949, the name "Sri Murarimohan Biswas", an employer, nominated to the Works Committee of Banerjee Bros. Co., Ltd., 77, Benares Road, Salkia, Howrah, is hereby cancelled and the name of "Sri P. Gopal Roy" is published in his place for information.

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF FOOD

ORDER.

No. 2197F.D.—12th March 1951.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of that section and with notification of the Government of India in the Department of Food, No. PYGE(2)1, dated 21st October 1946, as subsequently amended, in supersession of all the previous notifications on the subject, the Governor, with the concurrence of the Central Government, has been pleased to direct that in the Calcutta Industrial Area and Calcutta Industrial (Extended) Area, the maximum retail prices of the commodities mentioned in column 1 of the schedule below, shall be as specified in the corresponding entries in column 2 of the schedule:—

The Schedule.

Commodities. 1	Maximum retail price per unit 2
(1) Wheat	6 as. 3 ps. (six annas and three pices).
(2) Atta	8 as. (eight annas).
(3) Flour	9 as. (nine annas).

Explanation.—In this order "the Calcutta Industrial Area" and "the Calcutta Industrial (Extended) Area" have the same meaning as in the Calcutta Industrial Area Rationing Regulations, 1943, and the Calcutta Industrial (Extended) Area Rationing Regulations, 1944, respectively.

II. This notification shall be deemed to have taken effect on and from the 5th February 1951.

By order of the Governor,
K. C. BASAK.

NOTIFICATIONS.

No. 2011F.D./F.D./11/25/50. — 5th March 1951.—Lt. Sachindra Mohan Roy, District Controller, West Dinajpur, was granted leave for a period from 31st December 1950 to 7th January 1951 as follows:—

- (1) Earned leave for one day under rule 1 of West Bengal Service Rules, Part I and
 - (2) extraordinary leave for the remaining period under rule 174(1)(a) *ibid*;
- in extension of the leave already granted to him under this department notification No. 13174F dated the 16th December 1950.

No. 2162F.D.—16th March 1951.—Sri Kumar Guha, Assistant Regional Controller, Procurement, Malda, is appointed temporarily to act until further orders as Special Officer (Procurement), Alipore, with headquarters at Namkum.

1]

Sri Sudhir Kumar Chakravarty, W. B. S. Deputy Assistant Regional Controller of Procurement, Katwa, is appointed to act until further orders as Deputy Assistant Regional Controller of Procurement, Burdwan, *vice* Sri Santosh Kumar Moitra.

his department notification No. 2137F.D., dated 9th March 1951, so far as it relates to the appointment of Sri Ajit Kumar Guha, Assistant Regional Controller of Procurement, Malda, as Special Officer (Procurement), Alipore, with headquarters at Alipore, is cancelled.

21F.D. 1st/140-48.—13th March 1951.—In exercise of the power conferred by clause (2) of article 9 of the Constitution of India, the Government of West Bengal, through the Director of Storage, Department of Food, Government of West Bengal, to execute on his behalf, agreements with selected for running canteens at the Government Food Depots of the Department of Food, approved by the State Government.

By order of the Governor,
P. NAG, Dy. Secy.

Directorate of Rationing and Distribution

NOTIFICATIONS.

22F.D.—9th February 1951.—In exercise of powers conferred by paragraph 16 of the Rationing Order, 1943, the Governor is notified the following amendments in the Industrial Area Rationing Regulations, notified in Part I of the *Calcutta Gazette*, *Suppl.*, of the 24th January 1944,

Amendments.

In clause (1) of clause 39 and in clauses 44 and 45 of the said Regulations, *add* the following to the word "namely":—

"and also maintain regular, accurate and correct accounts of all bread tickets received by him in a register in such form as may be prescribed by the Director or the Controller."

2210F.D.—13th March 1951.—In exercise of powers conferred by paragraph 16 of the Rationing Order, 1943, the Governor has decided to make, with effect from the 19th March 1951, the following amendment in the Industrial (Extended) Area Rationing Regulations, 1944:—

Amendment.

In clause (1) to the said Regulations for the words "1 seer 7 chattaks in the case of a person who is a heavy manual worker" *substitute* and words "1 seer 12 chattaks in the case of a person who is a heavy manual

23F.D.—13th March 1951.—In exercise of powers conferred by paragraph 16 of the Rationing Order, 1943, the Governor has decided to make, with effect from the 19th March 1951, the following amendment in the Industrial Area Rationing Regulations,

Amendment.

In clause (1) to the said Regulations for the words "1 seer 7 chattaks in the case of a person who is a heavy manual worker" *substitute* and words "1 seer 12 chattaks in the case of a person who is a heavy manual

By order of the Governor,
K. C. BASAK, Secy.

No. 2217F.D.—13th March 1951.—In pursuance of the provisions of clause 6 of the Calcutta Industrial Area Rationing Regulations, 1943, the Governor is pleased to direct that a Ration Card issued for the fifteenth time shall consist of 26 coupons.

No. 2218F.D.—13th March 1951.—In pursuance of the provisions of clause 6 of the Calcutta Industrial (Extended) Area Rationing Regulations, 1944, the Governor is pleased to direct that a Ration Card issued for the fourteenth time shall consist of 26 coupons.

By order of the Governor,
P. NAG, Dy. Secy.

পশ্চিমবঙ্গস্থিত খাদ্য ও সরবরাহ বিভাগের
অর্থোপদেষ্টার দপ্তর।

DEPARTMENTS OF FOOD AND SUPPLIES

Office of the Financial Adviser

প্রজ্ঞাপন।

NOTIFICATION.

নং ৩০২এফ.এ।—২রা মার্চ ১৯৫১।—খাদ্য ও সরবরাহ বিভাগের অর্থোপদেষ্টার অধীনে অর্থনিয়ামকের করণস্থ উপ-অর্থনিয়ামক গ্রহণে চন্দ্র মজুমদার মহাশয়কে ১৯৫১ সালের ৬ই মার্চ তারিখ হইতে ২২শে মার্চ পর্যন্ত সপ্তের দিনের জন্য অস্বীকৃত অবকাশ মঞ্জুর করা হইল।

রাজ্যপালের আদেশানুসারে,

প্রিন্সিপ্যাল সেক্রেটারি,

অর্থোপদেষ্টা ও পদাধিকারবলে অর্থবিভাগীয় সচিব।

No. 302F.A.—2nd March 1951.—Sri Hem Chandra Mazumdar, Deputy Controller of Finance in the office of the Controller of Finance under the Financial Adviser, Department of Food and Supplies, West Bengal, is granted earned leave for 17 (seventeen) days from the 6th March 1951 to the 22nd March 1951 both days inclusive.

By order of the Governor,
S. K. GHOSH,
Financial Adviser and (*Ex-officio*)
Secy., Finance Department.

DEPARTMENT OF SUPPLIES

ORDER.

No. 1009S.D.—10th March 1951.—In exercise of the power conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clauses (d), (h), (i) and (j) of sub-section (2) of that section and with the notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India in the then Department of Industries and Supplies, the Governor is pleased to make the following further amendment in the West Bengal Cotton Cloth and Yarn (Movement Control) Order, 1950, published under notification No. 670S.D., dated the 27th February 1950, as subsequently amended, namely:—

Amendment.

In sub-paragraph (3) of paragraph 4 of the said order *after* the word, figures and letter "paragraphs 2, 3A, 4" *insert* the following:—
"4A".

By order of the Governor,
S. M. MURSHED, Jt. Secy.

NOTIFICATION.

No. 997S.D.—9th March 1951.—Sri K. C. Banerjee, W. B. J. C. S., Special Officer of the Directorate of Textiles, is appointed Accounts Officer of the Department of Supplies in addition to his own duties with effect from 8th March 1951 until further orders.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Calcutta-Jalpaiguri.—No. 3034L.R.—14th March 1951.—Sri Nikhilendra Nath Akhradhari, Sub-Deputy Magistrate, Sub-Deputy Collector and Assistant Settlement Officer, employed as Jamaabandi Officer, in the Land Revenue Settlement Office, under the Directorate of Land Records and Surveys, West Bengal, is appointed as Khas Mahal Officer, Jalpaiguri, with effect from the date on which he takes over charge of his new duties.

24-Parganas - Calcutta.—No. 3036L.R.—14th March 1951.—Sri Hemanta Kumar Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, now employed as Colonization Officer, Diamond Harbour, 24-Parganas, is appointed as Assistant Settlement Officer and Jamaabandi Officer, in the Land Revenue Settlement Office, under the Directorate of Land Records and Surveys, West Bengal, *vice* Sri Nikhilendra Nath Akhradhari, transferred to Jalpaiguri.

Midnapore-24-Parganas.—No. 3038L.R.—14th March 1951.—Sri Samarendra Nath Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, now employed as Chakran Commissioner, Jhargram, Midnapore, is appointed as Colonization Officer, Diamond Harbour, in the district of 24-Parganas, *vice* Sri Hemanta Kumar Roy, transferred.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Land Acquisition

NOTICE.

Murshidabad.—No. 2776L.A.(P.W.)—8th March 1951.—Whereas 14.37 acres, more or less, of land situate in or near the villages of Durgapur and Krishnapur described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for improvement of Bhugwan-gola-Lalgola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

District Murshidabad.

Mauza Durgapur, jurisdiction list No. 81, police-station Lalgola.

Cadastral survey plots in part—585, 586, 560, 557, 559, 558, 550, 541, 548, 549, 542, 543, 540, 534, 561, 562, 564.

Mauza Krishnapur, jurisdiction list No. 82, police-station Lalgola.

Cadastral survey plots in part—1033, 1031, 1030, 1029, 1028, 1018, 1019, 1020, 1021, 1364, 948, 949, 943, 950, 942, 951, 940, 924, 925, 927,

727, 733, 734, 91, 95, 103, 962, 93, 97, 1032, 923, 732, 735, 952, 1066, 88, 89.

Cadastral survey plots in full—950 and

By order of the Governor

S. BANERJEE,

Member, Board of Revenue and
to the Govt. of West Bengal (*ex*

Land Development

NOTIFICATION.

24-Parganas.—No. 2458L.Dev.—1st Mar —Whereas it appears to the Governor that likely to be needed for a public purpose, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Garulia, jurisdiction list No. 1, police-station Noapara, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 455, 501/502, 482, 501/513, 502/514, 504/515, 504/516, and measuring, more or less, 26.19 acres, is hereby notified to be required within the aforesaid village of

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to direct the Collector, 24-Parganas, for the time engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

ERRATUM.

Nadia.—No. 2228L.Dev.—26th February 1951.—In notification No. 12788L.Dev., dated 11 November 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2404, Part I of the *Calcutta Gazette*, 30th November 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ukhilmura, jurisdiction list No. 1, police-station Ranaghat, district Nadia—

Read “27.34” for “27.43” in line 11
Read “75.23 acres” for “73.26 acres”
13.

Insert “Parts of cadastral survey plots Nos. 455, 501/502, 482, 501/513, 502/514, 504/515, 504/516, 511/512 and 135” in line 13.

DECLARATION.

24-Parganas.—No. 2460L.Dev.—1st March 1951.—Whereas it appears to the Governor that likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Garulia, jurisdiction list No. 1, police-station Noapara, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 455, 501/502, 482, 501/513, 502/514, 504/515, 504/516, 511/512 and measuring, more or less, 26.49 acres, is hereby notified to be required within the aforesaid village of Garulia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

ERRATUM.

Nadia.—No. 2230L.Dev.—26th February 1951. declaration No. 12790L.Dev., dated the 17th November 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2405, of the Calcutta Gazette, of the 30th November, 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Jahnara, jurisdiction list No. 141, police-station Maghat, district Nadia—

Read "75.23 acres" for "73.26 acres" in line 13.

Insert "Parts of cadastral survey plots Nos. 121 and 135" in line 12.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Evacuee Property Administration NOTIFICATION.

Calcutta. - No. 2994E.P.A.—13th March 1951.—Mr P. K. Mukherjee, Deputy Magistrate and District Collector, and Assistant Secretary to the Government of West Bengal, in the Department of Land and Land Revenue, is appointed, as the secretary to the Evacuee Property Management Committee for West Bengal, constituted under Notification No. 2200L.Dev., dated the 24th February 1951, in addition to his own duties.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Requisition

ORDER.

No. 385/50.

Calcutta, the 7th October 1950.

Exercise of the powers conferred by sub-section (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to make the order No. 385/50, dated the 6th May 1950, by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

Subala Road, Nagerbazar, Dum Dum, 24-Parganas (1st floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 11th March 1951.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Latifat Hussain, 25, Old Ballygunge 2nd Lane, police-station Ballygunge, 24-Parganas, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 16th March 1951:—

Schedule I.

Particulars of the premises.

18, Swinhoe Street, Calcutta.

Schedule II.

Particulars of the repairs.

To repair or replace the leaky service pipe of unfiltered water.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Note.—(1) Clause (c) of section 4 provides that if a landlord fails to execute any repairs in pursuance of an order under clause (b) the Collector may cause the repairs specified in the order to be executed at the expense of the landlord and the cost thereof may, without prejudice to any other mode of recovery, be deducted from the compensation payable to the landlord.

(2) Sub-section (1) of section 20 provides that whoever contravenes any provision of the Act, or fails or neglects to obey any order made thereunder shall be punishable with imprisonment for a term which may extend to one year or with fine or with both.

EXCISE DIRECTORATE, WEST BENGAL

NOTIFICATION.

No. 6Exc.—13th March 1951—Sri Panna Lal Sinha, Inspector of Excise, Calcutta, was granted leave on average pay for sixteen days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 19th January 1951.

R. CHOWDHURY, Commissioner.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

বন।

Forests

জঙ্গলবিভাগ।

NOTIFICATIONS.

বঙ্গ।—নং ১১৬৬ফর।—১৫ই ফেব্রুয়ারী ১৯৫১।—ইউটিলিটিকেশন বিভাগের সংশ্লিষ্ট আধিকারিক অস্থায়ী বিশিষ্ট বন আধিকারিক প্রিন্সিপাল মোহন সরকারকে বঙ্গ বন বিভাগের সংশ্লিষ্ট আধিকারিকপদে নিযুক্ত করা হইল। রাজভাটখাওয়া উপায়ার সলর হইবে।

Buxa.—No. 1166For.—15th February 1951.—Sri Monoj Mohon Sirkar, temporary Special Forest Officer, attached to the Utilisation Division, is appointed as Attached Officer, Buxa Division with headquarters at Rajabhatkhawa.

জলপাইগুড়ি।—নং ১২২১ফর।—২০শে ফেব্রুয়ারী ১৯৫১।—
অবেক্ষাধীন সহ-বনপাল প্রিন্সিপালস বসুকে জলপাইগুড়ি বন ভূক্তির আপার
টণ্ডু রেঞ্জের ভার প্রদান করা হইল। চাকরা ত্যাগের সময় হইবে।

Jalpaiguri.—No. 1221For.—20th February 1951.
—Sri Sibdas Basu, probationary Assistant Conservator of Forests, is placed in charge of the Upper Tendu Range in Jalpaiguri Division with headquarters at Chalsa.

কান্দিয়া।—নং ১২৪০ফর।—২০শে ফেব্রুয়ারী ১৯৫১।—
শিলিগুড়ি স-মিল এন্ড টিম্বার ডিপো সার্বভিত্তিসনের অধীন ভুক্তি বন
আধিকারিক এবং ১৯৫০ সালের ১৯ই ডিসেম্বর তারিখের ১০৫৬১ফর
নং প্রজ্ঞাপনে অস্থায়ী সহ-বনআধিকারিকের ও কান্দিয়া ভুক্তির বন-
আধিকারিকের পদে নিযুক্ত বরিশত বন রক্ষক প্রীতজেন্দ্র মোহন ঘোষ,
বরিশত বন রক্ষক প্রীতজেন্দ্র সরকার কর্তৃক শিলিগুড়ি স-মিল এন্ড টিম্বার
ডিপো সার্বভিত্তিসনের ভারমুক্ত হইয়া অস্থায়ী সহ-বনআধিকারিক ও
কান্দিয়া ভুক্তির বন আধিকারিকরূপে কার্য্য করিতে থাকিবেন। এই
বন ভুক্তির ভারমুক্ত না হওয়া পর্য্যন্ত ১৯২৭ সালের ভারতীয় বন আইনের
বিধান অনুযায়ী এ যাবৎ যে সকল ক্ষমতা সহ-বনপালদ্বিগকে দেওয়া
হইয়াছে অথবা ভবিষ্যতে হইবে সেই সকল ক্ষমতা ত্যাগের থাকিবে। ডাউ
হিল ত্যাগের সময় হইবে।

Kurseong.—No. 1240For.—20th February 1951.
—On relief by Sri Indu Bhushan Sarkar, Senior Forest Ranger of the charge of the Siliguri Sawmill and Timber Depot Subdivision, Sri T. M. Ghosh, Senior Forest Ranger, Subdivisional Forest Officer, Siliguri Sawmill and Timber Depot Subdivision, who was appointed in this department notification No. 10561For., dated 11th December 1950, to act as Assistant Forest Officer and Divisional Forest Officer, Kurseong Division, will continue to act as Assistant Forest Officer and Divisional Forest Officer, Kurseong Division, with headquarters at Dow Hall, with all the powers of an Assistant Conservator of Forests which heretofore have been or may hereafter be notified under the Indian Forest Act, 1927, until he is relieved of the charge of the Kurseong Division.

বঙ্গা।—নং ১২৫৫ফর।—২০শে ফেব্রুয়ারী ১৯৫১।—বঙ্গা বনভুক্তির
আর্গারিক সার্ভিসে আধিকারিক অবেক্ষাধীন সহ-বনপাল প্রিন্সিপালস বসুকে
মালদহ বনভুক্তির বন আধিকারিকরূপে নিযুক্ত করা হইল।

মালদহ ত্যাগের সময় হইবে।

Buxa.—No. 1255For.—20th February 1951.—
Sri Amarendra Bose, Assistant Conservator of Forests (on probation), Additional Attached Officer, Buxa Forest Division, is appointed as Divisional Forest Officer, Malda Forest Division with headquarters at Malda.

মালদহ।—নং ১২৫৬ফর।—২০শে ফেব্রুয়ারী ১৯৫১।—প্রিন্সিপাল
বসু কর্তৃক ভারমুক্ত হইয়া মালদহ বন ভুক্তির বন আধিকারিক অস্থায়ী
সহ-বনআধিকারিক প্রিন্সিপালস সরকার, বরিশত বন রক্ষক পদাধীনে
ত্যাগের সময় পদে প্রত্যাবর্তন করিলেন।

সহ-বনআধিকারিকরূপে নিযুক্ত করিবার সময়ে ত্যাগকে সহ-বনপালের
যে সকল ক্ষমতা দেওয়া হইয়াছিল উল্লিখিত প্রত্যাবর্তনের তারিখ হইতে
তাছাড়া এতদ্বারা প্রত্যাহার করা হইল।

রাজ্যপালের আদেশানুসারে,

মোহন চন্দ্র মল্লিক,

উপ-সচিব।

Malda.—No. 1256For.—20th February 1951.—
On relief by Sri Amarendra Bose, Sri Mohi Mohan Sarkar, Acting Assistant Forest Officer, Divisional Forest Officer, Malda Forest Division, is reverted to his substantive post in the cadre of Senior Forest Ranger.

The power of Assistant Conservator of Forests conferred upon him at the time of his appointment as Assistant Forest Officer is hereby withdrawn with effect from the date of his reversion.

By order of the Governor
G. C. MANDAL, Dy. Sec.

DIRECTORATE OF AGRICULTURE WEST BENGAL

NOTIFICATION.

Calcutta, the 10th March 1951

Sri Megh Nath Basak, Provincial Biochemist, West Bengal, is granted earned leave on medical ground for twenty days from 5th February 1951 to 24th February 1951 under West Bengal Service Rule 167(ii) with permission to pre-ex and off Sundays, the 4th and 25th February 1951

H. K. NANDI, Director

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপন।

NOTIFICATION.

হাওড়া।—নং ১১৪১শিক্ষা।৪৫-২১৫১।—৭ই মার্চ ১৯৫১
বি. ই. কলেজের পশ্চিমবঙ্গ সাধারণ কৃত্যকের রায়াল শাসন
সহ-অধ্যাপক ডক্টর বরদানন্দ চট্টোপাধ্যায়কে এই পদে এবং ২৪
১৯৫১ সালের ১৪ই অক্টোবর হইতে স্থায়ীভাবে নিয়োগ করা হইবে।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Howrah.—No. 1141Edn./4A-21.01--7th Mar 1951.—Dr. Baradananda Chatterjee, D.Sc., acting Assistant Professor of Chemistry, Bose Engineering College, in the West Bengal Government Service, is appointed substantively to that post and in that service with effect from the 14th October 1949.

By order of the Governor,
D. M. SEN, Sec.

BOARD OF REVENUE, WEST BENGAL

Land Revenue Administration NOTIFICATIONS.

Hooghly.—No. 1697Cess.—9th March 1951.—
exercise of the power conferred by section 10 of the Cess Act, 1880 (Bengal Act IX of 1880), the Board of Revenue hereby invests Sri R. A. Bose, I.A.S., Additional District Magistrate, Hooghly, with the powers of a Collector under Part II of said Act, to be exercised by him within the district of Hooghly, under the control and supervision of the Collector.

Hooghly.—No. 1698L.R.—9th March 1951.—
exercise of the power conferred by section 6 of the Land Registration Act, 1876 (Bengal Act VII of 1876), the Governor is pleased to vest Sri R. A. Bose, I.A.S., Additional District Magistrate, Hooghly, with the special appellate powers conferred by the said Act in that district.

By order of the Governor
P. BANERJEE
Secy., Board of Revenue, West Bengal,
By Secy. to the Govt. of Bengal, Land and Land Revenue Department (as officio).

Office of the Assistant-General, West Bengal

NOTIFICATIONS.

Submission of Annual Establishment Returns by Heads of Offices.

T.M. 236.—8th March 1951.—Attention of Heads of Offices of the Government of West Bengal as well as of the Central Government under direct control of this office is invited to notify No T.M./950, dated 8th March 1949 (published at pages 487, 535 and 573 of the *Calcutta*

Gazettes, dated 17th, 24th and 31st March 1949 respectively), as well as to notification No. T.M./192, dated 20th September 1950 (published at page 2051 of the *Calcutta Gazette*, dated 5th October 1950), on the subject noted above. It is hereby requested that suitable steps may kindly be taken to ensure the submission of Annual Returns of Establishment (including personnel holding temporary non-gazetted posts in superior pensionable service against temporary sanctions) as it would stand on the 1st April 1951 to this office on or before the 15th May 1951 as required by the rules.

Subject: Instructions for the deduction of income-tax from salaries.

No. TM/237.—15th March 1951.—All Drawing and Disbursing Officers of the Government of India under audit of this office and all Treasury Officers and Sub-Treasury Officers in West Bengal are hereby informed that deduction of income-tax from salaries for March 1951 onwards should *provisionally* be made at the following new rates specified in the Finance Bill, 1951. (If any one objects to the application of new rates in his case only, the deduction may be made at the 1950 rates, i.e., without the one-twentieth surcharge.)

Rates of income-tax.

	Rate.	Surcharge.
1 On the first Rs. 1,500 of total income	Nil	Nil.
2 On the next Rs. 3,500 of total income	Nine pies in the rupee ..	One-twentieth of the rate specified in the preceding column.
3 On the next Rs. 5,000 of total income	One anna and nine pies in the rupee.	Ditto.
4 On the next Rs. 5,000 of total income	Three annas in the rupee	Ditto.
5 On the next Rs. 5,000 of total income	Four annas in the rupee	Ditto.

Provided that—

- (i) No income-tax shall be payable on a total income which before deduction of the allowance, if any, for earned income, does not exceed Rs. 3,600;
- (ii) the income-tax payable shall in no case exceed half the amount by which the total income (before deduction of the said allowance, if any, for earned income) exceed Rs. 3,600.

Earned Income Relief.

The rate of relief for "earned income" is, as before, one-fifth subject to a maximum of Rs. 4,000.

Rates of super-tax.

	Rate.	Surcharge.
1 On the first Rs. 25,000 of total income	Nil	Nil.
2 On the next Rs. 15,000 of total income	Three annas in the rupee	One-twentieth of the rate specified in the preceding column.
3 On the next Rs. 15,000 of total income	Four annas in the rupee	Ditto.
4 On the next Rs. 15,000 of total income	Six annas in the rupee	Ditto.
5 On the next Rs. 15,000 of total income	Seven annas in the rupee	Ditto.
6 On the next Rs. 15,000 of total income	Seven and a half annas in the rupee.	Ditto.
7 On the next Rs. 50,000 of total income	Eight annas in the rupee	Ditto.
8 On the balance of total income	Eight and a half annas in the rupee.	Ditto.

If any change is made in the rates mentioned above by the Parliament, when the Bill is passed into law, necessary adjustment may be made later.

2. The calculations may be made on the lines of the examples given in the Ministry of Finance (Revenue Division) letter C. No. 48(4)-IT/49, dated 24th May 1949, a copy of which was published under this office notification No. TM/345, dated 24th June 1949.

[Government of India, Ministry of Finance (Revenue Division) office memorandum No. 48(4)-IT/51, dated 8th March 1951—Dy. India-9695/TM-2877.]

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 17th March 1951.

Notice is hereby given that the Second Criminal Sessions of the year 1951 of the High Court at Calcutta in West Bengal for the town of Calcutta, will be held at the Court House, in the town of Calcutta, on Monday, the 23rd April next, at 10-30 o'clock in the forenoon, and thenceforward from day to day, until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

K. P. GOENKA, Sheriff.

সেরিক আফিস, ১৭ই মার্চ ১৯৫১ খ্রিঃাব্দ।

এতদ্বারা নব্বুনাব্বাশকে আসার বাইডেছে যে, আগামী ১৯৫১ খ্রিঃাব্দে ২৩শে এপ্রিল সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ হবে পশ্চিম বঙ্গের অধীন নগর কলিকাতার কোম্পানী বিচার নিশভ্য জন্য কলিকাতা হাইকোর্টের আপন আদালত গৃহে ১৯৫১ খ্রিঃাব্দে বিত্তীয় দায়িত্ব বিচার বিভাগীয় আদালত হিসেবে এবং এতদ্বারা আরও প্রচার করা হইতেছে যে, যে সকল ব্যক্তি কোন করেলীর বিরুদ্ধে কোম্পানী অভিযোগ করিবেন তাহারা উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

কে, পি, গোয়েন্কা,
সেরিক।**ORDERS AND NOTIFICATIONS
HIGH COURT AT CALCUTTA
CHIEF JUSTICE.****Appellate Side****Leave.**

No. 1433A.—13th March 1951.—Sri Banerji, Muniaif, is allowed earned leave rule 171(a) of the West Bengal Service Rules, Part I, for sixty days in extension of granted to him under the orders of the day 1951.

24-Parganas.—No. 1517A.—15th March 1951.—Sri Sunil Kumar Ghosh, Additional Barupore, in the district of 24-P, allowed earned leave, under rule 171 Bengal Service Rules, Part I, for 60 days with effect from the 26th March 1951.

Calcutta.—No. 1544G.—16th March 1951.—Renupada Mukherji, M.A., B.L., Regt. Court, Appellate Side, Calcutta, is all on average pay under rule 184(b) of Bengal Service Rules, Part I, read 188(b) *ibid*, for the period from the 22nd March 1951.

D. SMITH,

ORDERS BY COMMISSIONERS OF DIVISIONS**Burdwan Division—Chinsura**

It is hereby notified for general information:—

Number and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which powers are delegated to issuing authority.	Name and rank of issuing authority.
Appointment to Union Benches and Courts.				
No. 233 L.S.-G. dated the 22nd February 1951.	Onda union board, police-station Onda, subdivision Sadar, district Bankura.	Sri Akur Chandra Duari, Sri Kalidasa Chakravarty, Sri Basubhara Mandal and Sri Alakananda Sarkar.	Sections 65 and 73 of the Bengal Village Self-Government Act, 1919.	D. S. Das, District Magistrate.
No. 234 L.S.-G. dated the 22nd February 1951.	Ratanpur union board, police-station Onda, subdivision Sadar, district Bankura.	Sri Hira Lal Mitra, Sri Ashutosh Chakravarty, Sri Sarada Pal and Sri Bristidhar Mandal.	Ditto	D. S. Das, District Magistrate.
No. 235 L.S.-G. dated the 22nd February 1951.	Ramaagar union board, police-station Onda, subdivision Sadar, district Bankura.	Sri Ajit Mukhopadhyay, Sri Satish Chandra Lahiri, Sri Bijoli Bhushan Dutta and Sri Shyamdas Goswami.	Ditto	D. S. Das, District Magistrate.
No. 236 L.S.-G. dated the 22nd February 1951.	Santore union board, police-station Onda, subdivision Sadar, district Bankura.	Sri Surendra Nath Samanta, Sri Akmechan Kundu, Sri Anadi Mukhopadhyay and Sri Gobinda Chandra Goswami.	Ditto	D. S. Das, District Magistrate.
No. 237 L.S.-G. dated the 22nd February 1951.	Nakajuri union board, police-station Onda, subdivision Sadar, district Bankura.	Sri Raghubar Bandopadhyay, Sri Bhaskarananda Chattopadhyay, Sri Rathan Chandra Mandal and Sri Anath Pramanick.	Ditto	D. S. Das, District Magistrate.
No. 238 L.S.-G. dated the 22nd February 1951.	Mojha union board, police-station Mojha, subdivision Sadar, district Bankura.	Sri Ashutosh Bhui, Sri Jukhabasan Bauri, Sri Bankantha Bhattacharjya and Sri Kali Pada Dhang.	Ditto	D. S. Das, District Magistrate.
No. 239 L.S.-G. dated the 22nd February 1951.	Tiluri union board, police-station Saltora, subdivision Sadar, district Bankura.	Sri Biswamwar Bhattacharjya, Sri Basudev Roy, Sri Arjun Chandra Mondal and Sri Kripa Sindhu Sen Ukil.	Ditto	D. S. Das, District Magistrate.
No. 240 L.S.-G. dated the 22nd February 1951.	Barshal union board, police-station Gangajalghati, subdivision Sadar, district Bankura.	Sri Bhojanath Mondal, Sri Chundlal Ghatak, Sri Raahbhar Mondal and Sri Barbeswar Mondal.	Ditto	D. S. Das, District Magistrate.
No. 241 L.S.-G. dated the 22nd February 1951.	Dahala union board, police-station Khatra, subdivision Sadar, district Bankura.	Sri Balramtha Nath Mahato, Sri Basanta Mahato, Sri Jatindra Nath Roy and Sri Laxmi Majhi.	Ditto	D. S. Das, District Magistrate.
No. 242 L.S.-G. dated the 22nd February 1951.	Barbare union board, police-station Ramchand, subdivision Sadar, district Bankura.	Sri Babulal Hembram, Sri Bhakutosh Mondal, Sri Dhanswar Majhi and Sri Nanda Lal Murmu.	Ditto	D. S. Das, District Magistrate.

No. 227C.—8th March 1951.—In partial modification of this office notification No. 976C., dated 14th November 1950, about the appointment of members to the Subdivisional Minorities Boards in the district of Hooghly, published at pages 2493-4, Part I of the *Calcutta Gazette*, dated 14th November 1950, Mr. Simpson Niranjan Kumar (was) is appointed as a member of Hooghly Subdivisional Minorities Board, *vice* Mr. Ananta Nath Sarkar, resigned.

B. SARKAR, Commissioner.

NOTIFICATION.

Midnapore, the 5th March 1951.

It is hereby notified for general information and exercise of the power conferred upon me by section 6 of Bengal Ferries Act, 1885 (Act I of 1885), the limits of the Bhunaghat establishment of which was sanctioned by notification No. 299L.S.-G., dated 13th January 1950, of the Commissioner, Burdwan Division are hereby defined as noted below:—

West of the Bhunaghat Ferry over Kapaleswari at police-station Sabang, district Midnapore.

Western limit—Plot Nos. 448 and 860 of mauza Bhuna, police-station Sabang.

Eastern limit—Plot Nos. 2601, 2602, 2603 and 2604 of mauza Sabang, police-station Sabang.

[ILLEGIBLE],
District Magistrate.

by the Deputy Inspector-General of Police,
Western Range

No. 2566.—9th March 1951.—Sri Blushan Mitra, Inspector, Midnapore, is granted 70 days' leave on half average pay on certificate under rule 173 (7) of the Bengal Service Rules, Part I, in extension of leave granted to him in notification No. 222 dated 22nd September 1950, published in *Calcutta Gazette*, dated 12th October 1950.

Existing acting arrangement will continue.

Jhendra Chandra Mukharji, Inspector, is granted leave on half average pay for 70 days and fifteen days on medical certificate in extension to the leave granted to him in notification No. 222, dated 1st December 1950, published in *Calcutta Gazette*, dated 14th December 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Existing acting arrangement will continue.

Jnanesh Chandra Datta Chaudhuri, officiating Inspector, Asansol (Burdwan), will continue as such in Midnapore, *vice* one of the posts sanctioned in Government Order No. 491, dated 14th September 1950, of that date.

Mohini Mohan Acharji, officiating Inspector, Midnapore, will, on relief by Sri Jnanesh Chandra Datta Chaudhuri, officiating Inspector, to his substantive rank of Sub-Inspector at Midnapore.

transfers involved in the aforesaid orders are in the interests of public service.

H. L. SHAHA, Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 342R.G.—12th March 1951.—Sri Rama Prosad Roy (Choudhuri, Sub-Deputy Collector (on probation), Sadar, Murshidabad, is appointed as Circle Officer, Sadar, North Circle, with effect from the date he takes over charge there.

No. 418L.S.-G.—12th March 1951.—The appointment of the following gentlemen as members of the Managing Committee of the Municipal Charitable Dispensary at Garulia in the district of the 24-Parganas, is published for general information under rule 20(b) of the Dispensary Manual:—

- (1) Subdivisional Officer, Barrackpore.
- (2) Civil Surgeon, 24-Parganas.
- (3) Medical Officer, Garulia Municipal Dispensary.
- (4) Manager, Shammagore Jute Factory.
- (5) Manager, Dunbar Mills.
- (6) Sri Kapildeo Sarma.
- (7) Sri Lal Chand Lala.
- (8) Dr. A. N. Mukherjee, M.B.
- (9) Sri Joyram Choudhuri.
- (10) Sri Mohit Kumar Chatterji.
- (11) Sri Gouri Shankar Sharma.
- (12) Sri Mrinal Kanto Banerjee.

No. 410L.S.-G.—16th March 1951.—The Assistant Surgeon, Krishnagar Sadar Hospital, is hereby appointed a member of the Advisory Committee of the Krishnagar Provincialised Hospital in the district of Nadia in place of the Subdivisional Officer, Sadar (North), removed for continued absence from the Committee meeting for the unexpired period of the term of the existing committee appointed under this office notification No. 547L.S.-G., dated 29th April 1949.

J. N. TALUKDAR, Commissioner.

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found under section 4.

Alipore, the 22nd February 1951.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII of 1947 which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 60 of 1941-42 of Regn. VIII(L.A.).

Mauza Kalihaty, police-station Dum Dum.

Cadastral Survey plot Nos.	Name of the owners.	Date of derequisition.
990 (P)	Sri Pauchkari Sarder ..	30th January 1951.
101, 102	Sri. Pauchimoni Das, wife of Lakshman Patra.	Ditto.
100	Sri Satya Palk and others of Kadihaty.	Ditto.
778 (P) .. } 779 (P) .. }	Dr. Shihapada Mukherjee, 40, Beadon Street, Calcutta.	Ditto.

S. N. DAS GUPTA,
Land Acquisition Collector, 24-Parganas.

FORM D.

Forms of notices to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 8th March 1951.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas, (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII of 1947, which have been directed under section 4 of the said Act, to be exercised by me, necessary enquiry has been made and Sri. Jasodamoyee Debi, wife of late Narendranath Banerjee, owner, has been held to be entitled to get possession of the property;

And whereas the aforesaid person cannot be found and has no agent or other person empowered to accept delivery on her behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Case No. L.A. VIII/77 of 1943-4

Cadastral survey plot No. 3090 of Khardah, police-station Khardah.

S. N. DAS GUPTA
Land Acquisition Collector, 24-Parganas.

Presidency Division—Jalpaiguri NOTICE.

Balurghat, West Dinajpur, the 12th March 1951.

The premises described in the schedule below would be de-requisitioned on 31st March 1951 and delivery of possession thereof would be made to the owner:—

The schedule.

Description of house.

Nine rooms, one latrine, and one puja room situated on plot No. 1280, khatian No. 15, mauza Raiganj, jurisdiction list No. 15, station Raiganj, West Dinajpur.

R. BANERJEE
District Magistrate
West Bengal

ORDERS AND NOTIFICATIONS BY COMMISSIONER OF INCOME TAX WEST BENGAL

No. 66887(A)C.T./2E-126/50-51—9th March 1951.—Sri P. C. Das, Fifth Additional Income Tax Officer, District V, Calcutta, is allowed leave under Revised Leave Rules, 1933, earned leave of fourteen days with effect from 26th October 1950 to 8th November 1950, with permission to take leave on Sunday, the 15th October 1950 and Puja day, the 16th October 1950 to 25th October 1950 and to affix the holiday on 9th November 1950 on the leave.

It is certified that the officer was in receipt of his salary and allowances up to the date of his return on the expiry of his leave to the post to which he proceeded on leave or to a post to which he was appointed at similar rates of allowances.

S. NARGOLWALA, Commr.

LABOUR DEPARTMENT

ORDER.

No. 1571Lab.—12th March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 2200Lab., dated the 3rd May 1950, the industrial disputes which had existed between the 79 printing presses of Calcutta and Howrah mentioned in the list appended to the said order, dated the 3rd May 1950, and their employees represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta, over the questions relating to (1) minimum wages, grades and scales fixed in the previous award referred to therein, (2) dearness allowance, (3) gratuity and standing orders regarding termination of employment, were referred adjudication to an Industrial Tribunal constituted by Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Samarendra Nath Dutta of 47/1, Ogg Road, post office Shyamnagar, Parganas, an employee of Messrs. Caledonian Printing Co., Ltd., of 3, Wellesley Place, Calcutta, being item No. 15 of the list aforesaid, as represented by the said Press Employees' Association, made a complaint in writing before the said Tribunal alleging that the said Company had acted, to the prejudice of the said employee, the conditions of service payable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of Sri Samarendra Nath Dutta, 47/1, Ogg Road, post office Shyamnagar, 24-Parganas, an employee of Messrs. Caledonian Printing Co., Ltd., 3, Wellesley Place, Calcutta, as represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta, and in the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Case No. 6 of 1951), and in the matter of reference No. 2200Lab., dated the 3rd May 1950, Government of West Bengal, Labour Department.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the complainant: Sri P. K. Sanyal, Advocate, assisted by Sri Indu Bhushan Sarkar, Secretary of the Press Employees' Association.

the opposite party: Sri S. K. Mallik of Messrs. Sandersons and Morgans, Solicitors.

AWARD.

In pursuance of the order of reference No. 2200Lab., dated the 3rd 1950, of the Government of West Bengal, Labour Department, adjudication proceedings were started for settlement of industrial disputes between employers and employees of 79 printing presses of Calcutta and Howrah mentioned in the list annexed to the order of reference, of which *Mc Caledonian Printing Co., Ltd.*, was one, being serial No. 15 in the list. The award has been submitted to the Government but it has not as yet been published.

The complainant's case is that he was an accountant of *Mc Caledonian Printing Co., Ltd.*, and that for no fault of his, he was compelled by the management by threat, coercion and undue influence to tender his resignation by a letter, dated 11th December 1950. According to the complainant, the circumstances under which he is alleged to have tendered his resignation are that since July 1950 the Managing Director had been requesting the complainant to use his influence with an Assistant Commissioner of Income-tax who happened to be a cousin of the complainant to secure some undue favour in matter of income-tax, that the complainant had refused to comply with the unfair request of the Managing Director, that the Managing Director commenced behaving rudely with and threatening the complainant with dire consequences, held up payment of wages to the complainant and demanded of the complainant from time to time to sever his connection with the Company, appointed a new hand, rendering the complainant completely idle, held up threats of a criminal case unless he would resign, that when the complainant demanded all his up-to-date dues, the Managing Director promised to pay up his dues only if he would tender his resignation and that the complainant, being exasperated and frightened under conditions created by the Managing Director, had no other alternative than to resign but that his arrear dues have not been paid in spite of repeated demands. The complainant pleads that the action and conduct of the Managing Director amounted to unfair labour practice and prays for reinstatement with full compensation for the period of forced unemployment and all arrear dues.

The opposite party denies all the allegations of the complainant including those about the unfair request, threat, coercion, undue influence and unfair labour practice. The opposite party's case, in brief, is that in November 1950 some account books in the charge of the complainant were found to be in order, that arrangement was made for a special audit of the books from the 11th December 1950 and that to avoid this special audit, the complainant absented himself from duty and eventually tendered his resignation by a letter, dated 11th December 1950. The opposite party further pleads that the complainant's salary was suspended during investigation, and that payments were made to him from time to time on suspense accounts.

A preliminary objection has been raised as to whether the complaint is maintainable under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. The scheme of the Act is that Tribunals can assume jurisdiction over industrial disputes only on a reference by the appropriate Government under section 10 of the Act. The only exception has been made in cases coming under section 33A of the Act. Section 33A authorises a Tribunal to assume jurisdiction over an industrial dispute arising out of a violation of provisions of section 33 of the Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, without a formal reference from the appropriate Government under section 10 of the Act. This is

on and the conditions under which this special provision may be must be fulfilled before the Tribunal assumes jurisdiction over an industrial dispute, without any order of reference from the appropriate authority, as contemplated by the general section (section 10 of the Act). The conditions are that the adjudication proceedings must be pending before the Tribunal, that during the pendency of the proceedings employers have contravened the provisions of section 33 and that such contravention is in the interest of the workmen who are concerned in the dispute pending for adjudication.

It may be noted that an industrial dispute covering a good number of workmen of a general nature was referred to this Tribunal for adjudication by order No. 2200Lab., dated 3rd May 1950, of the Government of West Bengal, Labour Department. The award which was given in pursuance of the said order of reference has not as yet been published. According to section 20 of the Act, the adjudication proceedings must be deemed to be pending till the award is published. In any case on the date to which complaint relates, viz., the 11th December 1950, the adjudication proceedings were pending. As the industrial disputes involved in the said proceedings were of a general nature, the dispute concerned all workmen in the printing press including the complainant. These two conditions have been fulfilled. The only other condition is whether the provision of section 33 of the Act as amended by the Industrial Disputes (Amendment) Act, 1950, was contravened by the management.

Section 33 of the amended Act prohibits any change in the conditions of service of workmen, discharge or punishment of any workman by dismissal or otherwise pending proceedings of conciliation or adjudication in which the workman or workmen are concerned except with the express permission in writing of the conciliation officer, Board or Tribunal as the case may be. It has been accepted by almost all the Judges of the Industrial Tribunal for West Bengal that "a change in the condition of service of workmen" contemplated in clause (a) of section 33 refers to "a change in the condition of service of workmen in a collective sense". In this view of the law, the conduct of the Managing Director towards the complainant as such by him does not come within the mischief of clause (a) of the section. I am not aware if the Judges of the Industrial Tribunals of other States have taken any different view.

I do not propose to enter into the merit of the allegations of the parties. I will discuss only the legal aspect of the respective cases of the parties. The complainant alleges that the respondent is guilty of no fault of his, but he tendered resignation under a threat, coercion, undue influence and pressure from the Managing Director. The action and conduct of the Managing Director are said to have amounted to unfair labour practice. Whatever may have been the case, there was no discharge nor was there any punishment inflicted by the management on the complainant. If the Managing Director demanded of him to tender resignation, he was quite at liberty to refuse to comply with this unfair demand of the Managing Director and to seek redress before the proper forum. He chose to comply with the demand of the Managing Director. By his own action, he terminated the relationship of employer and employee with the Printing Press. The management did not itself take any action for the termination of this relationship. If on the other hand, we accept the version of the management that the complainant was at fault, inasmuch as some of the account books and vouchers were not in order. But according to the management no punishment was inflicted on him, only an arrangement was made for a special audit and to avoid the special audit, this complainant of his own accord tendered resignation. If really any loss was caused to the

industry by the complainant by his irregular maintenance of the Accounts Books, he was liable for compensation to the management. This compensation may vary according to the degree of wilful negligence on the part of the defaulter. If in the interest of the industry, the salary of the complainant had been suspended pending the investigation, as a security measure, such an action does not amount to punishment. The entire amount will be paid to him if he can stand the investigation and is absolved of all liabilities. In that case, the payment will be delayed only and the delay cannot be construed as punishment. Some payments are said to have been made to the complainant on suspense accounts. The deductions were made permanently by way of punishment, for it is nobody's case that the investigation has concluded or that the result of the investigation is against the complainant, or that the deductions made from his salary as a security measure have been withheld for all time to come to be credited against his liability by way of punishment.

It has been alleged that the complainant was not getting full salary from before January 1950. The employer's case is that as a measure of economy in the interest of the industry, the salary of the complainant was reduced and his special allowance was stopped without reference to any fault or default of the complainant. Whatever that might have been, it was done long before the reference No. 2200 Lab., when no adjudication proceedings were pending. It is nobody's case that this was done by way of punishing the complainant. Without expressing myself about the effect of this reduction of salary and stoppage of the special allowance, I am clearly of opinion that I have no jurisdiction to look into the matter under section 33A of the Act which authorises a Tribunal to investigate a contravention of section 33 only if such contravention has taken place during the pendency of adjudication proceedings before a Tribunal. The Tribunal are not concerned whether at the relevant time any conciliation proceedings were pending before any conciliation officer. Even if any such conciliation proceeding was pending at the time, the pendency of such conciliation proceedings does not bring the case under section 33A of the Act, as there had been any contravention of section 33 during the pendency of conciliation proceedings.

In any view of the case, the action or conduct of the Managing Director does not amount to discharge or punishment of the complainant as contemplated by clause (b) of section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950.

I have considered the case very carefully from all possible angles. I am clearly of opinion that no case of violation of the provisions of section 33 of the Act during the pendency of adjudication proceedings has been made out by the complainant. I cannot accordingly assume jurisdiction over the complaint under section 33A of the Act. If the complainant is really aggrieved, he may approach the proper authority or forum for relief.

A. DAS GUPTA

Judge, Industrial Tribunal

The 28th February 1951.

By order of the Governor
D. S. P. MUKHERJEE, J.

ORDER.

15601ab.—10th March 1951.—Whereas under the Government of Bengal, Labour Department, order No. 5353Lab., dated the 18th September 1950, the industrial dispute between Messrs. Carlsbad Mineral Manufacturing Co., Ltd., 14, Watkins Road, Howrah, and their workmen represented by the Bengal National Chamber of Labour, 51, Chittaranjan Avenue, Calcutta, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

and whereas during the pendency of proceedings before the said Sri P. R. Mukherjee, District Judge, the Treasurer of the Union on behalf of 16 workmen of the said Company, made a complaint in writing before the Industrial Tribunal, alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri P. R. Mukherjee, District Judge, has adjudicated upon the said complaint and submitted his report to the State Government;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Carlsbad Mineral Water Manufacturing Co., Ltd., 14, Watkins Road, Howrah, and their workmen represented by the Bengal National Chamber of Labour, 51, Chittaranjan Avenue, Calcutta, and in the matter of an application under section 33A of the Industrial Disputes (Amendment) Act made by the Treasurer, Carlsbad Factory Mazdoor Union on behalf of the workers of the Company.

PRESENT:

Sri P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

For the Company Sri S. C. Sen, Advocate, and Sri N. M. Das Gupta, Pleader, assisted by Sri B. L. Bhawalka, Director of the Company, and Sri M. Pasari, Manager of the Company.

For the Union Janab Md. Shaafatullah Khan, Treasurer of the Union.

AWARD.

The main dispute between the employer and the employees abovenamed was referred to this Tribunal by the Government of West Bengal as order No. 5353Lab., dated the 18th September 1950, and while this dispute was pending, this application under section 33A of the Industrial Disputes Act had been filed by the Treasurer of the Union on behalf of the workmen of the Company, alleging that the workers in question had had for days from 301 to 310 during the period of last twelve months that they are entitled to one day's wages for every 20 days worked. It is complained that the Company, in contravention of clause (8) of the awarding Orders, did not allow them the requisite number of holidays but allowed them only 10 days.

The Union alleges that this is contravention of section 33 inasmuch as it was before the Tribunal was pending at the time, and the Company—

it is said—altered the conditions of service by giving only 10 days' leave lump.

The Company filed a written statement denying contravention of section 33 of the Act. The only issue before the Tribunal is if there has been such contravention of section 33, or in other words, if there has been alteration in the condition of service as alleged by the Union.

Decision.

On reviewing the points urged, it is found that there has been no contravention of section 33 of the Industrial Disputes Act as alleged, for—

- (i) the Standing Order of the Company was certified on 24th November 1950 and under section 7 of the Industrial Employment (Standing Orders) Act, the above Standing Order will come into force on expiry of 30 days from the date of certification. Before the Standing Order came into operation, the workmen were entitled to 10 days' leave. Consequently, therefore, none of the workmen are entitled to more than 10 days' leave for the period when this new Standing Order was not in operation. I do not think there has been any such contravention as alleged by the Union.
- (ii) Even if it be assumed that 16 workmen are entitled to get leave according to the Factories Act of 1948, i.e., one day for every 20 days' work, subject to a minimum of 10 days, the Company did not violate the said rule, for under sub-section (3) of section 79 of the Factories Act, the workman must apply for such leave not less than 15 full working days before the date on which he wishes his leave to begin. None of these workmen in question has yet applied for such leave. The Company, therefore, cannot allow them 10 days' leave provisionally. There is no knowing what the workmen in question were entitled to get more than 10 days' leave. As the Company has had no occasion to refuse the leave and as there is no prayer, no question of contravention of the Act can arise.
- (iii) Even assuming that the Company refused to grant more than 10 days' leave earned in 1950 to its workmen in question, it cannot be deemed to be an alteration of condition of service. It may at the worst be a contravention of the Factories Act, for under section 92 of the Factories Act, the employer in question will be liable to be punished on the report of the Factory Inspector. Contravention of provision of Factories Act may not be an alteration of section 33 of the Industrial Disputes Act.

On reviewing all the points, it is clear that there has been no contravention as complained, and that there has been no application for leave as prayed and it is not also clear for which period the leave had been prayed, or whether it had been refused. The petition is significantly silent on this material point. I have, however, directed the Company to prepare an up-to-date Leave Register as contemplated under the Factories Act showing the amount of leave each worker is entitled to, and this, I hope, will be completed before long.

P. R. MUKHERJEE
Judge, Industrial Tribunal

The 24th February 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

1561Lab.—10th March 1951.—Whereas under the Government of Bengal, Labour Department, order No. 5628Lab., dated the 26th September 1950, the industrial dispute between Messrs. Hajee Ismail Sait & Sons, Ltd., Russa Distillery, Tollygunge, Calcutta, and their workers as represented by Russa Distillery Workers' Union, Basanta Lal Saha Road, Tollygunge, Calcutta, was referred for adjudication to Sri A. Das Gupta, District Judge;

and whereas the said Sri A. Das Gupta, District Judge, has submitted to the Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of reference No. 5628Lab., dated the 26th September 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Hajee Ismail Sait & Sons, Ltd., Russa Distillery, Tollygunge, Calcutta, and their workers as represented by Russa Distillery Workers' Union, Basanta Lal Saha Road, Tollygunge, Calcutta.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the employers: Sri S. C. Sen, Advocate, and Sri J. K. Ghosh, Pleader, instructed by Messrs. Orr, Dignam & Co., Solicitors.

the Union: Sri Atul Chandra Ghosh, General Secretary, Janab Akhmed Khan, Assistant Secretary, Sri Bibhuti Ghose, representative.

AWARD.

The following points have been referred to for adjudication:—

- (1) Introduction of Production Bonus.
- (2) Employment of substitutes in place of workmen on leave.
- (3) Introduction of grade promotion.
- (4) Appointment of 50 relieving hands.
- (5) Should a worker working temporarily in the higher grade receive the wages of the same grade in which he is serving.
- (6) Fixation of initial pay of the workers within the existing scale according to the length of service.
- (7) Travelling allowance for workers residing at distant places.
- (8) Supply of uniform to all workers.
- (9) Free medical treatment to the family members of the workers.
- (10) Should temporary workers be recognised as permanent after 3 months' service from the date of their admission and should their basic pay be Re. 1-8 per day.

It may be noted that since 1947 there have been as many as three awards between the parties. Details are given below:—

Particulars of reference.	Name of adjudicator.	Particulars of publication.
Order No. 635Lab., dated 8th October 1947.	Sri M. C. Banerji	<i>Calcutta Gazette</i> , dated 15th January 1948 (Order No. 29Lab., dated 6th January 1948).
Order No. 3253Lab., dated 5th July 1949.	Sri M. C. Banerji	<i>Calcutta Gazette</i> , dated 22 December 1949 (Order No. 6428Lab., dated 16th December 1949).
Order No. 4238Lab., dated 1st August 1950.	Sri S. C. Chakrabarty	<i>Calcutta Gazette</i> , dated 10 September 1950 (Order No. 5396Lab., dated 16th September 1950).

Prior to these three awards there was another award so far back as 1944, which was given by Sri R. Gupta, I.C.S., the then President Magistrate, Calcutta. These four awards adjudicated upon various points in dispute. I shall refer to only those points which are relevant for the purpose of the present adjudication.

Before I proceed to discuss the merit of the several points referred for adjudication, I should do well to indicate briefly the nature of the industry. The employers, Messrs. Hajee Ismail Sait & Sons, Limited, carry on business at Russa Distillery, Tollygunge, Calcutta, and manufacture country spirit under the supervision of the Commissioner of Excise, West Bengal, and under a licence granted by the Government of West Bengal. Under the terms of agreement in the licence, the Government fixes prices of the spirit on the basis of the cost price of materials, manufacturing cost and profit to be allowed to the manufacturers, and the Company is to take sanction from the Commissioner of Excise for an increase in cost of production to enable them to get credit for the same. As to country spirit the Company manufacture rectified spirit and denatured spirit. So far as country spirit is concerned, the Government base the manufacturing cost calculated on the accounts of the preceding year plus per cent. of the cost as profit. Country spirit is sold by the Government. About rectified spirit and denatured spirit, although there is no control rate, the Company cannot sell these two kinds of spirit at more than market rate. We have been told at the hearing that hitting at a price spirit is dependent on the release permit given by the Excise Collector. The Excise Commissioner always requests the manufacturer to sell at price recommended by him. It has been contended on behalf of the Company that the Company have to compete in the market under very favourable circumstances. These spirits are manufactured from molasses which is usually obtained from U.P. and Bihar at the rate of Rs. 1.50 per maund as against Rs. 2-8 in Calcutta. Rectified spirit is sold in Calcutta at Rs. 1-6 per gallon. This is imported from U.P. with the permission of the Excise Commissioner. But the Commissioner of Excise does not fix price of the imported spirit. Imported rectified spirit generally sold in Calcutta at Rs. 3-6 per gallon whereas the Bengal quality of rectified spirit is sold at Rs. 3-8 per gallon. This is the position of the industry as before the Tribunal by the Company, and this has not been refuted on behalf of the Union.

Any increase in the financial burden of the Company is likely to increase the cost of production of country spirit. With a view to avoid any objection from the Excise Department in future, I requested the Excise Department to be present during the adjudication proceedings and to place its views before this Tribunal. The Deputy Commissioner of Excise and the

superintendent Sri Jyotirmoy Roy accordingly came when the case was taken up. They however made it clear that the Excise Department would use no objection to any reasonable increase of the financial burden. That is about country spirit. But about other two kinds of spirit care must be taken to see that the industry is not thrown out of the market by any undue increase in the cost of production. Any step that may lead to a collapse of the industry will be ultimately detrimental to the workmen themselves and I firmly believe that the Workers' Union, which appeared to me at the hearing to be very reasonable, will appreciate this position.

Points Nos. 1, 2 and 3.—Introduction of Production Bonus. Employment of substitutes in place of workmen on leave. Introduction of grade promotion.

These three points were covered by the award given by Sri S. C. Chakrabarty, which was published in the *Calcutta Gazette (Extraordinary)*, dated 16th September 1950, under Government of West Bengal, Labour Department, order No. 5396Lab., dated 16th September 1950. The award by Sri S. C. Chakrabarty was as follows:—

"As no statement of claim has been filed, I find that no dispute exists. Award that no dispute exists." This award was to remain in force under section 19 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, for one day only.

The Industrial Disputes Act, 1947, was amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, which came into force on the 1st May 1950. The order of reference No. 4238Lab., by which Sri S. C. Chakrabarty was appointed Tribunal to adjudicate upon the industrial disputes between the parties, was dated the 1st of August 1950. Sri S. C. Chakrabarty gave his award on the 17th August 1950, and the award was published on the 16th September 1950. It is thus clear that the reference, the award and the publication of the award were posterior to the amendment of the Industrial Disputes Act of 1947. Under section 17A of the amended Act, the award of a Tribunal becomes enforceable on the expiry of 30 days from the date of its publication. Under section 19, sub-section (3), an award is ordinarily to remain in force, subject to the provisions of section 17, for a period of one year, and the appropriate Government has the power to reduce the said period or to extend the period up to a maximum limit of two years from the date on which the award comes into force. A question is now raised as to whether immediately on the expiry of the operative period fixed by the Government for the award of Sri S. C. Chakrabarty, fresh reference on the points which were the subject matter of adjudication before Sri S. C. Chakrabarty is valid in law. For a clear understanding of the law on this point, I may reproduce sub-sections (5) and (6) of section 19 of the amended Industrial Disputes Act:—

(5) Nothing contained in sub-section (3) shall apply to any award which by its nature, terms or other circumstances does not impose, after it has been given effect to, any continuing obligation on the parties bound by the award.

(6) Notwithstanding the expiry of the period of operation under sub-section (3), the award shall continue to be binding on the parties until a period of two months has elapsed from the date on which notice is given by any party bound by the award to the other party or parties intimating its intention to terminate the award."

It has been contended on behalf of the Company that after an award adjudicating an industrial dispute has been published a fresh industrial dispute on the same point cannot be raised except by a notice by the party who wants to get out of the award to the other party as provided in section

17, sub-section (6). Notwithstanding the expiry of the period of operation the award is to remain in force and binding on the parties for a period of two months from the date of the notice. We get from the file of the Labour Commissioner that a fresh demand was forwarded by the Union to management by a letter, dated 15th September 1950. In this letter, included, among other points, the points which were referred to Sri S. C. Chakrabarty for adjudication. It was not expressly mentioned in the letter that the Union intended to terminate the award of Sri S. C. Chakrabarty which had not then been published. By no stretch of imagination this letter can be construed as an intention to terminate the award which had not then acquired any legal value. Notwithstanding the fact that the award of Sri S. C. Chakrabarty did not expressly impose any obligation on any party, the Government fixed one day as the operative period of the award under section 19(3). Under sub-section (5) of section 19, sub-section (3) of the said section does not apply to any award which by its nature, terms and other circumstances does not impose, after it has been given effect, any continuing obligation on the parties bound by the award. The award of Sri S. C. Chakrabarty was that there was no dispute. It does not expressly impose any obligation on the parties. It has been contended on behalf of the Company that the implication of the award was that the existing state of things was to continue and the learned Advocate for the Company urges that the award imposed a continuing obligation on the parties, namely, maintaining the state of things then existing. I am not prepared to accept this view: "Imposing an obligation signifies the idea of adding to the existing obligation." Hence in my view the Government, in fixing one day as the operative period of the award had no legal value. Under section 19(3) the Government was not called upon to fix the operative period for an award which did not impose any obligation on the parties bound by the award. The result is that immediately on the publication of the award of Sri S. C. Chakrabarty it ceased to be operative immediately after acquiring its value under section 17A. In this view of the award, section 17(5) does not apply to the circumstances of the present case.

On the date on which Sri S. C. Chakrabarty gives the award it had no legal value. It acquired a legal value only on expiry of 30 days from the date of publication of the award. The award was published in the *Calcutta Gazette* on the 16th September 1950. Hence under section 17A of the amended Act the award acquired a legal value only on the 16th October 1950. In this view of the case, it cannot but be said that on the 1st October 1950 there was no dispute between the parties on the points covered by the award. The letter of the Union, dated the 15th September 1950 which I have already referred, could by no means revive an industrial dispute which was set at rest by the award of Sri S. C. Chakrabarty on the 1st October 1950. Although the Tribunal had no seisin over the industrial dispute after publication of the award, any fresh reference on the points covered by the award in between the award was published and it acquired a legal value under section 17A cannot have any practical value. There is no bar to the Government making such a reference, but if any such reference is made on the strength of a dispute raised by a party on points covered by a previous award, the subsequent Tribunal cannot ignore the legal value of the award on the date on which it has acquired such value and adjudicate upon an industrial dispute on the same point raised anterior to the award acquiring its legal value. In this view of the case I can only hold that on the 16th October 1950 there was no dispute between the parties on the points covered by the award given by Sri S. C. Chakrabarty. If any dispute on the same points had been raised by the Union before the 1st October 1950, such an action of the Union could not wipe out the legal value of the award of Sri S. C. Chakrabarty on the 16th October 1950.

accordingly unable to entertain the demand of the Union on the first three points. The point is undoubtedly very technical but a Tribunal cannot ignore the legal bar of a statute of which the Tribunal is a creature.

Although I am legally debarred from adjudicating on the first three points the industrial disputes, in the interest of the industry I propose to make my recommendations to the employers. The first three demands were in the following terms in the letter addressed by the General Secretary of the Union to the Managing Director of the Company on 15th September 1950:—

- (1) Introduction of Production Bonus as per agreement, dated 17th February 1950.
- (2) Appointment of 50 relieving hands.
- (3) Introduction of grade promotion as per agreement, dated 17th February 1950.

There was an agreement between the parties through the intervention of the Assistant Labour Commissioner on 17th February 1950. A copy of the terms of settlement has been marked Ext. 1. This is admitted by both parties. It is clear that no settlement was arrived at about the Union's demand for Production Bonus on 17th February 1950. It was however agreed that the question would be taken up by the Company in future. As no tangible scheme was prepared for Production Bonus by the parties on 17th February 1950 there was nothing to be introduced. No definite scheme of Production Bonus appears to have been placed before the Company by the Union.

Some settlement was arrived between the parties on 17th February 1950 about grade promotion. I recommend that the terms agreed upon may be given effect to as early as possible.

About the demand for employment of substitutes in place of workmen on leave, I am not in a position to make any recommendation for reasons given under point No. 4.

Point No. 4.—Appointment of 50 relieving hands.

It is indirectly raising item No. 2 of the industrial dispute referred to C. Chakrabarty for adjudication. Legally, for reasons already stated this point cannot be entertained.

It has been contended on behalf of the workers that there has been an increase in the number of officers and clerks without any corresponding increase in the number of workers. Increase in the number of clerks and officers does not by itself justify a corresponding increase in the number of workers. The increase in the number of clerks and officers might have been for more than one reason: (1) The office might have been under-staffed in the past; (2) with the increase in the Government rules for sale-tax, excise-tax, control of raw materials as also finished goods, office works have increased without a corresponding increase in the works of the workers. The increase in Government rules on this point might have necessitated maintenance of regular accounts in an improved manner and it has thereby increased the works in the office. The Union pleaded in its written statement that there had been a considerable increase in the demand of the country spirits. This does not necessarily imply an increase in the strain on the workers. It has not been suggested by the Union that there has been normally any increase in the strain on the workers. What is wanted by the Union is that some relieving hands may be appointed to work in the places of workers on leave. It has been urged on behalf of the Company that the number of workers is more than what is required normally, and that there is sufficient margin to meet the normal requirements so that when some workers are on leave there is no undue strain on the other workers. This issue cannot be decided

without a full knowledge about the work-load that may be fairly allotted to a worker without causing any undue strain on him. A correct decision on this point is not possible without the following materials:—

- (1) What a fair work-load for each worker is or should be.
- (2) Whether the works allotted to a particular worker are left unfinished during the period he is on leave and whether arrears are finished by the worker on his return from leave in addition to his normal work.
- (3) Whether the work of a worker on leave is finished by other workers and whether such work causes any undue strain on these workers. In the absence of any definite suggestion on this point, I am in a position to give any decision in favour of the workers.

Point No. 5.—Claim of a worker working temporarily in the higher grade to the wages of the same grade.

According to the agreement, dated 17th February 1950, to which I have already referred, no worker is eligible for promotion unless he has worked at least for nine months in his existing grade. This agreement does not in any way exclude the demand of a worker for the pay of the higher grade in which he may be required to work as a temporary arrangement. It is contended on behalf of the Company that a temporary appointment to a higher post affords opportunities to workers for receiving a training for higher work. The Company is agreeable to give the worker officiating in a higher post the pay fixed for the higher post as soon as he is found fit on an equitable principle. I am inclined to hold that whenever a worker is required to do the works of a higher post he should be paid some allowance. This allowance will serve as an encouragement to the worker to discharge his duties in the higher post to the best of his abilities. I fix such allowance at 25 per cent. of the difference between the pay the worker has been drawing at the time of his officiating appointment to the higher post and the minimum pay fixed for the said higher post. A worker appointed temporarily to a higher post shall not get such allowance for a period exceeding one month which is considered sufficient for his training. Immediately after expiry of one month or immediately after he is found fit for the appointment, whichever is earlier, he shall be given the allowance fixed by this award till he is substantively appointed to the post according to the terms of settlement, dated 17th February 1950. The period of one month, which has been fixed for training of a worker appointed to a higher post temporarily for which he has not been allowed any additional compensation, shall be deducted from the aggregate period of one or more such temporary appointments of a worker to the higher post and he shall be getting the allowance fixed by this award for the balance. Any appointment to a higher post on completion of first month's training shall lead to the presumption that the worker has been found fit. To avoid discontent among the workers, I recommend that officiating appointment to the higher post should only be given to the workers according to their seniority. Deviation from this general rule is permissible only when a worker is due to retire in a very short time, as also when a worker is found inefficient. Good attendance and punctuality shall also be taken into account.

Point No. 6.—Fixation of initial pay of the workers according to the length of service.

The existing grades and scales were introduced on the recommendation of the Commissioner of Excise so far back as in January 1947. For a better appreciation of the dispute on this point I may reproduce the state of affairs

it existed before the introduction of the grades and scales as also the revised grades and scales:—

Several initial pays.	The corresponding single scale.
Rs. 21 to Rs. 24-8	... Rs. 30—2—50.
Rs. 26 to Rs. 30	... Rs. 35—2½—60.
Rs. 32 to Rs. 34-8	... Rs. 40—3—70.
Rs. 35 to Rs. 42	... Rs. 50—3½—85.
Rs. 45 to Rs. 53	... Rs. 60—3½—95.
Rs. 55-8 to Rs. 60-8	... Rs. 70—4—110.
Rs. 68 to Rs. 83	... Rs. 90—4½—135.
Rs. 108 to	... Rs. 115—5—160.

It is clear from the aforesaid table that those who were getting Rs. 21 to Rs. 24-8 were placed in the grade Rs. 30—2—50 and when the grade and scale were introduced all workmen drawing basic salary as between Rs. 21 to Rs. 24-8 were given the minimum of the grade, i.e., Rs. 30. The aforesaid table will show at a glance how the workers drawing different basic salaries were placed in the grades and scales newly introduced. All workers of different basic pays were placed at the bottom of the grade which was prescribed for them, without taking into account the length of service of the workers or the difference in the salaries of the workers when the grades and scales were introduced. This is undoubtedly a genuine grievance of the workers. It appears that before Sri M. C. Banerji, the Union asked to revise the grades and scales. They were not satisfied with the existing grades and scales. If the learned Adjudicator Sri M. C. Banerji had revised the grades and scales of pay, he would have laid down proper rules placing the employees into the revised grades and scales having regard to the length of their service. The workers were not satisfied with the existing grades and scales as revised from the recommendation of the Commissioner of Labour. So instead of demanding fixation of the wages in the revised grades and scales according to the length of service, the Union demanded a complete revision of the grades and scales. Now when the Union failed to revise the grades and scales completely revised it has fallen back on the existing grades and scales as revised on the recommendation of the Commissioner of Labour and is attempting to get whatever benefit is possible for the workers under these grades and scales. That the length of service of the workers was not taken into account in fixing the workers into the revised grades and scales of pay is admitted. Workers getting salaries within a certain range were given the minimum of the grade prescribed for them without taking into account the length of their service or the difference in their pays. At the hearing the Union demanded one increment within a grade for workers who had completed five years of service and two increments for those who have completed ten years' service or more. This demand does not appear to me to be unreasonable. I accordingly allow the demand of the Union on this point as placed before me during the hearing. The increment shall be given with effect from the date when this award comes into force. This increment by way of adjustment shall not affect the workers' right to the annual increment and the anniversary of such increment in any way.

Item No. 7.—Travelling allowance for workers residing at distant places.

The Company pays a fixed house allowance to the workers, no matter whether they live in their own house or in a rented house. The factory is situated within human habitation. The workers are paid house allowance with a view to enable them to live in a rented house in the neighbourhood.

I am told that those who live at a distant place usually live in their own houses. In such a case the house allowance is a sufficient compensation to cover the conveyance charges. I am accordingly not inclined to do any extra conveyance charges for the workers.

I am told that some clerks and officers are given conveyance charges. That might have been an undue concession to them. In the interest of the industry the management may give this concession to any employee whose services are indispensable and where services would not have been available but for this concession, but extension of this concession to any other employee has undoubtedly no justification. I am not here competent to withdraw such concessions from any officer or a clerk who has been enjoying such concession without any justification.

Point No. 8.—Supply of uniforms to all workers.

The uniforms are intended for employees who appear before the public. These are intended to maintain prestige of an industry. At the hearing the Union contended that the clothes of the workers are spoilt by acid, wax, coal and molasses. From what the Union urged I could understand that they wanted some dress for the workers when they worked so that their clothes might not be spoilt in any way. It was contended on behalf of the Union that in these hard days of cloth scarcity, the workers are hard if their ordinary clothes are spoilt in any way in discharging their normal duties under the Company. I appreciate this point, but as no definite demand was made on this point I am not competent to give any direction to the Company. I however recommend that the management will consider the real grievance of the workers on this point favourably and extend some relief to the workers, if possible.

Point No. 9.—Free medical treatment to the family members of the workers.

A similar demand appears to have been made by the Staff Union before Sri M. C. Banerji. The award of Sri M. C. Banerji was published in the *Calcutta Gazette*, dated December 22, 1949. It has been made clear in this award that the entire responsibilities in respect of medical facilities cannot be thrown on the employers alone and that the State has a substantial part to play with regard to this matter. It has not been pointed out by reason of the employment of the workers in the Russa Distillery, that members of their family have been denied the ordinary facilities available by the State. Exclusive obligation to arrange for medical treatment of an employee is with the employer only in cases where the employees have no risk of contracting any disease peculiar to the employment in the mill or where an employee receives any accident in course of his employment.

Sri M. C. Banerji however suggested a scheme for improvement of medical facilities for the workers. The scheme appears to have been finalised by the agreement, dated 17th February 1950. The Union's demand on this point is accordingly rejected.

Point No. 10.—Recognition of temporary workers as permanent after 12 months' service and increase in their basic pay.

Temporary workers are paid Re. 1 as basic pay and Re. 1-3 as dearness allowance. On Saturdays they work for half the daily normal hours and are paid at half rate. On Sundays and holidays when they do not work they are not paid anything. The workers are confirmed after 12 months of continuous service. I do not feel myself justified to reduce the qualification

of temporary service to entitle the temporary worker to be classed permanent one or to increase his wages. In addition to the basic wages and dearness allowance, temporary workers get canteen allowance. This concession works out to 2 annas per day. The existing conditions of service wages shall stand. I may however mention that any interruption in services of the temporary workers without any fault of the workers earned shall not be considered as a break in their service for the purpose of determining the length of service requisite for confirmation.

A. DAS GUPTA,
Judge,
Industrial Tribunal.

25th February 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 6071Lab.—15th March 1951.—Whereas under the Government of Bengal, Labour Department, order No. 6071Lab., dated the 13th October 1950, and with its corrigendum No. 7008Lab., dated the 6th December 1950, the industrial dispute between Messrs. Pure Food Products of India Ltd., 12, Jawpara Road, Dum Dum, and their workers as represented by the Bengal General Engineering and Metal Factory Workers' Union, 19, Matisil Street, Calcutta, was referred for adjudication to Sri Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the Annexure hereto.

ANNEXURE.

Matter of an industrial dispute between Messrs. Pure Food Products of India, 12, Jawpara Road, Dum Dum, and their workers, Sri Basanta Kumar Das and 20 others, as represented by the Bengal General Engineering and Metal Factory Workers' Union, 19, Matisil Street, Calcutta.

PRESENT:

Sri G. PALIT, *District Judge, Chairman of the Tribunal.*

For the Union: Sri P. K. Sunyal, *Advocate.*

For the Company: Sri D. N. Basu, *Advocate, assisted by Sri S. P. Kundal, Factory Manager.*

By order No. 6071Lab., dated the 13th October 1950, the Government of West Bengal constituted a Tribunal of one member under sections 7 of the Industrial Disputes Act, 1947 (XIV of 1947), and referred the dispute to me for adjudication.

2. The reference was received on the 27th October 1950. The I filed written statement of claim on the 8th December 1950. The Com filed its written objection on the 26th December 1950. There was a compromise on 1st February 1951 which did not materialise. The case taken up for hearing on the 12th February 1951. It was continued on 13th February 1951. On the 14th February 1951 the parties filed a petition of compromise and wanted an award to be passed in terms thereof.

3. The issues contained in the schedule of the Order of Reference as under—

- (1) Basic wages.
- (2) Dearness allowance.
- (3) Bonus.

AWARD.

4. I need not go into the facts of the dispute as the same has settled by amicable compromise. I have gone through the terms of the compromise filed before me. I find that the terms are reasonable and dis of the entire matter in issue between the parties. So I accept the compromise and incorporate it in my award. The award is accordingly. The compromise is reproduced in the Annexure form part of the award.

G. PAJIT,

Chairman of the Tribunal

The 2nd February 1951.

By D. N. Basu,
Advocate for
Messrs. Pure
Food Products
(India).
By P. K. Sanyal,
Advocate for
the workmen
14-2-51
W. H. S. S. S.

BEFORE SRI G. PAJIT, *Tribunal, appointed under the Industrial Disputes Act, 1947.*

In the matter of an industrial dispute between Messrs. Pure Food Products (India) and their workmen represented by the Bengal Engineering and Metal Factory Workers' Union.

The humble petition of the
named employers and workmen

MOST RESPECTFULLY SHEWETH:

1. That the abovenamed parties have settled this dispute on the following terms, viz.:—

- (a) that the basic pay of the workmen now paid at the rate of Rs. 20 per month as shown in the Annexure "A" to the written statement of the workmen shall be increased to Rs. 30 and the pay of the workmen now getting more than Rs. 25 shall be increased by keeping the present differentials intact, the pay of Khanna (No. 8 of the said Annexure) shall be increased by Rs. 5 per month;

- (b) that the dearness allowance shall be Rs. 25 per month;
- (c) that 15 days' wages for the year 1949 shall be paid to the workmen as an *ex gratia* payment;
- (d) that the terms as aforesaid shall come into force as from the 1st of February 1951.

Your petitioners, therefore, humbly pray that the Tribunal may be pleased to make an award in the above matter on the above terms.

And your petitioners, as in duty bound, shall ever pray.

By order of the Governor.
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No 1661Lab—15th March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 170Lab., dated the 9th January 1951, the industrial dispute between Messrs. Murlimal Santaram Company (Calcutta), Ltd., 20, Maharsi Devendra Road, Calcutta—7, and their employees in connection with the case of Sri J. N. Prosad of 14, Anukul Mukherjee Road, Calcutta—6, regarding the matter specified in the Schedule the said order was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the Annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Murlimal Santaram Company (Calcutta), Ltd., 20, Maharsi Devendra Road, Calcutta—7, and their employees in connection with the case of Sri J. N. Prosad of 14, Anukul Mukherjee Road, Calcutta—6.

PRESENT:

SRI G. PALIT, *District Judge, Chairman of the Tribunal.*

Present for the Employees: Sri J. N. Prosad in person.

For the Company: None.

1 By order No. 170Lab., dated the 9th January 1951, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), and referred the said dispute to me for adjudication.

2. The reference was received on the 11th January 1951. The employee filed his written statement on the 24th January 1951. A copy of the written statement was sent to the Company by registered post calling upon it to file its written reply by the 6th February 1951. The notice was acknowledged by the Company on the 29th January 1951, but none did appear. The 6th February 1951 was the date set down for taking steps. The Company was next informed that if it did not take any steps on the next date fixed for that purpose, the case would be heard *ex parte* on that date. The 16th February 1951 was decided as the date for hearing. The Company did not enter appearance on this date also. The employee Sri J. N. Prosad was present. He affirmed his claim verbally. The award was reserved.

3. The only issue contained in the schedule of the Order of Reference stands as follows:—

- (1) Whether Sri J. N. Prosad is entitled to any wages in lieu of notice and overtime work.

AWARD.

4. It is the case of the employee Sri J. N. Prosad that he was employed by Messrs. Murlimal Santaram Company (Calcutta), Ltd., of 20, Maharsi Devendra Road, Calcutta, on the 14th June 1950 as a permanent shipping clerk on a salary of Rs. 200 per month. He was discharged on the 8th August 1950 without any notice. He claims salary from August to October 1950. He also claims overtime wages. He received his wage up to 31st July 1950.

5. I really fail to understand why the Company did not think it worth while to attend the Tribunal though it was served with a notice. Evidently, as there is no claim for reinstatement, the Company does not mind paying any compensation that the Tribunal might award in this respect. I have only *ex parte* evidence of the employee before me to accept that his monthly salary was Rs. 200 per month. In the circumstances elicited I award that he will get eight days' pay at the above rate for his service of eight days in August 1950. As he has been given no notice of discharge and as it is really hard nowadays to get an appointment quickly and as I find that the man is still unemployed, I grant him compensation to the extent of two months' salary, i.e., Rs. 400.

I do not allow any overtime wages. He is said to have put in no overtime work in July 1950. He has received salary of July 1950 admittedly. If he was really entitled to overtime wages in respect of the month of July 1950, he would not consent to have only the salary and not the overtime wages due. I am led to think that this claim has been inserted now because he has been aggrieved by the Company's abrupt discharge. So the claim in this respect stands rejected.

6. The amount awarded above must be paid within one month of the award coming into operation.

G. PALIT.

Chairman of the Tribunal

The 2nd March 1951.

By order of the Governor.
D. S. P. MUKHERJEE, Jt.



Calcutta

The



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, MARCH 29, 1951

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ঘরাষ্ট্র বিভাগ।
HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৯৮৬/জি.এ।

No. 982G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

সাধারণ।

General.

No. 921G.A.—19th March 1951.—
Sri Chandra Chakravarty, Deputy Magistrate and Deputy Collector (under suspension), is to be a Deputy Magistrate and Deputy Collector in the district of Birbhum and is posted at the headquarters station of that district.

নং ৯৮৬/জি.এ।/১৯৫১/১৯ — ১৯৫১ সালের ১৯ মার্চ
১. সিনিয়র উপ-ম্যাজিস্ট্রেট ও কালেক্টর (সাসপেন্ডেড) চন্দ্রা চক্রবর্তী
২. কালেক্টর পদে নিয়োগ।

No. 926G.A./8P-140/48. — 19th March 1951.—
Sri Hiralal Chakravarti, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to the Kalinganagar sub-division of that district.

Malda. — No. 939G.A./5C-19/51.—20th March 1951.—Sri Amal Kumar Dutt who has been appointed on probation to the Indian Administrative Service, is appointed to be an Assistant Magistrate and Collector in the Presidency Division and is posted to the headquarters station of the Malda district.

Murshidabad. — No. 940G.A./5C-19/51. — 20th March 1951.—Sri S. K. Ghose, who has been appointed on probation to the Indian Administrative Service, is appointed to be an Assistant Magistrate and Collector in the Presidency Division and is posted to the headquarters station of the Murshidabad district.

Nadia. — No. 941G.A./5C-19/51. — 20th March 1951.—Sri K. P. Achutha Menon who has been appointed on probation to the Indian Administrative Service, is appointed to be an Assistant Magistrate and Collector in the Presidency Division and is posted to the headquarters station of the Nadia district.

24 Parganas. — No. 960G.A./1L-12/51. — 22nd March 1951.—Sri Babindra Nath Ray, Deputy Magistrate and Deputy Collector, on probation, is appointed to be an Assistant Magistrate and Collector in the Presidency Division and is posted to the headquarters station of the 24 Parganas district.

আবস্থা।

Police.

হুগলী।—নং ৭০০জি.এ।ও.পি.১০১৫।—১৫ই মার্চ ১৯৫১।—
অবস্থান সহ-আরক্ষাবাদ পুলিশ স্টেশন, হুগলী, পি. ও. ব্যারাকপুরের
আরক্ষা শাখায় পদে নিযুক্ত হইবেন।

Hoochly. — No. 700G.A./3P-15/51. — 15th March 1951.—Sri Tinkari Das, I.P.S., Assistant Superintendent of Police, on probation, is posted, on completion of his training at the Police Training College, Barrackpore, to the headquarters station of the Hoochly district.

কলিকাতা।—নং ১২৮জি.এ।ও.পি.১০১৫।—১৯শে মার্চ ১৯৫১।
—কলিকাতার আরক্ষা পরিদপ্তর জি.এ.এ. কুমার কুমারের কাছাকাছি
প্রদানের তারিখ হইতে পুনরাবস্থান পর্যন্ত অবস্থানকারে কলিকাতার সহ-
নগরপালের পদে উন্নীত হইবেন।

Calcutta. — No. 928G.A./3P-13/51. — 18th March 1951.—Sri Anil Kumar Mukherjee, an Inspector of the Calcutta Police, is appointed to act, until further orders, as an Assistant Commissioner of Police, Calcutta, with effect from the date of his joining the post.

ছুটি।

Leave.

সাধারণ।

General.

24-Parganas. — No. 703G.A./1L-12/51. — 15th March 1951.—Sri J. L. Kundu, I.A.S., Assistant Magistrate and Collector, Basirhat, 24-Parganas, is allowed earned leave for twenty-eight days under rule 9(a) of the Revised Leave Rules, 1933, with effect from the 27th March 1951, or any subsequent date on which he may avail himself of it.

২৪-পরগণা।—নং ১০৮জি.এ।ও.পি.১০১৫।—২২শে মার্চ ১৯৫১।
—২৪-পরগণা জেলার জাজিরপুরের ন্যায়-দপ্তর শাসক জি.এ.এ. কুমার
সরকারকে পঁচিশবছর কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭১(ক) নম্বরে
নিয়মানুসারে ১০ই ফেব্রুয়ারী ১৯৫১ তারিখ হইতে ষাট দিনের অর্জিত
ছুটি মঞ্জুর করা হইল।

24-Parganas. — No. 958G.A./2L-2/51. — 22nd March 1951.—Sri Jnanudhir Sarma Sarkar, Munsif Magistrate, Alipore, 24-Parganas, is allowed earned leave for sixty days on medical ground with effect from the 10th February 1951 under rule 171(a) of the West Bengal Service Rules, Part I.

By order of the Governor,

S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATIONS.

No. 864A.R.-RIL-27/48(Pt. I).—21st March 1951.—In exercise of the powers conferred by clause (a) of sub-section (3) of section 27 of the Representation of the People Act, 1950 (XLIII of 1950), the Governor, with the concurrence of the Election Commission, is pleased hereby to specify the following qualifications to be the qualifications which shall be deemed to be equivalent to that of a graduate of a University in the territory of India, for the purpose of elections to the Legislative Council of West Bengal in the graduates' constituencies, namely:—

1. Diploma of the Government School of Arts, Calcutta or the Viswavarati, Santiniketan.
2. Titles awarded by the Council of the Bengal Sanskrit Association, the Purbabanga Saraswat Samaj or the Karmasamiti of the Bangiya Sanskrit Siksha Parishat.

3. Titles awarded by the Board of Madras Education.

4. Graduate's degrees of Universities in United Kingdom or the United States America.

5. Certificates of Associate Membership of Institute of Engineers (India), Institution of Civil Engineers, Institution of Mechanical Engineers or Institution of Electrical Engineers London.

6. All-India Diplomas in Engineering of Delhi Polytechnic.

7. Certificate in Electrical Technology or Electrical Communication Engineering the Indian Institute of Science Bangalore.

8. All degrees of the College of Engineering and Technology, Jadavpur, West Bengal.

9. (a) Certificate of Associateship of the City and Guilds Institute (Imperial College of Science and Technology, South Kensington).

(b) Certificate of Associateship in Electrical Engineering, Heriot-Watt College Edinburgh.

10. Diploma in Engineering of the following.

(a) University College, London.

(b) King's College, London.

(c) City and Guilds, London (Final Grade Examination).

11. Diploma in Electrical Engineering Faraday House, London, provided the Diploma is obtained by actually passing the examination.

12. Final Diploma in Mechanical or Electrical Engineering, of the Royal Technical College, Glasgow.

13. Professional Certificate for Construct Royal Naval College, Greenwich.

14. Certificate of enrolment as an Attorney Law or a Barrister-at-Law of the United Kingdom or a Member of the Faculty Advocates, Scotland.

15. Certificate of Associateship or Membership of the Royal Academy, London.

16. Certificate of Associateship or Fellowship of the Royal Institute of British Architects.

17. Diploma in Commerce or Architecture the All-India Council of Technical Education.

18. Diplomas in Accountancy as Chartered Accountants of India or Scotland Chartered Accountants or Incorporated Accountants of England.

19. Bachelor of Divinity Degrees.

20. Any other degree or diploma of a University in the United Kingdom or other country within the Commonwealth or a foreign country recognised by the Government of West Bengal or Calcutta University as equivalent degree of the Calcutta University.

No. 865A.R.-RIL-27/48 (Pt. I).—21st March 1951.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 27 of the Representation of the People Act, 1950 (XLIII of 1950), the Governor, with the concurrence of the Election Commission, is pleased hereby to specify the following educational institutions

Professional institutions within West Bengal not in standard than that of a secondary school, for the purpose of elections to the Legislative Council of West Bengal in the teachers' constituency.—

Middle English and Middle Vernacular Schools recognised by the Director of Public Instruction, West Bengal.

High English Schools recognised by the University of Calcutta.

Junior and Senior Madrasahs including High Madrasah recognised by the Director of Public Instruction, West Bengal.

Sanskrit Tols under the control of Bangiya Sanskrita Siksha Parishad.

Technical and Industrial Schools or Institutes recognised by the Director of Public Instruction, West Bengal or the Director of Industries, West Bengal or by the All-India Council of Technical Education or by the State Council of Engineering and Technical Education.

Higher Grade or Secondary Schools for Anglo-Indian Education recognised by Government

Agricultural Schools and Weaving Schools recognised by the Director of Agriculture, West Bengal.

The Government Commercial Institute and other Commercial Schools affiliated to it.

9. Training Schools, e.g., Guru Training Schools, Basic Training Schools, Training Institutions for Physical Education of teachers etc., recognised by Government.
10. All Arts or Science Colleges affiliated to the University of Calcutta.
11. Professional Colleges like Law Colleges, Medical Colleges, Teachers Training Colleges, Veterinary Colleges, Agriculture Colleges, Colleges of Engineering and Technology etc. recognised by Government or affiliated to the University of Calcutta.
12. Technological Institutes e.g., Weaving Institute, Ceramic Institute, Sericulture Institute, Tanning Institute etc. recognised by Government.

By order of the Governor,
S. N. RAY, Chief Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

Calcutta.—No. 3630A.—14th March 1951.—**D. E. B., Murshidabad-Cooch Behar.**—Orders published under No. 3219A., dated 2nd March 1951, in the *Calcutta Gazette*, dated the 15th March 1951, so far as they relate to the temporary transfer of Sri Munindra Bhushan Chakrabatti, Inspector, District Enforcement Branch, Murshidabad, to Cooch Behar and Sri Ashutosh Chakrabatti, officiating Inspector, Cooch Behar, to District Enforcement Branch, Murshidabad, are hereby cancelled.

Calcutta—No 3442A.—8th March 1951.—**Nadia-24-Parganas-Burdwan-Hooghly-Jalpaiguri-Darjeeling-Murshidabad-Midnapore.** The following offg. Inspectors of the West Bengal Police are declared as probationers in their appointments as Inspector and/or confirmed as Inspector, as the case may be with effect from the dates noted each —

Name of the officer.	District where posted.	Date of probation.	Date of confirmation.	Nature of vacancy.	Remarks
In Dharendra Chandra Chatterji	Nadia ..	1-3-50	1-3-50	Vice Sri Prafulla Mohan Das Gupta, Inspector, Nadia, now temporarily attached to District Enforcement Branch, Midnapore, posted on paper to Midnapore, vice Sri Jogesh Chandra Mukharji, Inspector, Midnapore, transferred to Calcutta Police against a partition vacancy.	
In Gobindapada Nath	24-Parganas	1-3-50	1-3-50	Vice Sri Mahitosh Kumar Mukharji, Inspector, 24-Parganas, now acting as Additional Superintendent of Police, Hooghly, posted on paper to Midnapore, vice Sri Sailendra Nath Basu, Inspector, Midnapore, transferred to Calcutta Police against a partition vacancy in the rank of Inspector.	
In Babada Ranjan Dasgupta	Burdwan ..	1-3-50	1-3-50	Vice Sri Sudhendu Bikash Mitra, Inspector, Burdwan, transferred to Calcutta Police against a partition vacancy in the rank of Inspector.	
In Jagannath Singh	Hooghly ..	1-3-50	1-3-50	Vice Sri Brajo Gopal Mukharji, Inspector, Hooghly, promoted as Deputy Superintendent of Police.	Will remain attached on paper to Hooghly while employed at Chandernagore under Government of India.
In Abul Chandra Khan	Jalpaiguri ..	1-3-50	1-3-50	Vice Sri Hem Ch. Datta, Inspector, Jalpaiguri, transferred to Bankura, vice Sri Jnanendra Prasad Banerji, Inspector, Bankura, promoted as Deputy Superintendent of Police.	Will remain attached on paper to Jalpaiguri while employed in the District Enforcement Branch, Nadia.

Serial No.	Name of the officer.	District where posted.	Date of probation.	Date of confirmation.	Nature of vacancy.	Remarks.
6	Sri Arniya Kumar Guha.	Darjeeling ..	1-3-50	1-3-50	Vice Sri Atank Tahring, Inspector, Darjeeling, now temporarily attached to Subsidiary Intelligence Bureau, Ministry of Home Affairs, Government of India, Shillong, posted on paper to Bankura, vice Sri Amulya Charan Chakrabarti, Inspector, Bankura, promoted as Deputy Superintendent of Police.	
7	Sri Rajendra Kumar Basu.	Murahidabad	1-3-50	15-4-50	Vice Sri Surendra Nath Chakrabarti, Inspector, Murahidabad, now acting as Deputy Superintendent of Police, Howrah, posted on paper to Howrah, vice Sri Jagendra Mohan Maulik, Inspector, Howrah, transferred to Calcutta Police against one of the partition vacancies in the rank of Inspector.	
8	Sri Nakuleswar Mukharji.	Intelligence Branch.	1-3-50	..	Against one of the posts of Inspector in the Intelligence Branch, sanctioned in Government order No. 647Pl., dated 2nd/7th March 1950.	
9	Sri Samarendra Nath Datta.	Ditto ..	1-3-50	1-3-50	Vice Sri Prabodh Nath Guha, Inspector, Intelligence Branch, West Bengal, retired.	
10	Sri Satyendra Kumar Basu.	Ditto ..	1-3-50	..	Vice Sri Jagadindra Nath Masumdar, Inspector, Intelligence Branch, West Bengal, now acting as Deputy Superintendent of Police, Intelligence Branch, posted on paper to Birbhum, vice Sri Karali Charan Basu, Inspector, Birbhum, promoted as Deputy Superintendent of Police.	
11	Sri Sudhir Kumar Ray Chaudhuri.	Ditto ..	1-3-50	15-12-50	Vice Sri Himangshu Kumar Ray, Inspector, Intelligence Branch, West Bengal, now acting as Superintendent of Police, Malda, posted on paper to Midnapore, vice Sri Tarak Nath Banarji, Inspector, Midnapore, promoted as Deputy Superintendent of Police.	
12	Sri Sachindra Kumar Maitra.	Midnapore ..	1-3-50	..	Vice Sri Nagendra Nath Basu, Inspector, Midnapore, promoted as Deputy Superintendent of Police.	Will remain attached on paper to Midnapore while not employed in Intelligence Branch, Ministry of Home Affairs, Government of India
13	Sri Hirendra Nath Sen.	Jalpaiguri ..	1-3-50	1-3-50	Against one of the posts of Inspector at Jalpaiguri, sanctioned in Government order No. 647Pl., dated 2nd/7th March 1950.	
14	Sri Sushil Chandra Chatarji.	Midnapore ..	2-3-50	17-7-50	Vice Sri Phanindra Kumar Ray Chaudhuri, Inspector, Midnapore, now temporarily attached to District Enforcement Branch, Government Railway Police, Howrah, posted on paper to Criminal Investigation Department, West Bengal, vice Sri Chandra Mohan Mukharji, Inspector, Criminal Investigation Department, West Bengal, retired.	

H. N. SIRCAR, Ins

Transport

NOTIFICATIONS.

No. 2050W.T. — 24th February 1951. — In exercise of power conferred by section 68 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendment in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930Pl., dated the 21st

September 1940, at pages 2655-2829 of 1 the *Calcutta Gazette* of the 10th October subsequently amended, namely:—

Amendment.

For sub-clause (iv) of clause (2) of sub-rule 53 of the said rules substitute the following:—
"One member of District Board jurisdiction over the area named the State Government".

I]

2149W T. — 27th February 1951. — In exercise of the powers conferred by sub-rule (2) of the Motor Vehicles International Circulation Rules, 1933, the Governor is pleased hereby to empower the Automobile Association of Bengal, Chowringhee Road, Calcutta, to carry out the duties of the competent authority under sub-rule (1) of the said rules.

2847W T. — 19th March 1951. — The following amendments which, in exercise of the powers conferred by section 41 and section 68 of the Motor Vehicle Act, 1939 (IV of 1939), the Governor proposes to make in the Bengal Motor Vehicles Act, 1940, published under notification No. 9301P, dated the 21st September 1949, at Calcutta, Part I of the Calcutta Gazette of 19th October 1940, as subsequently amended is hereby published for the information of persons who may be affected thereby.

The draft amendments will be taken into consideration on or after the 17th April 1951 and any objection or suggestion with respect thereto may be received by the undersigned before that date will be duly considered:—

Draft amendments.

In sub-rule (a) of rule 53 of the said rules, the word "twelve" substitute the word "thirteen".

In the Second Schedule to the said rules, serial 11, add the following:—

a. in the first column—

"5. Deputy Commissioner, Cooch Behar", and

b. in the second column—

"WGS (cars and motor cycles),

WGT (stage carriages, contract carriages, goods vehicles and other vehicles)".

c. in the Third Schedule to the said rules, serial 12 add the following:—

the first column—

Cooch Behar—WGS
WGT",

the second column—

"a" and

the third column—

"b"

By order of the Governor,
N. C. GHOSH, Secy.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৯৮৩জি.এ।

No. 983G.A.

শক্তি।

Powers.

No. 942G.A./5C-19/51. — 20th March 1951. — Sri Amal Kumar Dutt, I.A.S., Assistant Magistrate, Malda, is vested with powers of a Magistrate of the third class.

No. 943G.A./5C-19/51. — 20th March 1951. — Sri S. K. Ghose, I.A.S., Assistant Magistrate, Murshidabad, is vested with the powers of a Magistrate of the third class.

No. 944G.A./5C-19/51. — 20th March 1951. — Sri P. Achutha Menon, I.A.S., Assistant Magistrate, Nadia, is vested with the powers of a Magistrate of the third class.

কলিকাতা—নং ৯৮৩জি.এ। ১৯৫১-২০৩৭ খ্রিঃ ১৯৫১-
ন্যায়ালয় এবং উপ-ম্যাক্সিমেট্রিক্স দ্বারা চাকর্য্যবাহক বিচারিক ক্ষমতা
ম্যাক্সিমেট্রিক্স দ্বারা প্রদত্ত হইবে।

Nadia. — No. 951G.A./48-72/50. — 21st March 1951. — Sri Malay Kumar Tulukdar, Sub-Deputy Magistrate, Nadia, is vested with the powers of a Magistrate of the second class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

NOTIFICATION.

No. 1394J. — 19th March 1951. — In exercise of the power conferred by sub-section (4) of section 313 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to exempt the Chairman and the Secretary of the Coal Mines Stowing Board from liability to serve as juror in the High Court at Calcutta.

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATIONS

24-Parganas. — No. 113Regn. — 16th March 1951. — In exercise of the powers conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), and by section 2 of the Kazis Act, 1880 (XII of 1880), the Governor is pleased to remove Janab Md. Yusuf from his appointment as Muhammadan Registrar and Kazi within the police-station of Naihati in the district of the 24-Parganas with effect from the 1st May 1950.

The Governor is further pleased to revoke with effect from the 1st May 1950, the license and sanad (letter of appointment) issued in favour of the said Janab Md. Yusuf.

Malda. — No. 114Regn. — 16th March 1951. — The Governor is pleased to accept the resignation tendered by Janab Md. Ishaque of his post as Muhammadan Registrar and Kazi of Bamangola in the district of Malda with effect from the 27th December 1950. The license and sanad issued in favour of the said Muhammadan Registrar and Kazi should be treated as cancelled with effect from the 27th December 1950.

Hooghly-Cooch Behar. — No. 115Regn. — 17th March 1951. — Sri Ramesh Chandra Sen Gupta, Sub-Registrar of Janai, in the district of Hooghly, is appointed to act as District Sub-Registrar of Cooch Behar with effect from the date on which he takes over charge until further orders, *vice* Sri Kali Pada Basu Roy, transferred.

This cancels this department notification No. 33Regn., dated the 20th January 1951.

Midnapore. — No. 117Regn. — 20th March 1951. — The Governor is pleased to accept the resignation tendered by Janab Abdul Hamid of his post as Muhammadan Marriage Registrar and Kazi of Patashpur in the district of Midnapore with effect from the 15th January 1951.

The license and sanad issued in favour of the said Muhammadan Marriage Registrar and Kazi should be treated as cancelled with effect from the 15th January 1951.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 818F./F/2A/105/50.—20th March 1951.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India read with article 313 of the said Constitution and paragraph 26 of the Adaptation of Laws Order, 1950, the Governor is pleased to make the following further amendment in the West Bengal Service Rules, Part II, namely:—

Amendment.

Add the following proviso to rule 57 of the said rules:—

“Provided further that a Government servant who, while on tour, is allowed free board and lodging at the expense of the Government of the State visited, may draw only one-fourth of the daily allowance admissible to him at the station concerned.”

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation.

NOTIFICATIONS.

No. 544F.T.—19th March 1951.—Sri Dines Chandra Sarkar, Assistant Superintendent of Industrial Statistics, in the State Statistical Bureau, West Bengal, on probation, is confirmed in that rank with effect from the 29th December 1950.

No. 545F.T.—19th March 1951.—Sri Nikunja Behari Ganguli, Assistant Superintendent of Industrial Statistics, in the State Statistical Bureau, West Bengal, on probation, is confirmed in that rank with effect from the 29th December 1950.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT
DEPARTMENT

Local Self-Government

NOTIFICATION.

No. M. 2B-29/50.—19th March 1951.—The following amendment made by the Corporation of Calcutta under clause (27), read with clause (77) of section 478 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), in the by-laws published under notification No. 2155M., dated the 5th July 1928, has been sanctioned by the Governor under sub-section (1) of section 482 of the said Act and is hereby published as required by section 486 thereof:—

Amendment.

For by-law 4 of the said by-laws substitute the following:—

“4. The width of a culvert shall ordinarily be 4 feet provided that the District Engineer may, at his discretion, allow a greater

width up to 12 feet. In special case Corporation may sanction construction of culverts the width of which exceeds 4 feet with suitable openings with suitable covers.”

By order of the Governor,
A. ZAMAN, Jt

MEDICAL AND PUBLIC HEALTH
DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl. 1275/CF/23B-2/50. March 1951.—Dr. A. Sen, M.B., Medical Officer, Blood Transfusion Service, West Bengal, appointed temporarily to act, until further orders, as Blood Transfusion Officer, West Bengal, with effect from the date of this order.

Calcutta.—No. Medl. 1276/CF/1B-48/50. March 1951.—Dr. Sasthi Chowdhury, B.Sc., is appointed provisionally to act, until further orders, as Assistant Chemical Examiner, Government of West Bengal, in the West Bengal Medical and Health Service with effect from the date on which he joins the post.

By order of the Governor,
B. C. DAS GUPTA, Jt

Public Health

NOTIFICATIONS

No. P.H.759/1R-97/50.—21st March 1951: Annual Report of the West Bengal Smoke Nuisances Commission for the year 1948 is published herewith for general information.

THE ADMINISTRATION OF WEST BENGAL
FOR 1948.

Smoke Nuisances Commission.

The Commission at present controls the area covered by the Calcutta Police Act, the Suburban Police Act and Howrah Offence Act. It also controls the area under the Tollygunge and the South Suburban Municipalities. The whole area controlled by the Commission almost covers the whole of the city proper and its surrounding industrial areas except for the strip on both sides of the river beyond the limits of the city.

During 1948, 53 complaints were received against smoke nuisance. In every case action after careful investigation was taken and relief was given wherever possible. In giving these reliefs the Commission maintained its policy of persuasion in place of repression as far as practicable. Prosecutions however were instituted in 12 cases when parties even after repeated persuasion did not conform to the provisions of the Act. Out of these 12 cases 10 cases imposed punishment in 10 cases.

During the year under review the Commission held 11 meetings where 151 new plans for

Directorate and 46 new plans submitted by parties were examined and approved by the Commission. This brings the total number of plans approved by the Commission to 2,533 up to end of the period under survey.

The number of inspections and tests of furnaces, stoves and chimneys carried out by the two inspectors supported by the Chief Inspector during the year were 2,758. The two observers recorded 46 observations during the period. Out of these observations warnings were issued over the telephone directly to the parties in 86 cases and by writing in 1,304 cases.

The average emission of smoke per hour per chimney for the period was .08 minutes which reflects the extent of the success of the Commission in its efforts to reduce the industrial smoke nuisance of the area under its control.

No. PH 793/2R-36/50.—22nd March 1951.—The time for receiving objections or suggestions on the draft of an amendment which the Governor, in exercise of the powers conferred by section 10 of the Bengal Smoke Nuisances Act, 1905 (Bengal Act III of 1905), proposes to make in the rules published with notification No. 73 Marine, dated 25th August 1907, as subsequently amended, and which was published with notification No. PH 273/2R-36/50, dated 15th November 1950, on page 2337 of Part I of the Calcutta Gazette of the 23rd idem, is hereby extended up to 30th April 1951.

By order of the Governor,
K. RAY, Dy. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 1.—19th March 1951.—The Governor is pleased to appoint Sri Jibananda Ghosh, B.Sc., son of Sri Ramesh Chandra Ghosh, as a Temporary Mechanical Assistant Engineer, in the Directorate of Works and Buildings, with effect from the date he joins the appointment and until further orders.

Sri Jibananda Ghosh is posted to the Work- and Equipment Subdivision of the Mechanisation, under the Road Planning Circle, until further orders.

No. 14.—21st March 1951.—In supersession of department notification No. 130, dated 28th November 1950, Sri Sunil Baran Chakravarty, Temporary Assistant Engineer, is transferred, in interest of public service, from the Design Division No. I, under the Road Planning Circle posted under the Executive Engineer, West Bengal Construction Division of the Road Planning Circle No. II, until further orders.

No. 15.—21st March 1951.—In partial modification of this department notification No. 131, dated 28th November 1950, Sri Sanat Kumar Niyogi, Temporary Assistant Engineer, is posted to the Design Division No. I, in the Road Planning Circle instead of the Design Division No. II of that date until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

No. 10.—13th March 1951.—Sri Sushil Chakravarty, Subdivisional Agricultural Officer, district 24-Parganas (Sadar), whose services have temporarily been placed at the disposal of the Department of Irrigation and Waterways by the Department of Agriculture, Forests and Fisheries in their memorandum No. 1457, dated the 7th March 1951, is appointed in the temporary post of Agricultural Officer under the Department of Irrigation and Waterways with effect from the date on which he joins the post, until further orders.

No. 11.—13th March 1951.—The Governor is pleased to appoint Sri Bimalendu Bikash Dev, B.E., son of Sri Kedar Nath Dev, as a temporary Assistant Engineer in the Directorate of Irrigation and Waterways, with effect from the 6th January 1951 until further orders.

No. 15.—15th March 1951.—The Governor is pleased to sanction the retention of the services of Sri Amaresh Kumar Bose, B.E., who was appointed as temporary Special Engineer under the Directorate of Irrigation and Waterways for a further period of one month with effect from the 1st March 1951 up to the 31st March 1951.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

No. 12.—13th March 1951.—The Governor is pleased to appoint Sri Sourindra Mohan Deb, B.E., son of Sri Manindra Mohan Deb, as a temporary Assistant Engineer under the Directorate of Irrigation and Waterways, with effect from the date on which he joins his appointment until further orders.

No. 13.—13th March 1951.—The Governor is pleased to appoint Sri Rajendra Lal Bhattacharyya, B.E., son of late J. N. Bhattacharyya, as a temporary Assistant Engineer, under the Directorate of Irrigation and Waterways, with effect from the date on which he joins his appointment until further orders.

By order of the Governor,
S. K. DEY, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

NOTIFICATIONS.

No. 1074M.P.—22nd March 1951.—Sri Bani Kumar Banerjee, B.E., is appointed as Assistant Engineer, Grade II, in the Electricity Development Directorate, West Bengal, with effect from the 1st December 1950.

No. 652M.P.—24th February 1951.—In exercise of the power conferred by section 3 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to grant to the Tamralipta Co-operative Electric Supply Society, Limited, having its registered office at Tamluk, district Midnapore, the following license to supply energy in the area specified therein:—

THE TAMLUK ELECTRIC LICENSE, 1950 (DISTRICT MIDNAPORE).

License for the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act, 1910 (Act IX of 1910), and the Electricity (Supply) Act, 1948 (Act LIV of 1948), license is hereby granted to the Tamralipta Co-operative Electric Supply Society, Limited, having its registered office at Tamluk, district Midnapore, to supply electrical energy in the area with the powers and upon the terms and conditions specified below:—

SHORT TITLE.

1. This license may be cited as "The Tamluk Electric License, 1950."

INTERPRETATION.

2. The several words, terms and expressions to which by the Indian Electricity Act, 1910, the rules thereunder, and the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same respective meanings, provided that in this license—

- (i) "the Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof;
- (ii) "the Government" shall mean the Government of West Bengal;
- (iii) the expression "the licensee" shall mean and include the Tamralipta Co-operative Electric Supply Society, Limited, registered under the Bengal Co-operative Societies Act, 1940, having their registered office at Tamluk and their permitted assigns;
- (iv) the expression "deposited map" shall mean the plan of the area of supply hereinafter specified, which has been deposited with the Government in pursuance of the rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of West Bengal in the Department of Commerce and Industries and by the licensee;
- (v) the term "unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour;
- (vi) the expressions "First Annexure", "Second Annexure", "Third Annexure" and "Fourth Annexure" shall mean the first, second, third and fourth annexures to this license, respectively;
- (vii) the expression "the commencement of this license" shall mean the date of the notification by the Government in the *Calcutta Gazette* by which this license is granted;
- (viii) unless otherwise stated, where roads or streets are mentioned as forming the boundary or part of the boundary of any area in this license, the premises, properties or structures abutting upon either side of such roads or streets shall be deemed to be within the area of supply.

SECURITY.

3. (i) The period within which the licensee shall show, under sub-clause (a) of clause 1 of the Schedule to the Act, that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(ii) Unless otherwise ordered by the Government under clause (d) of sub-section (1) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (b) of clause 1 of the Schedule to the Act, shall be Rs. 10,000 and such sum shall be so deposited or secured within thirty days from the commencement of this license:

Provided that if the works proceed in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in four equal instalments and a final instalment for payment of interest, if any.

The whole of the amount repaid by the Government shall be used by the licensee for carrying into effect the works for which the license is granted.

AREA OF SUPPLY.

4. The area above referred to within which the supply of energy is authorised by the license (the area of supply under the Act) is the whole of the area, the boundaries of which are described in the First Annexure and delineated in red colour on the deposited map.

SITUATION OF THE GENERATING STATION.

5. The licensee shall erect the generating station or main receiving station within the area covered by the license.

LICENSEE'S WORKS.

6. (A) *Compulsory Works.*—(i) The licensee shall, within two years from the date of the grant of this license (1) provide and install suitable and sufficient feeders and distributing mains and execute works to the satisfaction of the Government for the purpose of supplying electrical energy throughout the streets, or parts of streets, named in the Second Annexure and shown in yellow colour on the deposited map, (2) erect the generating station or main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and (3) do all other works necessary for the commencement of the supply of energy to consumers.

The generating station or main receiving station mentioned in clause 5 together with all machinery and apparatus, feeders and distributing mains and all other works in connection with this license shall have the prior approval in writing of the Government before any orders for the same are placed.

(ii) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports stating all steps taken and the progress made in carrying into effect this license.

(B) *Provision of adequate plant and extension of distributing mains.*—Further within twelve months of the receipt of applications and subject to the first proviso of clause 6(i) of the Schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines and feeders and distributing mains as may be required to give and supply adequate energy to every consumer within the area, and shall provide and maintain adequate plant which, in the opinion of the Government, may be considered necessary for regular, constant and sufficient supply of energy to consumers.

SUPPLY OF ENERGY.

7. (i) Subject to the provisions of this license, the Act, and the Rules, and also the Electricity (Supply) Act, the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case within six months thereafter the licensee shall submit to the Government for sanction under sub-section (2) of section 21 of the Act draft "Conditions of Supply" to regulate his relations with persons who are or intend to become consumers.

(iv) After such conditions have been sanctioned by the Government with or without modification the licensee shall not supply energy unless:—

(a) the person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government, and

(b) such person and the licensee shall have executed an agreement in a form approved by the Government.

(v) The amount of all miscellaneous charges incidental to and in connection with the supply of energy, which the licensee proposes to make against consumers, shall be subject to the previous approval of the Government.

(vi) Where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the express permission of the Government.

EXTENSIONS TO GENERATING PLANT, TRANSMISSION AND DISTRIBUTING MAINS.

8. After the supply of energy has commenced in accordance with clause 7(ii) of this license, no major additions to the generating station, machinery and apparatus, transmission and distributing mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

ACCOUNTS.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee showing in full details, as required by the Act and the Rules thereunder and the Electricity (Supply) Act, 1948 or any order of the Government, the working of the undertaking for which this license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government before the 1st October every year, the accounts of the undertaking for one year made up to the 31st March of the same year.

STATISTICS.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in this behalf such statement and data as may be considered necessary for the purpose of compiling comprehensive statistics of electric supply undertakings in the State.

HOURS OF SUPPLY.

11. From the date of the commencement of supply the licensee shall maintain a continuous supply of energy for 24 hours throughout the year:

Provided that for a period of two years from the commencement of supply specially during the months of November, December, January and February, the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5 p.m. local time, with the permission of Government obtained in writing.

METHOD OF CONSTRUCTION.

12. The feeders, distributing mains and service connections may be overhead or underground in whole or in part and shall subject to the provisions of section 18 of the Act, be erected, constructed and maintained by the licensee in strict conformity with the Act and the Rules thereunder and the following provisions:—

- (i) The licensee shall not erect overhead mains for use at any higher pressure than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitations as the Government may impose.
- (ii) Aerial lines in the vicinity of a building or structure shall be erected in compliance with the Indian Electricity Rules concerned and in no case shall an aerial line be at a less distance than 4 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.
- (iii) In narrow lanes, passages or streets where it is not possible to maintain a horizontal clearance of 4 feet between aerial lines and buildings or structures, underground cables shall be provided unless any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for any such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of any such special aerial line.
- (iv) Where any electric supply lines cross or run along the routes of a taboot, temple car or similar other religious processions, the supply lines shall be laid underground or placed at such height as will allow of the free and safe passage of those processions. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall refer before running any such lines.
- (v) *Removal of lines.*—The licensee shall remove or replace at his own expense any aerial line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.
- (vi) For the purpose of rule 68(2) of the Rules, the maximum wind pressure shall be taken as 20 pounds per square foot.

NATURE OF SUPPLY.

13. The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

- (i) Three phase alternating current, three or four-wire supply at pressures of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.
- (ii) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

The pressures stated above shall be as measured at consumers' terminals and shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

LIMITS OF RATES TO BE CHARGED IN RESPECT OF SUPPLY OF ENERGY.

14. (i) The rates to be charged by the licensee for energy supplied by him shall not exceed those stated in that behalf in the Fourth Annexure, or, in the case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maxima as the Government may fix on approving the method.

(ii) The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity (Supply) Act, 1948.

PURCHASE OF UNDERTAKING.

15. (A) *Purchase by local authority or State Government (where the State Electricity Board is not formed).*—(i) The option of purchase given by section 7 of the Act shall be first exercisable on the expiration of twenty years from the commencement of this license and thereafter on the expiration of every subsequent period of ten years.

(ii) The purchase price payable on the exercise of said option shall be—

(a) the net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including serviceable stand-by plant) owned and used by the licensee for the purposes of the undertaking less the total depreciation thereon calculated according to the Sixth Schedule and the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act, 1948

The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (i) of section 7 of the Act which shall be added to such value under the second proviso to that sub-section on account of compulsory purchase shall be ten per centum; and

(b) the value of the stores, spare parts and loose tools in use or available and suitable for use (for the purposes of the undertaking) at the date of purchase at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iii) In accordance with clause (d)(ii) of sub-section (2) of section 3 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of this license.

(iv) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlays of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the State Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the relevant Schedule of the Electricity (Supply) Act, 1948.

BULK SUPPLY.

16. (i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area so to direct, the licensee shall obtain his supply from such source.

The decision of the Government on the operation of this clause shall be final.

(ii) The licensee will take from the State Electricity Board, if set up by the Government, or from any Government generating station such energy as required for this distribution at any time the Electricity Board or the Government is prepared to supply at a rate not more than the rate at which, in the opinion of the Central Electricity Commission to the Government of India or the Government or the State Electricity Board, the licensee is generating at the time of the supply.

If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government its generating plant at its depreciated book value, or if the Electricity Board or Government does not wish to purchase, the licensee will have full discretion to dispose of such plant.

MANAGEMENT EXPENSES AND INTEREST ON LOAN.

17. (z) The Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of the Company and the Director so nominated shall be entitled to such remuneration payable by the said Company as fixed in the Memorandum and Articles of Association of such Company in respect of other Directors. The Director so nominated by Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have the right to remove the person so nominated and appoint another person in his place.

(u) Subject to any law for the time being in force relating to Co-operative Societies, the licensee shall not enter into any agreement with the Managing Agents, or make any modifications to such agreement already entered into without the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and the Managing Agents, and to require suitable modifications therein as a condition precedent to Government granting any consent as required by section 9(2) of the Act.

(iii) The rates of remuneration to be paid to the Managing Agents and the expenses of the office of the Managing Agents shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act, 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, and any changes in such rates shall be subject to the prior approval of the Government in each case.

VARIATIONS FROM THE SCHEDULE TO THE ACT.

18. In pursuance of clause (f) of sub-section (2) of section 3 of the Act, it is hereby expressly declared that—

- (i) sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act shall for the purpose of incorporation in this license be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5-0 p.m., local time, for a period of two years from the commencement of supply" after the expression "continue to supply energy" occurring in the sub-clauses above-mentioned;
- (ii) clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in said clause;
- (iii) the following shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act:—
"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2);"
- (iv) clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act shall for the purpose of incorporation in this license be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7(iv) of this license;
- (v) the following sub-clause shall be substituted for sub-clause (5) of clause VI, namely:—
"(5) Every requisition under this clause shall be in a form approved by the Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant;"
- (vi) the first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for the period of seven years specified therein;
- (vii) the following sub-clause shall be substituted for sub-clause (2) of clause X, namely:—
"(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for

energy so supplied and the rates at which such energy will be supplied; and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice, as the Government may deem proper, of such change to the Government, to the local authority concerned, and to every consumer of energy who is supplied by him from such distributing main."

SECURING CONTINUITY OF SUPPLY.

19. It shall be the duty of the licensee (which expression shall, for the purpose of this clause and clause 20 following, be taken to mean and include the licensee, his employees, servants, agents and his permitted assigns) to give the nearest Magistrate immediate and full information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1929 and/or section 22 of the Industrial Disputes Act, 1947.

TRANSFER OF MANAGEMENT.

20. The licensee shall not employ or engage any other party to work his undertaking or to carry out the work of supplying energy under this license except with the previous written consent of the Government wholly or to such extent as the Government may think fit.

REVOCATION.

21. (i) If the licensee shall in the opinion of the Government have failed to give such immediate and full information as is required by clause 19 hereof, or if at any time any interruption of the supply shall occur which in the opinion of the Government is attributable to any wilful or preventable default or neglect on the part of the licensee or which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee, or if the licensee shall in the opinion of the Government fail to comply with any of the provisions of this license, or shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years, specified in clause 6 of this license, or if the general direction and control of the licensee shall cease to be in the hands of the citizens of India the license may be revoked

(ii) In the event of the Government revoking the license for any of the causes specified in the sub-clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited as the Government may decide and the decision of the Government as to both revocation and forfeiture shall be final and binding on the licensee.

FIRST ANNEXURE.

The boundaries of the area of supply referred to in clause 4 are as under:—

North—Bounded by Gangakhali khal, villages Ratnali, Radha Ballavpur and Bhubaneswarpur.

East—Bounded by River Rupnarayan.

South—Bounded by villages Sonamui, Kapasbera, Chak Kamina and Dakshin Char Sankarara.

West—Bounded by villages Payrachali and Nischintabasan.

SECOND ANNEXURE.

The list of streets or parts of streets referred to in clause 6(I).

- (1) Panskura-Tamluk Road (within Town).
- (2) Payratungi Road No. 2 (now named Matangini Hazra Road).
- (3) Diversion Road (North to South).
- (4) School Street (now named Mahendfa Nath Maity Street).
- (5) Moyna Road.
- (6) Norpota Road.
- (7) Bazar Sankarara Road.
- (8) Daharpur Road (Town).
- (9) Diversion Road (East to West).

The above streets and parts of streets are delineated on the deposited map by a blue line.

THIRD ANNEXURE.

(1) The proposed generating station will be installed at the junction of Diversion Road (North to South) and Kalipada Road (now named Sasadhar Das Road) and it is shown in the plan with green colour.

(2) The supply will start with 2-40 kw and 1-80 kw Diesel Alternator Sets.

FOURTH ANNEXURE.

The rates to be charged as referred to in clause 14 shall not exceed the maxima set out below, namely:—

Rate A—Domestic and Business Purposes.

(a) (i) Domestic and business purposes for lights and/or all types of table, ceiling, exhaust and ventilating fans—Annas 7 per unit.

(ii) Domestic purposes for lift and pump motors, where the rating of such motor does not exceed 4 H.P.—Annas 6 per unit.

(iii) Domestic purposes for lift and pump motors, where the rating of such motor exceeds 4 H.P.—Annas 5 per unit.

(b) Domestic and business purposes for heating devices (heaters, cookers, irons, etc.), radios, refrigerators, air conditioning apparatus and all other domestic appliances not mentioned in Rate A(a)—Annas 3-6 pies per unit.

(c) All other domestic and business purposes not covered by any other rate—Annas 6 per unit.

Rate B—Unmetered Supply.

Lights on contract system for road side stalls and bazar shops only, and used for not more than six hours daily from sunset, provided that the wattage of each lamp does not exceed 100 watts and the total number of lamps in one shop does not exceed 4—Anna 1 per month per watt marked on the lamps installed.

Rate C—Public Amusement Purposes.

Cinematograph and for all such amusement purposes—Annas 4-6 pies per unit.

Rate D—Battery charging and Electrolysis.

Annas 4-6 pies per unit.

Rate E—Industrial Purposes.

For each installation having motors the aggregate rated horse-power of which—

(a) does not exceed 4 H.P.—Annas 5 per unit,

(b) exceeds 4 H.P. but does not exceed 15 H.P.—Annas 4 per unit,

(c) exceeds 15 H.P. but does not exceed 50 H.P.—Annas 3-6 pies per unit:

Provided that in respect of all premises consuming energy under different rates mentioned above, the licensee shall be permitted to levy minimum charge at the following rates per month, even if energy to that value has not been consumed during that month:—

(a) For apparatus consuming energy under Rates A(a)(i) and A(b) - Rs. 2 per month per kilowatt of connected load or part thereof on the premises concerned.

(b) For motors consuming energy under Rates A(a)(ii), A(a)(iii), and Rate E—Rs. 5 per month per H.P. or part thereof of all the motors installed.

Note.—When the minimum charge specified above is levied then no other charge for energy consumed shall be made during the period affected.

Rate F—Large Industrial and/or Bulk Supply Purposes.

If the monthly maximum demand exceeds 50 kilowatt, special method of charge to be approved by the Government in accordance with section 23, sub-sections (3) and (4) of the Act. The maximum rates shall be such as the Government may fix on approving the method.

By order of Governor,
S. K. CHATTERJEE, Secy.

Industries**NOTIFICATION.**

6991nd—16th March 1951.—The designation of the post of "Special Officer (Gur)" under Directorate of Industries, West Bengal, is changed to "State Palm Gur Organiser, West Bengal."

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 655-IND.

Calcutta, the 13th March 1951.

Read an application, dated the 12th July 1949, from Messrs G. B. Works, Ltd., Rishra, district Calcutta, for a loan of Rs. 20,000, since reduced to Rs. 11,500 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for development of their existing factory for manufacture of instruments apparatuses, etc.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on 2nd August 1950 incorporated in the report submitted with letter No. 17776, dated the 6th February 1951, from the Director of Industries, West Bengal.

Order.

ORDERED that the loan of Rs. 11,500 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the applicant-firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for development of their existing factory for manufacture of instruments apparatuses, etc.;
- (2) That a mortgage bond should be executed by Sri B. K. Ganguly, the Managing Director of the Company, in the form to be drawn up by Government for the purpose;
- (3) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (4) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) That the entire amount of loan with interest thereon should be repaid in eight annual instalments—the first seven instalments being of Rs. 1,500 only each and the eighth and final instalment being of Rs. 1,000 only plus interest, the first instalment being payable on the first anniversary of payment of the loan.

ORDERED also that the resolution be published in the Calcutta Gazette.

RESOLUTION No. 656-IND.

Calcutta, the 13th March 1951.

Read an application, dated the 12th June 1950, from Sri Namita Roy and Sri Sunil Krishna Paul Chaudhury, Partners and Proprietors, Udayanaram, 14, Tobbin Road, Baranagore, Calcutta, for a loan of Rs. 10,100, since reduced to Rs. 5,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for manufacture of locks, etc.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 18th January 1951, incorporated in the report submitted with letter No. 17467, dated the 1st February 1951, from the Director of Industries, West Bengal.

Order.

ORDERED that the loan of Rs. 2,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the applicant-firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for development of their existing factory for manufacture of locks, etc.;
- (2) That a mortgage bond should be executed jointly by Sri Namita Roy and Sri Sunil Krishna Paul Chaudhury in the form to be drawn up by Government for the purpose;
- (3) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (4) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) That the entire amount of loan with interest thereon should be repaid in five equal annual instalments of Rs. 400 only each plus interest, the first instalment being payable on the first anniversary of payment of the loan.

ORDERED also that the resolution be published in the Calcutta Gazette.

RESOLUTION No. 657-IND.

Calcutta, the 13th March 1951.

Read an application, dated the 7th April 1950, from Messrs Plywood Manufacturers' Co-operative Society, Ltd., 1, Canal Circular Road, Calcutta, for a loan of Rs. 35,000, since reduced to Rs. 7,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for development of their existing plywood industry.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 27th December 1950, incorporated in the report submitted with letter No. 19082, dated the 24th February 1951, from the Director of Industries, West Bengal.

Order.

ORDERED that the loan of Rs. 1,500 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the applicant-firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of development of the applicant-firm's plywood industry;
- (2) That a mortgage bond should be executed by Sri Birendra Chandra Chanda, Secretary of the said Society, in the form to be drawn up by Government for the purpose;
- (3) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;

- (4) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) That the entire amount of loan with interest thereon should be repaid in seven equal annual instalments of Rs. 1,000 only each plus interest, the first instalment being payable on the first anniversary of payment of the loan.

ORDERED also that the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 679-IND.

Calcutta, the 15th March 1951.

Read an application, dated the 12th July 1950, from Sri Bisweswar Majumder, Proprietor of Majumder's Screen Printing and Dyeing Industry, Serampore, Hooghly, for a loan of Rs. 15,000, since reduced to Rs. 12,500 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for development of his screen printing and dyeing industry.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 15th November 1950, incorporated in the report submitted with letter No. 17978, dated the 8th February 1951, from the Director of Industries, West Bengal.

Order.

ORDERED that the loan of Rs. 12,500 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the applicant in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (a) That the entire amount of loan should be utilised for the purpose of development of the applicant's screen printing and dyeing industry;
- (b) That a mortgage bond should be executed by Sri Bisweswar Majumder in the form to be drawn up by Government for the purpose;
- (c) That the applicant-firm should annually admit two apprentices for training on the recommendations of the Director of Industries, West Bengal, on such terms and conditions as may be settled by mutual consultation;
- (d) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (e) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (f) That the entire amount of loan with interest thereon should be repaid in seven yearly instalments, the first instalment being of Rs. 1,700 only plus interest and the other six subsequent instalments being of Rs. 1,800 only each plus interest, the first instalment being payable on the first anniversary of payment of the loan.

ORDERED also that the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 680-IND.

Calcutta, the 15th March 1951.

Read an application, dated the 24th June 1950 from Messrs. Glacekid (India), Ltd., of 2, Tattler Lane, Calcutta, for a loan of Rs. 50,000 since reduced to Rs. 15,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for expansion of existing tannery.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 13th December 1950, incorporated in the report submitted with letter No. 19083, dated the 8th February 1951, from the Director of Industries, West Bengal.

Order.

ORDERED that the loan of Rs. 15,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of expansion of the existing tannery of the applicant-firm;
- (2) That a mortgage bond should be executed jointly by Sri Peary Lal Banerjee, one of the Directors of the Company and Sri S. Kumar Chatterjee, Secretary of the Company, in the form to be drawn up by Government for the purpose;
- (3) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (4) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) That the entire amount of loan with interest thereon should be repaid in eight equal annual instalments of Rs. 1,875 only each plus interest, the first instalment being payable on the first anniversary of payment of the loan.

ORDERED also that the resolution be published in the *Calcutta Gazette*.

RESOLUTION No. 703-IND.

Calcutta, the 17th March 1951

Read an application, dated the 30th November 1950, from Messrs. Instrument Research Laboratory, Ltd., of 509, Bowbazar Street, Calcutta, for a loan of Rs. 50,000 since reduced to Rs. 35,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for manufacture of optical instruments.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 13th December 1950, incorporated in the report submitted with letter No. 17777, dated the 6th February 1951, from the Director of Industries, West Bengal.

Order.

ORDERED that the loan of Rs. 35,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made.

made. The loan is also subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of development of the existing factory for the manufacture of microscope lenses, objectives, etc.;
- (2) That a mortgage bond should be executed jointly by Sri Sasanka Sekhar Bagchi and Sri Sisir Kumar Mitra, Directors of Messrs Instrument Research Laboratory, Ltd., and the same countersigned by Sri Surendra Sundar Sannyal, Managing Director of Mercantile Union, Ltd., who are the Managing Agents of the borrower Company in the form to be drawn up by Government for the purpose;
- (3) That the applicant-firm should admit two apprentices every year for training in their Laboratory on the recommendation of the Director of Industries, West Bengal, on such terms as may be mutually decided hereafter;
- (4) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) That if the instruments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (6) That the entire amount of loan with interest thereon should be repaid in seven equal annual instalments of Rs 5,000 only each plus interest, the first instalment being repayable on the first anniversary of payment of the loan.

It is also that the resolution be published in the *Calcutta Gazette*.

Resolves resolution No. 494-Ind., dated the 19th January 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Cinchona

NOTIFICATIONS.

17th March 1951.—Sri S. Mukherjee, biologist to the Government of West Bengal, is granted leave, under rule 167(ii) of the Bengal Service Rules, Part I, for 13 days from the 26th March 1951 to 13th April 1951, with permission to prefix Sunday, the 27th March 1951, to the leave.

19th March 1951.—Mr. A. Frizelle, Manager in charge, Government Cinchona Plantation, is appointed to act as Manager, Government Cinchona Plantation, until further orders.

19th March 1951.—Sri R. Kumar, Manager, Government Cinchona Plantation, is appointed temporarily to be Manager in charge, Government Cinchona Plantation, vice Mr. A. Frizelle, until he returns to act as Manager, Mungpoo.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATION.

20th March 1951.—The following of the accidental slip which under rule 17 of the Bengal Industrial Disputes Rules, 1947, referred to in Order No. 4569Lab., dated 17th August 1950, has been made in his award

as shown in the annexure to the said notification, is hereby published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Correction.

In the said award published on pages 1107-1114 of the *Calcutta Gazette, Extraordinary*, Part I, dated the 19th August 1950, at page 1111, in item No. (5) under Demand (a)—

for "Pension for clerks—In addition to Provident Fund at the discretion of the employees", read "Pension for clerks—In addition to Provident Fund at the discretion of the employers".

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 12(14)48/51W.C.—12th March 1951.—In partial modification of this Labour Directorate notification No. 12L.C., dated 8th June 1948, published at page 844, Part I of the *Calcutta Gazette*, dated 24th June 1948, the name of "Mr. J. L. Johnstone" is published as an employers' representative to the Works Committee in the Empire Jute Mills, Titaghur, 24-Parganas, for general information.

No. 20(2)49/51W.C.—13th March 1951.—In partial modification of this Labour Directorate notification No. 20L.C., dated 5th April, 1949, published at page 629, Part I of the *Calcutta Gazette*, dated 14th April 1949, the name of "Sri C. C. Choudhury", a member nominated by the employers to the Works Committee of the Bangasree Cotton Mills, Ltd., Sodepore, 24-Parganas, is hereby cancelled and the name of "Sri Prodyot Kumar Choudhury" is published in his place for general information.

No. 12(2)49/51W.C.—14th March 1951.—In partial modification of this Labour Directorate notification No. 12L.C., dated 28th January 1949, published at page 244, Part I of the *Calcutta Gazette*, dated 10th February 1949, the name of "Sri Nalin Kumar Banerjee", an employees' representative from constituency No. 1 to the Works Committee of British India Electric Construction Co., Ltd., 6, Mayurbhanj Road, Kidderpore, Calcutta, is hereby cancelled and the name of "Sri Sushil Kumar Roy" is published in his place for general information as a member elected to the above Works Committee in the by-election held in constituency No. 1.

No. 33(5)48/51W.C.—12th March 1951.—The name of "Mr. H. Cosgrove", a member nominated by the employers to the Works Committee in the Gouripore Company, Limited, Naihati, 24-Parganas, as published at page 44 in Part I of the *Calcutta Gazette*, dated 10th March 1949, is hereby cancelled and the name of "Mr. C. L. Birse" is published in his place for general information.

No. 46(3)48/51W.C.—12th March 1951.—In partial modification of this Labour Directorate notification No. 46L.C., dated 20th August 1948, published at page 1145, Part I of the *Calcutta Gazette*, dated 26th August 1948, as amended by notification No. 46(2)48W.C., dated 7th February 1950, published at page 297, Part I of the *Calcutta Gazette*, dated 23rd February 1950, the names of "Mr. R. Ford" and "Sri Sachin Das Gupta", members nominated by the employers to the Works Committee in Brooke Bond India, Limited, 3, Hide Road, Kidderpore, Calcutta, are hereby cancelled and the names of "Dr. S. K. Roy Chowdhury" and "Sri N. Ganguly" respectively are published in their places for general information.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

24-Parganas.—No. 29261.L.R.—12th March 1951.
—In exercise of the power conferred by sub-section (1) of section 107II of the Bengal Cess Act, 1880 (Bengal Act IX of 1880), the Governor has been pleased, after considering the views of the District Board of 24-Parganas, to order that the road cess and the public works cess shall be levied for each year on each rupee of the annual value of cess-paying lands at the rate of one-quarter anna on each rupee of such annual value with effect from the 1st Baisakh, 1958 B.S.

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

ভূমিগ্রহ শাখা।

Land Acquisition

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

বাঁকড়া।—নং ২৬৫৪এল.এ।—৫ই মার্চ ১৯৫১।—১৮৯৪ সালের ভূমিগ্রহ আইনের ৩ ধারার (গ) উপ-ধারায় প্রদত্ত ক্ষমতাবলে, পুনর্নিযুক্ত অরর শাসক ও সমাহর্তা শ্রীরামেন্দু সেনকে উক্ত আইনের বিধানমত বাঁকড়া জেলার কেন্দ্রীয় সরকারের প্রয়োজন ব্যতিরেকে অন্যান্য ব্যবহার প্রয়োজনে ভূমিগ্রহ সম্পর্কে সমাহর্তার কার্য পরিচালন করিবার নিমিত্ত বিশেষ ভূমিগ্রহ সমাহর্তারূপে নিযুক্ত করা হইল।

Bankura.—No. 26541.L.A.—5th March 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to appoint Sri Ramendu Sen, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed), to be the Special Land Acquisition Collector, in the district of Bankura, to perform the functions of a Collector under the said Act, in relation to acquisition of lands for public purposes (except the purposes of the Union) and for Companies.

বাঁকড়া।—নং ২৬৫৪এল.এ।—৫ই মার্চ ১৯৫১।—যেহেতু ভারতীয় শাসনতন্ত্রের ২৫৮(১) ধারায় প্রদত্ত ক্ষমতাবলে ভারত সরকারের স্বরাষ্ট্র মন্ত্রণালয় ১৯৫০ সালের ৩০শে সেপ্টেম্বর তারিখের ১২৩।৫০জুডিসিয়াল নং প্রজ্ঞাপনে কেন্দ্রীয় সরকারের প্রয়োজনে ভূমিগ্রহ সম্পর্কে ১৮৯৪ সালের ভূমিগ্রহ আইনের বিধানমত উক্ত সরকারের বে ক্ষমতা আছে, সেই ক্ষমতা রাজ্য সরকারের হস্তে ন্যস্ত করা হইয়াছে;

সুতরাং এখানে উক্ত আইনের ৩ ধারার (গ) উপ-ধারায় এবং উল্লিখিত প্রজ্ঞাপনে প্রদত্ত ক্ষমতাবলে পুনর্নিযুক্ত অরর শাসক ও সমাহর্তা শ্রীরামেন্দু সেনকে কেন্দ্রীয় সরকারের প্রয়োজনে বাঁকড়া জেলার ভূমিগ্রহ সম্পর্কে সমাহর্তার কার্য পরিচালন করিবার নিমিত্ত উক্ত আইনের বিধানমত ভূমিগ্রহ সমাহর্তারূপে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,
শ্রীমদোশমোহন বন্দ্যোপাধ্যায়,
রাজস্ব পর্ষদের সদস্য এবং পদাধিকারে
পশ্চিমবঙ্গ সরকারের সচিব।

Bankura.—No. 26561.L.A.—5th March 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India, in the Ministry of Home Affairs, under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Ramendu Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, to be the Special Land Acquisition Collector, in the district of Bankura, to perform the functions of a Collector under the said Act, in relation to the acquisition of land for the purposes of the Union.

24-Parganas-Calcutta.—No. 28181.L.A.

March 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to appoint Sri Sudhansu Bimal Das Gupta, Deputy Magistrate and Deputy Collector and Assistant Settlement Officer, Alipore, on leave, to be the Additional Land Acquisition Collector, Calcutta, on the expiry of his leave, to perform the functions of a Collector under the said Act in relation to the acquisition of land for public purposes (except the purposes of the Union) and for Companies.

24-Parganas-Calcutta. — No. 28201.L.A.

March 1951.—Whereas the functions of the Central Government under the Land Acquisition Act (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Sudhansu Bimal Das Gupta, Deputy Magistrate and Deputy Collector and Assistant Settlement Officer, Alipore, on leave, to be the Additional Land Acquisition Collector, Calcutta, on the expiry of his leave, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Burdwan.—No. 28661.L.A.—10th March 1951.

Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 48 of the Land Acquisition Act, 1894 (1 of 1894), read with the said notification, the Governor is pleased to draw from the acquisition of a piece of land starting from chainage 13.52 and running generally towards south-west direction through the mauza Santa and terminating at chainage 14.28 in the same mauza and bearing in length and 68 feet in width and measuring more or less, 0.06 of an acre, out of the total of 1.28 acres, which were notified for acquisition by declaration No. 65081.L.A., dated the 10th September 1946, published at pages 1394-95, Part II of the *Calcutta Gazette* of the 17th October 1946, the East Indian Railway for an assisted shed for the serve Steel Corporation of Bengal, Ltd. at No. 28, thana Asansol, pargana Shergarh, district Burdwan.

Hooghly.—No. 28721.L.A.—10th March 1951.

The Governor is pleased to cancel so much of the notification No. 23251.L.A., dated the 17th September 1948, under section 4 of the Land Acquisition Act, 1 of 1894, published at page 371, Part II of the *Calcutta Gazette* of the 24th September 1948, as relates to 17.71 acres of land, comprising 17 plots detailed in the schedule below, out of a total area of 34.35 acres of land which was notified for acquisition on behalf of the Jaysahree Textile Ltd., for setting up and running textile mill for spinning, weaving, knitting, bleaching, mercerising, printing and finishing of cotton yarn from flax, hemp and other fibres and for the accommodation of staff, hospital, school and other institutions.

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wellfare of the employees and for the construction of roads and parks and for storage of goods in the villages of Rishra and Mahesh in the tract of Hooghly:—

Schedule.

Cadastral survey plots Nos. 1484, 1552, 1553, 1558, 1559, 1586, 1587, 1626, 1630, 1631, 1637, 1748, 1749, 1750, 1751, 1752, 1759, 1783, 1784, 1785, 1786, 1787, 1788, 1789, and 1791 in village Rishra, jurisdiction list of thana Serampore.

Cadastral survey plots Nos. 2120, 2121, 2129, 2135, 2140, and 2152 in village Mahesh, jurisdiction list No. 15, thana Serampore.

Midnapore.—No. 2874L.A.(P.W.).—10th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of an approach to the brick field on the 3rd mile of the Mahesh-Nandigram Road at Kapaserya, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.68 of an acre, comprising cadastral plots as detailed below, is likely to be required in the district of Midnapore:—

District Midnapore.

and Mahishadal, village Kapaserya, jurisdiction list No. 135.

Cadastral plot in full.—436.

and plots in part.—435, 438, 437, 441, 444, 445, 446, 447.

Notification is made under the provisions of Act I of 1894, to all whom it may

concern that the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore.—No. 2876L.A.(P.W.).—10th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Busdevpur-Sutahata Road, in the village of Mahesh, jurisdiction list No. 46, thana Suta-district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 304, 306 and 308 and measuring, more or less, 0.60 of an acre, is likely to be required within the aforesaid village of Mahesh.

Notification is made under the provisions of Act I of 1894, to all whom it may

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore.—No. 2894L.A.(P.W.).—10th March 1951.—The Governor is pleased to cancel so much of the notification No. 1845L.A.(P.W.), dated the 13th June 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 990, Part I of the *Calcutta Gazette* of the 16th idem, as amended by erratum No. 2890L.A., (P.W.), dated the 10th March 1951, as relates to a piece of land measuring, more or less, 0.59 of an acre and comprising cadastral plot No. 233 of the village of Dwariberya Chak, jurisdiction list No. 162, thana Mahishadal, out of the total area of 4.47 acres notified for acquisition for the construction of the Busdevpur-Sutahata Road (portion within village Dwariberya Chak) in the district of Midnapore.

24-Parganas.—No. 2922L.A.—12th March 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Jud., dated the 30th September 1950, issued by the Government of India, in the Ministry of Home Affairs, under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for the development of the Dum Dum Airport, in the village of Banua-Bankra, jurisdiction list No. 47, thana Baraset, pargana Anwarpur, zilla 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 71, and measuring, more or less, .98 of an acre, is likely to be required within the aforesaid village of Banua-Bankra.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector, 24-Parganas.

Birbhum-Calcutta.—No. 3046L.A.—14th March 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Krishna Kalidas Ganguli, Deputy Magistrate and Deputy Collector and Special Land Acquisition Collector, Birbhum, to be the Second Land Acquisition Collector, Calcutta, to perform the functions of a Collector under the said Act in relation to the acquisition of land for public purposes (except the purposes of the Union) and for Companies.

Birbhum-Calcutta.—No. 3048L.A.—14th March 1951.—Whereas the function of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Krishna Kalidas Ganguli, Deputy Magistrate and Deputy Collector and Special Land Acquisition Collector, Birbhum, to be the Second Land Acquisition Collector, Calcutta, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Birbhum.—No. 3080L.A.—14th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the Bahiri Braja Sundari H. E. School authorities, for a public purpose, viz., for a playground of Bahiri Braja Sundari H. E. School, in the village of Bahiri, jurisdiction list No. 140, thana Bolpur, pargana Barbaksingh, district Birbhum, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 5021, 5169, 5172, and 5168, and portion of cadastral plots Nos. 5000, 5170, 5171, and 5174, and measuring, more or less, 3.00 acres, is likely to be required within the aforesaid village of Bahiri.

This notification is made, under the provisions of section 4, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Birbhum.

Hooghly.—No. 3164L.A. (P.W.).—16th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Haripal-Jejur Road, it is hereby notified that for the above purpose pieces of land altogether measuring 0.80 of an acre, and comprising

cadastral plots as detailed below, are likely to be required in the district of Hooghly:—

District Hooghly.

Thana Haripal, village Jejur, jurisdiction No. 83.

Cadastral plots in part.—1301, 1304, 1194, 110, 111, 107, 106, 105, 101, 121, 1923, 119, 100 and 125.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Plan Circle at Anderson House, Alipore, as well as that of the Collector of Hooghly.

In exercise of the powers conferred by the said section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894 amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 3172L.A. (P.W.).—14th March 1951.—The Governor is pleased to issue the notification No. 9104L.A., dated the 10th October, 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 195, I of the *Calcutta Gazette* of the 10th November 1949, in respect of the proposed acquisition of 1.2692 acres of land required by the Baran Municipality for conservancy workers' quarter, Hedger Road, in the village of Banahly, jurisdiction list No. 6, thana Baranagar, Pargana Calcutta, district 24-Parganas.

Cooch Behar.—No. 3308L.A. (P.W.).—14th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of Haldibari-Mekhliganj Road (portions at Dewa Bandar and Gnanakata Adhikari), it is hereby notified that for the above purpose a piece of land altogether measuring, more or less, 1.00 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Cooch Behar:—

District Cooch Behar.

Pargana Mekhliganj, taluk Hudumdanga (Debari), thak No. 13.

Cadastral plots in part—108, 109, 112, 113, 117, 121.

Pargana Mekhliganj, taluk Gnanakata Adhikari, thak No. 82.

Cadastral plots in part—28, 27, 26, 25, 24, 22, 21, 2, 44, 45, 46, 47, 74, 73, 72, 71, 14, 11, 7, 80, 79, 48, 49, 43, 42, 41, 40, 39, 73, 37, 76, 35, 75, 34, 31, 30.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Plan Circle at Anderson House, Alipore, as well as that of the Deputy Commissioner of Cooch Behar.

in exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as is not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the local gazette, file an objection in writing before the District Commissioner of Cooch Behar.

In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 4 of the Act shall not apply to the waste or arable portions of the land in this case.

Burdwan.—No. 35181.A.—22nd March 1951.—It appears to the Governor that land is required to be taken by Government at the expense of the Dhakeswari Cotton Mills, Ltd., for the construction of a road from the Dhakeswari Mills at Chapradili to Burnpur Pucca Road in the villages of Bidyanandapur, Chhutampur and Kulapur, jurisdiction list Nos. 57 and 58, respectively, thana Asansol, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 788 and part of cadastral survey plot No. 673 in mauza Amalapur and parts of cadastral survey plots Nos. 684 and 820 in mauza Purushottampur and parts of cadastral survey plots Nos. 3, 4, 18-24, 26-31, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Managing Director, Dhakeswari Cotton Mills, Ltd., Damodar, Asansol.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the local gazette, file an objection in writing before the District Commissioner of Burdwan.

Burdwan.—No. 35201.A.—22nd March 1951.—It appears to the Governor that additional land is required to be taken by Government at the expense of the Dhakeswari Cotton Mills, Ltd., for further extension of road from the Dhakeswari Mills at Chapradili to Burnpur Pucca Road in the villages of Purushottampur, Chhutampur, jurisdiction list Nos. 57 and 29, thana Asansol, pargana Shergarch, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 2711, 2727, 2731 and 2777 to 2782 of cadastral survey plots Nos. 2708 to 2714, 2724-2726, 2728-2730, 2732, 2734, 2736, 2738, 2740, 2742, 2744, 2746, 2748, 2750, 2752, 2754, 2756, 2758, 2760, 2762, 2764, 2766, 2768, 2770, 2772, 2774, 2776, 2778, 2780, 2782, 2784, 2786, 2788, 2790, 2792, 2794, 2796, 2798, 2800, 2802, 2804, 2806, 2808, 2810, 2812, 2814, 2816, 2818, 2820, 2822, 2824, 2826, 2828, 2830, 2832, 2834, 2836, 2838, 2840, 2842, 2844, 2846, 2848, 2850, 2852, 2854, 2856, 2858, 2860, 2862, 2864, 2866, 2868, 2870, 2872, 2874, 2876, 2878, 2880, 2882, 2884, 2886, 2888, 2890, 2892, 2894, 2896, 2898, 2900, 2902, 2904, 2906, 2908, 2910, 2912, 2914, 2916, 2918, 2920, 2922, 2924, 2926, 2928, 2930, 2932, 2934, 2936, 2938, 2940, 2942, 2944, 2946, 2948, 2950, 2952, 2954, 2956, 2958, 2960, 2962, 2964, 2966, 2968, 2970, 2972, 2974, 2976, 2978, 2980, 2982, 2984, 2986, 2988, 2990, 2992, 2994, 2996, 2998, 3000.

plots Nos. 96 to 101, 147-165, 167 to 170, 179-191, 198 to 202, 211, 221, 4517 and 4527 and parts of cadastral survey plots Nos. 139, 143, 166, 171, 192, 203, 204, 209, 210, 220 and 4560, in mauza Hirapur, and measuring, more or less, 17.60 acres, is likely to be required within the aforesaid villages of Purushottampur and Hirapur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Managing Director, Dhakeswari Cotton Mills, Ltd., Damodar, Asansol.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the local gazette, file an objection in writing before the District Commissioner of Burdwan.

Hooghly-24-Parganas.—No. 35221.A.—22nd March 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Kanakendu Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, now employed as Tank Improvement Officer, Hooghly, to be the Additional Land Acquisition Officer, 24-Parganas, to perform the functions of a Collector under the said Act in relation to the acquisition of land for public purposes (except the purposes of the Union and for Companies).

This cancels the notification No. 26101.R., dated the 3rd March 1951, relating to his appointment on boundary demarcation work.

Hooghly-24-Parganas.—No. 35241.A.—22nd March 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Kanakendu Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, now employed as Tank Improvement Officer, Hooghly, to be the Additional Land Acquisition Officer, 24-Parganas, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

This cancels the notification No. 26101.R., dated the 3rd March 1951, relating to his appointment on boundary demarcation work.

ERRATA.

Burdwan.—No. 28681.A.—10th March 1951.—In line 28 of the notification No. 118791.A., dated the 4th June 1945, under section 4 of the Land Acquisition Act, I of 1894, published at page 969, Part I of the *Calcutta Gazette* of the 7th idem, in respect of the acquisition of 0.84 of an acre of land required by the East Indian Railway for flood damage works at miles 56 and 57 of East Indian Railway, main line, in the villages of Shakhpur and Belut, jurisdiction list Nos. 53 and 54, respectively, thana Memari, parganas Chhutipur and Amirabad, district Burdwan—

Read "being 20 feet 0 inch in width" for "being 25 feet 0 inch in width".

Midnapore.—No. 2882L.A.(P.W.).—10th March 1951.—In notification No. 1866L.A.(P.W.), dated the 10th March 1949, under section 4 of the Land Acquisition Act, I of 1894, published at pages 481-82, Part I of the *Calcutta Gazette* of the 17th idem, in respect of the acquisition of land for the construction of the main canal (channage 12,900 feet to the end) with distributary for the Kowari Khal in connection with the Jhargram Irrigation Project, following changes will occur:—

Read "32.97 acres" for "33.10 acres" in line 10.

Thana Gopiballabhpur, village Nischinta, jurisdiction list No. 646.

Delete "144" against cadastral plots in part.

Thana Gopiballabhpur, village Kalabam, jurisdiction list No. 652.

Delete "181" against cadastral plots in part.

Thana Gopiballabhpur, village Chhota Kharbandi, jurisdiction list No. 636.

Insert "97, 58" against cadastral plots in part.

Read "70" against cadastral plots in part instead of that against cadastral plot in full.

Read "41" for "47" against cadastral plots in part.

Thana Gopiballabhpur, village Bara Kharbandi, jurisdiction list No. 624.

Delete "77" against cadastral plots in part.

Thana Gopiballabhpur, village Baramchati, jurisdiction list No. 623.

Read "71" for "48" against cadastral plots in part.

Thana Gopiballabhpur, village Bara Asanbani, jurisdiction list No. 615.

Delete "109, 125" against cadastral plots in part.

Thana Gopiballabhpur, village Baghagera, jurisdiction list No. 640.

Read "37" for "156" against cadastral plots in part.

Midnapore.—No. 2890L.A.(P.W.).—10th March 1951.—In notification No. 4845L.A.(P.W.), dated the 13th June 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 990, Part I of the *Calcutta Gazette* of the 16th idem, in respect of the acquisition of land for the construction of the Basudebpur-Sutahata Road (portion within village Dwariberya Chak) in the district of Midnapore, following changes will occur:—

Read "4.47 acres" for "4.31 acres" in line 9.

Thana Mahishadal, village Dwariberya Chak, jurisdiction list No. 162.

Delete "194" against cadastral plots in part.

Hooghly.—No. 3016L.A.—13th March 1951.—In the notification No. 2806L.A. (P.W.), dated the 5th April 1948, under section 4 of the Land Acquisition Act, I of 1894, published at pages 453-454, Part I of the *Calcutta Gazette* of the 15th April 1948, in respect of the proposed acquisition of land for Bhomrakhal at 7th mile, *delete* "118" in line 23 and *insert* "118" between 116 and 119 in line 16.

Midnapore.—No. 3224L.A.(P.W.).—17th March 1951.—In notification No. 410L.A.(P.W.), dated the 17th January 1949, under section 4 of the Land Acquisition Act, I of 1894, published at pages 119-20, Part I of the *Calcutta Gazette* of the 20th idem, in respect of the acquisition of land for the construction of the main canal with distributary of

Champa khal right bank in connection Jhargram Irrigation Project, in the district Midnapore, following changes will occur:—

Read "26.87 acres" for "26.69 acres" in line 10.

Thana Jhargram, village Bara Parulya, jurisdiction list No. 920.

Delete "228" against cadastral plots in part.

Thana Jhargram, village Khejurgerya, jurisdiction list No. 895.

Insert "36" against cadastral plots in part.

Thana Jhargram, village Jarananda, jurisdiction list No. 900.

Delete "126" against cadastral plots in part.

Thana Jhargram, village Uttara, jurisdiction list No. 901.

Delete "174" against cadastral plots in part.

Thana Jhargram, village Gobindapur, jurisdiction list No. 891.

Delete "253, 136" against cadastral plots in part.

Midnapore.—No. 3230L.A.(P.W.).—17th March 1951.—In notification No. 5041L.A.(P.W.), the 6th June 1947, under section 4 of the Acquisition Act, I of 1894, published at page 101, Part I of the *Calcutta Gazette* of the 19th idem, in respect of the acquisition of land for the district of Basudebpur-Sutahata Road, in the district Midnapore, following changes will occur:—

Read "19.85 acres" for "20.00 acres" in line 10.

Thana Sutahata, village Dwariberya, jurisdiction list No. 46.

Delete "2624" under cadastral plots in full.

"2669, 2609, 2566, 2864, 1150, 1151, 1203" under cadastral plots in part.

Insert "2626" under cadastral plots in part.

Midnapore.—No. 3402L.A.(P.W.).—21st March 1951.—In notification No. 4116L.A.(P.W.), the 30th May 1949, under section 4 of the Acquisition Act, I of 1894, published at page 101, Part I of the *Calcutta Gazette* of the 2nd June 1949, in respect of the acquisition of extra of land for the diversion of the Basudebpur-Sutahata Road (at Deulpota and Dwariberya) in the district of Midnapore, following changes will occur:—

Read "5.70 acres" for "4.44 acres" in line 10.

Thana Sutahata, village Dwariberya, jurisdiction list No. 46.

Delete "1191, 2572" against cadastral plots in part.

Read "2919" for "2933" against cadastral plots in part.

Thana Sutahata, village Deulpota, jurisdiction list No. 45.

Delete "779" against cadastral plots in part.

Insert "805, 820" against cadastral plots in part.

Burdwan.—No. 3510L.A.—22nd March 1951.—In notification No. 1031L.A., dated the 9th February 1949, under section 4 of the Land Acquisition Act, published at page 289, Part I of the *Calcutta Gazette* of the 17th idem, in respect of the proposed acquisition of 4.21 acres of land required for constructing a minor channel from channage 4 feet (right) of the distributary No. 2A, main distributary in the villages of Rampur and Sujapur, in the district Burdwan:—

Read plot Nos. "40-42, 44, 45", for Nos. "40-45", in line 12.

Read plot Nos. "2565-2568", for plot Nos. "2569", in line 15.

NOTICES.

Murshidabad.—No. 2878L.A.(P.W.).—10th March 1951.—Whereas 15.94 acres, more or less, of land situate in or near the villages of Shahapur and Parlatapur described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for Improvement of Bhagawangola-Lalgola Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Shahapur, jurisdiction list No. 66, police-station Lalgola, district Murshidabad.

Cadastral survey plots in part.—151, 152, 155, 156, 157, 160, 166, 167, 168, 110, 170, 137, 107, 103, 102, 101, 97, 98, 95, 96, 62, 57, 88, 90, 91, 92, 93, 94, 81, 82, 69, 63,

and survey plot in full.—169.

Parlatapur, jurisdiction list No. 68, thana Lalgola, district Murshidabad.

Cadastral survey plots in part.—3579, 3580, 3577, 3578, 3574, 3148, 3150, 3149, 3160, 3166, 3233, 3144, 3145, 3234, 3232, 3143, 3140, 3139, 3136, 3152, 3154, 3155, 3133, 3200, 3179, 3127, 3126, 3158, 3159, 3167, 3169, 3170, 3238, 3257, 3171, 3176, 3177, 3171, 3283, 3181, 3189, 3175, 3178, 3180, 3181, 3182, 3186, 3183, 3190, 3214, 3218, 3202, 3201, 3193, 3229, 3194, 3195, 3281, 324, 3282, 3211, 3212, 3285, 3213, 3217, 325, 3226, 3228, 3236, 2890, 3235, 3237, 322, 3243, 3247, 3244, 3248, 3249, 2888,

and survey plots in full.—3151, 3138,

Dinajpur.—No. 3084L.A.—14th March 1951.—Whereas 1.08 acres, more or less, of land situate in or near the village of Malon, described below have been requisitioned by the Collector of Dinajpur, for the purpose of maintaining and services essential to the life of the village, namely, for construction of a border and Assistant Sub-Inspectors' quarters, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Malon, jurisdiction list No. 32, thana Malon, district West Dinajpur.
1060 of Khatian No. 93.

Murshidabad.—No. 3166L.A.(P.W.).—16th March 1951.—Whereas 2.76 acres, more or less, of land situate in or near the villages of Moheshpur and Bhabta, described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the Improvement of Berhampore-Plassey Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Moheshpur, jurisdiction list No. 31, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part.—136, 870, 165, 167, 262, 263, 264, 825, 840, 845, 827, 862, 863.

Mauza Bhabta, jurisdiction list No. 7, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part.—2444, 2464, 2550, 2348, 2470, 2350, 2351, 2352, 2355, 2373, 2375, 2376, 2398, 2399, 2491, 2403, 2123, 2356, 2357, 2358, 2362, 2363, 2365, 2368, 2369, 2370, 2425, 2461, 2462, 2469, 2502, 2478, 2479, 2480, 2481, 2490, 2503, 2505, 2529, 2535, 2536, 2537, 2540, 2543, 2544, 2424, 2445 and 2529/4202.

Murshidabad.—No. 3168L.A.(P.W.).—16th March 1951.—Whereas 9.94 acres, more or less, of land situate in or near the villages of Purandarapur, Bundai and Chandraprasadpur described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the improvement of Berhampur-Kandi Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Purandarapur, jurisdiction list No. 49, police-station Kandi, district Murshidabad.

Cadastral survey plots in full.—222, 2141, 2156, 2171, 2257, 1825, 2119, 2311, 2312, 2242, 2120, 2123, 2310, 2131, 2135, 2136, 2219, 2221, 2122, 2121, 2124, 2125, 2126, 2244, 2137, 2178, 2129, 2130, 2140, 2147, 2175, 2243, 2158, 2218, 2179, 2256, 2222, 2245 and 2255.

Cadastral survey plots in part.—222/1826, 223/1827, 223, 120, 2173, 2258, 2128, 119, 110, 2308, 2313, 2322, 2115, 2118, 2309, 2132, 2134, 2220, 2116, 2117, 2111, 2110, 2127, 2138, 2177, 2139, 2176, 2241, 2142, 2145, 2146, 2159, 2154, 2217, 2180, 2223, 2259, 2246, 2253, 2254 and 2148.

Mauza Bundai, jurisdiction list No. 48, police-station Kandi, district Murshidabad.

Cadastral survey plots in full.—476, 475, 477, 490/965, 269/953, 261, 480, 481/964, 317/950, 554/971, 473/948, 271/952, 249/955, 491/966,

554, 321/949, 951, 259/954, 509, 509/968, 510/969, 508/967 and 260.

Cadastral survey plots in part.—472, 471, 476/961, 323, 475/960, 477/962, 490, 269, 262, 489, 170, 480/963, 481, 317, 482, 554/970, 513, 321, 322, 316, 491, 259, 270, 271, 512, 510, 508, 507, 506, 192, 553, 555, 561, 568, 559, 560, 566, 567, 249, 258 and 434.

Mauza Chandraprasadpur, jurisdiction list No. 47, police-station Kandi, district Murshidabad.

Cadastral survey plots in full.—367/475, 416, 419, 422, 364/472, 421, 417, 421/503, 365, 357/467, 360/468, 420, 420/502, 361/469, 409, 362/470, 408/496, 363/471, 411, 407/495, 368/476, 400/491, 369/477, 415, 415/498, 366/474, 391/492, 389, 390/401, 399/493, and 473.

Cadastral survey plots in part.—344, 355, 356, 359, 367, 419/501, 416/499, 345, 343, 354, 357, 417/500, 350, 360, 412, 361, 409/497, 362, 408, 363, 407, 400, 369, 414, 366, 259/478, 259, 429, 383, 391, 418, 388, 390, 399, 388/489, 389/490, 410, 423, 358, 370 and 364.

Murshidabad.—No. 3170L.A.(P.W.).—16th March 1951.—Whereas 1.22 acres, more or less, of land situate in or near the village of Chaltia, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the construction of Plassey-Berhampore Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Chaltia, jurisdiction list No. 81, police-station Berhampore Town, district Murshidabad.

Cadastral survey plots in part.—132, 134, 674, 675, 676, 131, 191, 125, 195 and 137.

Cadastral survey plots in full.—203 and 133.

24-Parganas.—No. 3278L.A.—19th March 1951.

Whereas 6.80 acres (more or less) of land situate in the village of Kakdwip described below, have been requisitioned by the Collector of 24-Parganas for the purpose of maintaining supplies and services essential to the life of the Community, viz., for the construction of a fifty bedded Health Centre at Kakdwip under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act of 1948 (West Bengal Act II of 1948) to all whom it may concern.

A plan may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas, as well as in the office of the Subdivisional Officer, Construction Board, 24-Parganas.

Description of land.

Village, Kakdwip, jurisdiction list No. 39, police-station Kakdwip, district 24-Parganas.

Whole of cadastral survey plots Nos. 198 and 199 and portions of cadastral survey plots Nos. 196 and 200.

Birbhum.—No. 3310L.A.(P.W.).—19th 3 1951.—Whereas 2.40 acres, more or less, of situate in or near the villages of Angarg Khorla and Rajyadharpur described below, been requisitioned by the Collector of Birbhum the purpose of providing proper facilities for tr tion, namely, for the construction of the distriha No. M.D.B/3 of Mayurakshi-Dwarka Branch C in connection with the Mayurakshi Irriga Scheme, under section 3 of the West Bengal l (Requisition and Acquisition) Act, 1948 (Bengal Act II of 1948);

Now, therefore, notice is hereby given that Governor has decided to acquire the said land pursuance of section 4 of the said Act.

This notice is given under the provisions of s section (1) of section 4 of the West Bengal l (Requisition and Acquisition) Act, 1948 (W Bengal Act II of 1948), to all whom it concern.

A plan of the said land may be inspected in office of the Collector of Birbhum as well as in of the Executive Engineer, Mayurakshi Const tion Division No. 1, Rampurhat, Birbhum

Description of land.

Mauza Angargaria, jurisdiction list No. 11, Mahammadbazar, district Birbhum

Cadastral plots in part:—705, 725, 726, 728, 729, 730, 735, 501.

Mauza Khorla, jurisdiction list No. 15, Mahammadbazar, district Birbhum

Cadastral plots in part:—1685, 1686, 1687, 1696, 1697 and 1698.

Mauza Rajyadharpur, jurisdiction list No. 1, thana Mahammadbazar, district Birbhum

Cadastral plots in part:—301, 302, 308, 312 and 315.

Nadia.—No. 3528L.A.(P.W.).—22nd March 1951.—Whereas 7.78 acres, more or less, of land situate in or near the village of Chhatka, jurisdiction No. 68, described below have been requisitioned by the Special Land Acquisition Collector, Nadia the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Chhatka, jurisdiction list No. 68, station Tehata, district Nadia

Cadastral plots in full—26, 484, 1290

Cadastral plots in part—23, 25, 27, 28, 31, 32, 33, 34, 48, 49, 55, 103, 364, 366, 370, 371, 372, 373, 376, 377, 378, 385, 395, 459, 480, 481, 462, 463, 467, 483, 489, 490, 491, 493, 494, 495, 515, 516, 523, 524, 525, 526, 569, 570, 571, 572, 573, 960, 961, 962, 963, 964, 965, 1137, 114, 1291, 1292, 1293, 1294, 1296, 1308, 1309.

DECLARATIONS.

Midnapore.—No. 2880L.A.(P.W.).—10th March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the main canal (chainage 1 foot to the end) with distributary of the Aurora Khal in connection with the Jhargram Irrigation Project, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.94 of an acre and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

a Gopballabhpur, village Kalabani, jurisdiction list No. 652.

cadastral plot in part.—94.

a Gopballabhpur, village Marunia, jurisdiction list No. 645.

cadastral plot in part.—88.

a Gopballabhpur, village Phutkya, jurisdiction list No. 643.

cadastral plot in part.—1.

a Gopballabhpur, village Chhota Kharbandi, jurisdiction list No. 636.

cadastral plots in part.—41, 84.

a Gopballabhpur, village Baghagerya, jurisdiction list No. 640.

cadastral plot in part.—37.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Midnapore.—No. 2888L.A.(P.W.).—10th March

Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the extension of the Basudehpur-Sutahata Road (within village Dwariberya Chak), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.60 of an acre and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

a Mahishadal, village Dwariberya Chak, jurisdiction list No. 162.

cadastral plots in full.—182, 183, 184, 185.

cadastral plots in part.—174, 175, 180, 181, 182, 183, 184, 185.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Bankura.—No. 2918L.A.(P.W.).—12th March

Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Bankura Ranibundh at Gobindapur and Upar Kechanda, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.77 acres and comprising cadastral plots as detailed below, are required in the district of Bankura.

District Bankura.

a Indpur, village Gobindapur, jurisdiction list No. 160.

cadastral plots in part.—1265, 1266, 1291, 1292.

a Indpur, village Upar Kechanda, jurisdiction list No. 161.

cadastral plot in part.—898.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Bankura.

Hooghly.—No. 3018L.A.—13th March 1951.—

Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for Re-excavation of Bhomrakhal at 7th mile in the villages of Kanchra and Sankarpur, jurisdiction list Nos. 21 and 19, respectively, thana Khanakul, pargana Jahanabad, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 531 and 532, and parts of cadastral survey plots Nos. 401, 402, 413, 529, 530, 533, 535, 541, 544 and 545, in mauza Kanchra, cadastral survey plots Nos. 73, 77, 107, 108, 111, 117, 122, 1059 and 1060, and parts of cadastral survey plots Nos. 2, 4, 22-24, 36, 37, 56, 65-68, 70-72, 74, 76, 78, 79, 90-91, 104-106, 109, 110, 112, 116, 118, 119-121, 123, 124, 127, 1004, 1005, 1015, 1016, 1030, 1037-1039, 1051, 1052, 1057, 1058, 1061-1063, 1069-1074, 1091, 1092, 1094-1097, 1100, 1104, 1140, 1143-1145, 1183, 1184, 1186, 1188-1190, 1251-1254, 1542, 1543, 1559-1561, and 1068/2010, in mauza Sankarpur, and measuring, more or less, 9.82 acres, is required within the aforesaid villages of Kanchra and Sankarpur.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

Jalpaiguri.—No. 3082L.A.—14th March 1951.—

Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of the authorities of the Girls' H. E. School, Jalpaiguri, for a public purpose, viz., for extension of the said Girls' H. E. School, in the village of Kharia, jurisdiction list No. 5, thana Jalpaiguri, pargana Baikunthapur, district Jalpaiguri, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 108, and measuring, more or less, 0.42 of an acre is required within the aforesaid village of Kharia.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Hooghly.—No. 3396L.A.—21st March 1951.—

Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for improvement of Aurora Khal at 11th mile in the villages of Ghoradah, Jagatpur and Barnandahpur, jurisdiction list Nos. 57, 58 and 59 respectively thana Khanakul, pargana Jahanabad, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising portions of cadastral plots Nos. 5575, 5576, 5603, 5604, 5605, 5610 to 5612, 1614, 1615, 5668, 7719, 7720, 7724, 7993, 7994 to 7997, 8006, 8017, 8018 to 8028, 8035 to 8040, 8052, 8054, 8056, 8057 to 8060, 8063, 8064, 8066, 8068, 8069, 8070, 8077, 8080, 8099, 8100, 8106 to 8110, 8114 to 8116, 8129 and 8106 and the whole of cadastral plot No. 5613 in mauza Ghoradah and portions of cadastral plots Nos. 1 to 3, 5, 6, 8, 10, 12, 13, 30, 131 to 136, 138, 213 to 219, 226, 227, 235, 236, 239, 241 to 244, 263, 264, 275, 276 and 278 and the whole of cadastral plots Nos. 9 and 11 in mauza Jagatpur and portions of cadastral plot No. 2001 of mauza

Barnandanpur and measuring, more or less, 23·75 acres is required within the aforesaid villages of Ghoradali, Jagutpur and Barnandanpur.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

24-Parganas.—No. 3398L.A.—21st March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose viz., for a new mortuary and approach road to mortuary in the village of Bongaon, jurisdiction list No. 224, thana Bongaon, pargana Khoshdaha, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising portion of cadastral plot No. 19 and measuring, more or less, .05 of an acre is required within the aforesaid village of Bongaon.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipur, 24-Parganas.

Midnapore.—No. 3400L.A.(P.W.).—21st March 1951.—Whereas it appears to the Governor that extra strips of land are required to be taken Government at public expense for a public purpose, viz., for the diversion of the Basudehpur-Sutahata Road (at Deulpota and Dwariberya), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0·45 of an acre and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Sutahata, village Dwariberya, jurisdiction list No. 46.

Cadastral plots in part—1187, 1204, 2614, 2621, 2633, 2638, 2637, 2656, 2756, 2919, 2565 and 2921. *Sutahata, village Deulpota, jurisdiction list No. 45.*

Cadastral plots in part—836, 841, 1860 and 1109.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Midnapore.—No. 3542L.A.(P.W.).—22nd March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a purpose, viz., for the Khalasi's shed at Champa Head works in connection with the Jhargam Irrigation Project, in the village of Kismat Murakati, jurisdiction list No. 922, thana Jhargam, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 24 and measuring, more or less, 0·34 of an acre is required within the aforesaid village of Kismat Murakati.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

ERRATA.

Burdwan.—No. 2870L.A.—10th March 1951.—In line 28 of the declaration No. 4574L.A., dated the 25th June 1946, under section 6 of the Land Acquisition Act, I of 1894, published at pages 1069-70, Part I of the *Calcutta Gazette*, of the 11th July 1946, in respect of the acquisition of land for the East Indian Railway for flood damage works at miles 56 and 57 of the East Indian Railway, main line, in the villages of Shekhpur and Belut, jurisdiction list Nos. 53 and 54, respectively, thana

Memari, parganas Chhutipur and Amirabad, district Burdwan—

Read "being 20 feet 0 inch in width"
"being 25 feet 0 inch in width".

Midnapore.—No. 2884L.A.(P.W.).—11 March 1951.—In declaration No. 4335L.A.(P.W.), dated the 27th May 1949, under section 6 of the Land Acquisition Act, I of 1894, published at pages 908-909, Part I of the *Calcutta Gazette* of the 2nd June 1949, in respect of acquisition of land required for the construction of the main canal (chainage 12,900 feet to end) with distributary of the Kowari Khal connection with the Jhargam Irrigation Project following changes will occur:—

Read "32·03 acres" for "32·16 acres" in h 10.

Thana Gopiballabhpur, village Nischinta, jurisdiction list No. 646.

Delete "144" against cadastral plots in part.

Thana Gopiballabhpur, village Marunia, jurisdiction list No. 645.

Insert "58, 59" against cadastral plots in part.

Thana Gopiballabhpur, village Chhota Kharl jurisdiction list No. 636.

Insert "71, 58" against cadastral plots in part.

Read "70" against cadastral plots in part instead of that against cadastral plot full.

Thana Gopiballabhpur, village Bara Kharl jurisdiction list No. 624.

Delete "77" against cadastral plots in part.

Insert "84" against cadastral plots in part.

Thana Gopiballabhpur, village Baramchati, jurisdiction list No. 623.

Read "71" for "48" against cadastral plot part.

Thana Gopiballabhpur, village Bara Asan jurisdiction list No. 615.

Delete "109, 125" against cadastral plot part.

Midnapore.—No. 2892L.A.(P.W.).—10th March 1951.—In declaration No. 8531L.A.(P.W.), dated the 14th October 1949, under section 6 of the Land Acquisition Act, I of 1894, published at pages 1860, Part I of the *Calcutta Gazette* of the 11th October 1949, in respect of the acquisition of land for the construction of the Basudehpur-Sutahata Road (portion within village Dwariberya in the district of Midnapore, following changes will occur:—

Read "3·28 acres" for "3·49 acres" in part.

Thana Mahishadal, village Dwariberya jurisdiction list No. 162.

Delete "182, 184, 185" against cadastral plots in full and "181, 195, 175, 194" against cadastral plots in part.

Insert "191" against cadastral plots in part.

Midnapore.—No. 3404L.A.(P.W.).—21st March 1951.—In declaration No. 8394L.A.(P.W.), dated the 11th October 1949, under section 6 of the Land Acquisition Act, I of 1894, published at page 1069-70, Part I of the *Calcutta Gazette* of the 11th July 1946, in respect of the acquisition of extra strips of land required for the diversion of the Basudehpur-Sutahata Road (at Deulpota and Dwariberya)

district of Midnapore, following changes will

be "5.25 acres" for "4.15 acres" in line 9.

in *Satahata, village Dwariberya, jurisdiction list No. 46.*

delete "1204, 1191, 2572" against cadastral plots in part.

insert "2904, 2634" against cadastral plots in part.

in *Satahata, village Deulpota, jurisdiction list No. 45.*

delete "779 and 1109" against cadastral plots in part.

insert "805, 820" against cadastral plots in part.

Burdwan.—No. 3512L.A.—22nd March 1951.—
Declaration No. 1310L.A., dated the 18th
March, 1949, under section 6 of the Land
Acquisition Act, published at page 363, Part I of
Calcutta Gazette of the 24th idem, in respect
of acquisition of land required for constructing
a canal from chainage 6,000 feet (right)
of Distributary No. 2A, main canal in the
area of Rampur and Sujapur, pargana and
in Burdwan—

delete plot Nos. "42, 44, 45," for plot Nos. "42-
45," in line 12.

delete plot Nos. "2565-2568," for plot Nos. "2565-
2569," in line 15.

insert "4.15 acres" for "4.14 acres," in line 19.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to
the Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATIONS.

3050L. Ref.—14th March 1951.—In exercise
of powers conferred by sub-sections (1) and (3)
of section 6 of the West Bengal Bargadars Act,
West Bengal Act II of 1950, the Governor
is pleased to make the following amendments to
notification No. 334L. Ref., dated the 9th
January 1951, published at page 187, Part I of the
Calcutta Gazette of the 25th January 1951:—

Amendment.

Column I of the schedule to the said notifica-
tion under the heading Midnapore district:—

"union No VIII of Egra police-station"
substitute "union Nos. VII, VIII, IX and
X of Egra police-station" and for "union
Nos. XIII and XIV of Bhagawanpur
police-station" substitute "union Nos. XI,
XIII and XIV of Bhagawanpur police-
station".

352L. Ref.—14th March 1951.—In exercise
of powers conferred by section 11 of the West
Bengal Bargadars Act, 1950 (West Bengal Act II
of 1950), the Governor is pleased to make the fol-
lowing amendments to the notification No. 336-
dated the 9th January 1951, published at
page 191, Part I of the *Calcutta Gazette* of the
9th January 1951:—

Amendment.

Column 2 of the schedule to the said notifica-
tion under the heading district Midnapore—

"union No. VIII of Egra police-station"
substitute "union Nos. VII, VIII, IX and
X of Egra police-station" and for "union
Nos. XIII and XIV of Bhagawanpur police-
station" substitute "union Nos. XI, XIII
and XIV of Bhagawanpur police-station".

Burdwan-Murshidabad.—No. 2814L. Ref.—10th
March 1951.—In exercise of the powers conferred
by sub-sections (1) and (3) of section 6 of the West
Bengal Bargadars Act, 1950 (West Bengal Act II
of 1950), the Governor is pleased to establish a
Bhag Chas Conciliation Board for each local area
specified in column 1 of the schedule hereto and to
appoint the persons mentioned in column 2 of the
schedule opposite such area to be the Chairman
and members of the Bhag Chas Conciliation Board
for such area.

2. In exercise of the power conferred by sub-
section (3) of section 6 of the said Act, the
Governor is pleased to specify a period of two years
beginning from the date of publication of this
notification in the *Calcutta Gazette* as the term for
which each Chairman and each member appointed
under paragraph 1 shall hold office.

The Schedule.

Area.	Chairmen and members.
Burdwan district.	
Kalna police-station	Assistant Inspector, Agriculture, Kalna—Chairman Sri Harendra Kumar Sinha Roy, village Sujapur, post office Al- goria, owners' representative— Member Sri Tarapada Thakur, Kalna, owners' representative member. Sri Pulm Behari Samanta, Kalna, bargadars' representative— Member. Sri Bholu Nath Das, bargadars' representative Member.
Purbasthali police-station	Assistant Inspector, Agriculture Purbasthali—Chairman. Sri Bodayanath Chakraborty, village Hatama post office Patuli, owners' representative—Member. Sri Damarathu Mitra, President, Nandah union board, post office Belerhat, owners' representative —Member Sri Ashutosh Biswas, village Chanti, post office Belerhat, bargadars' representative Member. Sri Kshatish Chandra Biswas, Chota Damas, post office Majda, barga- dars' representative—Member.
Monteswar police-station	Assistant Inspector, Agriculture, Monteswar—Chairman. Dr. Panchu Gopal Roy, M.B., President, Monteswar union board, owners' representative— Member Munshi Ayumadar Sheikh, Presi- dent, Jamma union board, post office and village Jamma, owners' representative Member. Sri Ram Prosad Karfornu, post office Pipon, village Dewani, bargadars' representative— Member Sri Golmola Chandra Ghosh, post office and village Pipon, barga- dars' representative—Member.
Murshidabad district.	
Malihati and Tenyn— Baidyapur unions in Bharatpur police-station.	Assistant Inspector of Agriculture, Bharatpur—Chairman. Sri Jagadananda Sarkar, owners' representative—Member. Sri Harendra Narayan Ghosh, owners' representative— Member. Sri Radha Krishna Rajbanshi, bargadars' representative— Member. Sri Bhuvan Bittal, bargadars' re- presentative—Member.
Parulia, Eroali and Kirti- pur unions in Khagram police-station.	Assistant Inspector of Agriculture, Khagram—Chairman. Sri Bhupendra Nath Pramanick, owners' representative—Member. Sri Debendra Nath Mukherjee, owners' representative—Member. Janab Daud Sheikh, bargadars' representative—Member. Sri Bholu Nath Saha, bargadars' representative—Member.

The Schedule.

Midnapore. — No. 30541L. Ref. — 14th March 1951.—In exercise of the powers conferred by sub-sections (1) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to establish a Bhug Chas Conciliation Board for each local area specified in column 1 of the schedule hereto and to appoint the persons mentioned in column 2 of that schedule opposite such area to be the Chairman and members of the Bhug Chas Conciliation Board for such area.

The Schedule.

No. 3058L.Ref.—14th March 1951.—
 rise of the powers conferred by sub-section
 (3) of section 6 of the West Bengal Barga
 1950 (West Bengal Act II of 1950), the
 is pleased to make the following amendme
 notification No. 14178L.Ref., dated 1
 December 1950, published at pages 25
 Part I of the *Calcutta Gazette* of the 21st
 1950 :—

Amendment.

No. 5060 L. Ref.—14th March 1951.—In the exercise of the power conferred by section 11 of the Bengal Bargadars Act, 1950 (West Bengal Act No. 1 of 1950), the Governor is pleased to make the following amendment to the notification No. 5060 L. Ref., dated the 23rd December 1949, printed at pages 2268-2269, Part I of the *Calcutta Gazette* of the 29th December 1949:—

Amendment.

Midnapore.—No. 30561, Ref.—11th
1951.—In exercise of the power to
by section 11 of the West
Bargadars Act, 1950 (West Bengal Act
1950), the Governor is pleased to appoint
officer mentioned in column 1 of the schedule
to as Appellate Officer in respect of appeals
awards or orders of Bhag Chms Conciliation
within the areas specified opposite such of
column 2 of the schedule:—

The Schedule.

By order of the Govt
S. BANERJEE

Member, Board of Revenue and Secy
Govt. of West Bengal (ex officio)

Land Development NOTIFICATIONS.

24-Parganas.—No. 2508L. Dev.—2nd
1951.—Whereas it appears to the Govern-
ment that land is likely to be needed for a public pur-
pose, viz., for the settlement of immigrants who
have migrated into the State of West Bengal on ac-
count of circumstances beyond their control,
and whereas the village of Bena, jurisdiction list No. 20,
station Baduria, district 24-Parganas, is in-
cluded in the notified area for the purpose of a piece
of land comprising cadastral survey plots Nos. 6162-
6162-6178, 6225-42, 6281-88, 6300-10, 6376-
6379 and 6384, and measuring more or less
in area, is likely to be required within the
village of Bena.

This notification is made, under the of section 4 of the West Bengal Land De and Planning Act, 1948 (West Bengal A 1948). to all whom it may concern.

exercise of the power conferred by the aforementioned section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2512L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Boudahn, jurisdiction list No. 163, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 87, 88, 145, 149, 179-82, 187-88, 435, 436, 446-48, 452, 455-56, 463, 2201, 2206-07, 2214-21, 2284-61, 2268-69, 2270-77, 2278-82, 2301, 2317, 2318, 2321, 2344-45, 2351, 2357, 2359-60, 2367-69, and parts of cadastral survey plots Nos. 98, 2299, 2300 and measuring, more or less, 30.22 acres, is likely to be required within the aforesaid village of Boudahn.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2520L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Panchita, jurisdiction list No. 153, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 11.05 acres, is likely to be required within the aforesaid village of Panchita.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Land, jurisdiction list No. 153, police-station Bongaon.

Land comprising cadastral survey plots Nos. 112, 104, 106, 128, 130, 131-133, 183, 189, 195, 236, 238-242, 246, 287, 249-251, 256-265, 274, 277-279, 283, 285-287, 297, 301-302, 304-310, 312, 554, 559, 562-576.

Sheet No. 2, cadastral survey plots Nos. 738-739, 742, 943-950, 960-969, 980-983, 992-997, 1008-1013, 1047-1054, 1708, 925, 936-938.

Parts of cadastral survey plots Nos. 753, 985, 986-987, 1038-1041.

Sheet No. 3, cadastral survey plots Nos. 1963, 2093, 2095, 2113-2115, 2133-2148.

Area, more or less, 100.00 acres.

24-Parganas.—2524L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Angarpukuria, jurisdiction list No. 167, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 217, 232-24, 263-64, 270, 232-35, 237-39, 249 and 252 and part of cadastral survey plot No. 225 and measuring, more or less, 10.17 acres, is likely to be required within the aforesaid village of Angarpukuria.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2546L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chandipur, jurisdiction list No. 11, police-station Baduria, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1413, 1420-1425, 1427-1428, 1570-1571, 1574-1575, 1580-1589, 1591-1594, 1617, 1619-1620, 1621, 1625, 1627, 1631, 1633-1636, 1725, 1755-1756, 1759-1760, 1722, 1726, 1728, 1748, 4550-4576, 5472-5542, 5545-5549, 5555-5558, 5561-5572, 5854, 5576, 5591-5593, 5595-5599, 5601-5656, 5660, 5703-5766, 6043 and 5844 and measuring, more or less, 65.91 acres, is likely to be required within the aforesaid village of Chandipur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2558L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Basui, jurisdiction list No. 7, police-station Baduria, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising

cadastral survey plots Nos. 901-11, 214, 275-90, 1385, 238-69, 270-74, 297-308, 1826-37, 1384-1408, 1381-82, 1439-54, 1799, 1769-75, 2808, 278, 279, 291, 292-295, 309-311, 1412-29, 1798, 1430-39, 1773, 2112, 2757, 2754, 2749, 2750, 2760, 2764, 2765, 2317, 2320, 2326, 2330, 2333, 2339, 2342, 2345, 2349, 2351, 2358, 2113, 2756, 2720, 2719, 2118-20, 2131, 2758, 2150, 2759, 2149, 2318, 2319, 2327, 2328-29, 2307, 2308, 2343-44, 2352, 2354-55, 2353 and 2357 and measuring, more or less, 61.01 acres, is likely to be required within the aforesaid village of Rasui.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Murshidabad.—No. 2566L.Dev.—2nd March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (I) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 7.17 acres of land comprising cadastral survey plots Nos. 144-151, 153, 164, 269 and 424 and part of cadastral survey plot No. 152 which was included in the declaration No. 11478, dated the 9th October 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2111, Part I of the *Calcutta Gazette*, dated the 26th October 1950, in respect of acquisition of land in mauza Dhusaripara, jurisdiction list No. 100, police-station Samserganj, district Murshidabad, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village of Dhusaripara.

24-Parganas.—No. 2844L.Dev.—10th March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Uttar Nimta, jurisdiction list No. 2, police-station Dum Dum, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below, and measuring, more or less, 67.00 acres, is likely to be required within the aforesaid village of Uttar Nimta.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Uttar Nimta, police-station Dum Dum, district 24-Parganas.

Cadastral survey plots Nos. 1628-27, 1630, 1664-35, 1662-73, 1735-37, 1739, 1747-49, 1775, 1808-10, 1812-20, 1836-41, 1844-48, 1853-61, 1894, 1897,

1899-1901, 1912-21, 1926, 1929-31, 1933-35, 1987, 1991-97, 2027-28, 2030-31, 2034, 2054, 2056-57, 2061-65, 2090-97, 2120, 2122, 2465-69, 3096-97, 3121, area 67.00 acres.

Hooghly.—No. 2900L.Dev.—12th March 1951.—In exercise of the powers conferred by section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (I) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 2.09 acres of land comprising cadastral plot No. 163 (District Board Road) in Konnagar, jurisdiction list No. 7 and cadastral survey plot No. 769 (district board road) in Barabuhara, jurisdiction list No. 5, which were included in declaration No. 9816L.Dev. dated the 28th August 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1734-35, part I of the *Calcutta Gazette*, dated the 31st August 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 2978L.Dev.—13th March 1951.—Whereas the State Government empowered the Akra Samabaha Pally O Griha Nirman Samity (Samsat), a Society registered under the Bengal Co-operative Societies Act, XXI of 1940, and having its office at 89B, Bullygunge Maidan Camp, Calcutta, to execute at its own cost a development scheme in mauza Akra, police-station Matiabruz, Jagannathnagar, police-station Moheta, mauza Kismat Dum Dum, police-station Matiabruz, district 24-Parganas, in respect of lands situated in the aforesaid mauza by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and homeless Government of it is hereby notified that a copy of the declaration entered into by the said Society with the Government in connection with the execution of the said development scheme as well as for disposal of land and prices fixed for the same shall be kept open for the inspection of the public at all reasonable hours of the day at 89B Bullygunge Maidan Camp, Calcutta-19.

24-Parganas.—No. 2982L.Dev.—15th March 1951.—The Governor is pleased to cancel the notification No. 9792L.Dev. dated the 17th November 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 2023-2024, Part I of the *Calcutta Gazette*, dated the 24th November 1949 as relating to the acquisition of survey plots Nos. 267, 298-305, 307-30, 324-328 of village Akra, jurisdiction list No. 7, thana Matiabruz, cadastral survey plot Nos. 43-50, 65-73, 79-82, 98-102, 119-134, 136-152, 154-158, 165, 166, 386, 387, 39, 415-420 of village Jagannathnagar, jurisdiction list No. 7, thana Moheta, and holder of the land, 245-249, 251, 252, 253/1-253/4, 253/11, and parts of holding Nos. 24, 253/12 of Block W of Garden Reach Municipality, police-station Matiabruz, measuring more or less, 56.195 acres, total area 92.405 acres, notified for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Akra, Jagannathnagar and Kismat of Akra, Jagannathnagar and Kismat of Garden Reach Municipality, Magura and Balia, district 24-Parganas.

ERRATA.

24-Parganas.—No. 2984L.Dev.—13th March 1949.—In notification No. 9792L.Dev., dated the 11th November 1949, published at pages 2023 and 2024, Part I of the *Calcutta Gazette* of the 24th November 1949, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Akra, Jagannathnagar and Dum Dum, Garden Reach Municipality, district 24-Parganas, read—municipal holding No. 288 for “278”.

24-Parganas.—No. 3086L.Dev.—14th March 1951.—In notification No. 7022L.Dev., dated the 26th June 1950, published at pages 1369-1370, Part I of the *Calcutta Gazette* of the 6th July 1950, in respect of the acquisition of land for the settlement of immigrants from outside the State of West Bengal, establishment of a model village and agricultural development and improvement of fishery—Read “91.97 acres” for “91.77 acres” in line 9.

DECLARATIONS.

24-Parganas.—No. 2510L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bena, jurisdiction list No. 20, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 6137-50, 6162-78, 2442, 6281-88, 6300-10, 6376, 6377, 6379 and 6380 and measuring, more or less, 15.68 acres, is required within the aforesaid village of Bena.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2514L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baidah, jurisdiction list No. 163, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 87, 88, 99, 100, 119, 179-82, 187, 188, 435-36, 446-48, 451, 452-46, 461, 2201, 2206-07, 2214-21, 2239-43, 2241, 2268-69, 2270-77, 2278-82, 2296-98, 2301, 2302, 2321, 2344-45, 2351, 2358, 2357, 2359, 2367-69, and parts of cadastral survey plots Nos. 2299, 2300 and 2323 and measuring, more or less, 30.22 acres, is required within the aforesaid village of Baidah.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2522L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Mauza Panchita, jurisdiction list No. 153, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land

comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 100.00 acres, is required within the aforesaid village of Panchita.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Panchita, jurisdiction list No. 153, police-station Bongaon.

Sheet No. 1, cadastral survey plots Nos. 112, 114-119, 94, 104, 106, 128, 130, 131-133, 183, 189, 192-194, 196-205, 236, 238-242, 246, 287, 249-251, 253, 254, 256-265, 271, 277-279, 283, 285-287, 290-292, 294-297, 301-302, 304-310, 312, 554, 559, 562, 552-553, 462-476.

Sheet No. 2, cadastral survey plots Nos. 738-739, 742, 943-950, 960-969, 980-983, 992-997, 1008-1013, 1047-1054, 1708, 925, 936-938.

Parts of cadastral survey plots Nos. 753, 985, 986-987, 1038-1041.

Sheet No. 3, cadastral survey plots Nos. 1968, 2093, 2095, 2113-2115, 2133-2148.

Area, more or less, 100.00 acres.

24-Parganas.—No. 2526L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Angarpukuria, jurisdiction list No. 167, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 217, 222-24, 263-64, 270, 232-35, 237-39, 249 and 252 and part of cadastral survey plot No. 225 and measuring, more or less, 10.17 acres, is required within the aforesaid village of Angarpukuria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2518L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chandipur, jurisdiction list No. 11, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1413, 1420-1425, 1427, 1428, 1570-1571, 1574, 1575, 1580-1589, 1591-1594, 1617, 1619-1621, 1625, 1627, 1631, 1633-1636, 1725, 1755-1756, 1759-1760, 1722, 1726, 1728, 1748, 4550-4576, 5472-5542, 5545-5549, 5555-5558, 5561-5572, 5854, 5576, 5591-5593, 5595-5599, 5601-5656, 5660, 5703-5766, 6043 and 5844 and measuring, more or less, 65.91 acres, is required within the aforesaid village of Chandipur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Bengal Act V of 1947);
Now, therefore, in exercise of the power
conferred by sub-section (3) of section 3 of the
Act, the Governor is pleased to direct
1. Sri B. B. Chatterjee; (2) Sri K. S. Chatterjee;

Chawdhury and (3) Sri Narendra Nath Chawdhury, Basirhat, district 24-Parganas, shall without the permission of the State Government in any way dispose of the premises and no person shall without such permission enter occupation thereof.

The Schedule.

Description of the premises.

Building No. 223, ward No. IV, within Basirhat Municipality, district 24-Parganas.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

ORDER.

No. 930/50.

Calcutta, the 15th March 1951.

In exercise of the power conferred by sub-clause (c) of section 3 of the West Bengal Premises Acquisition and Control (Temporary Provisions) Bill, 1947, the State Government is pleased to rescind the order No. 930 dated 27th December 1950, made by it in respect of premises described in the schedule below:—

The Schedule.

Description of premises.

221 Upper Circular Road, Calcutta (flat No. 2 on the second floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Agriculture

NOTIFICATIONS.

1462Agri.—2nd March 1951.—In exercise of the power conferred by sub-clause (c) of the Fruit Products Order, 1948, the Government is pleased to appoint the Assistant Agricultural Marketing Officer, West Bengal, to perform all the functions of an officer under the said order.

This notification shall have effect and shall be deemed to have had effect as if it had been issued on the 1st day of January 1951.

By order of the Governor,
S. K. DEY, Secy.

Agriculture Department, published with notification No. 3617Agri., dated the 26th August 1942, as subsequently amended, namely:—

Amendment.

After item 2 of the schedule to the said rules insert the following item, namely:—

Service or post.	Method of recruitment and qualifications.
"2A. Subordinate Agricultural Service, Class II (a) Subdivisional Agricultural Marketing Officer.	(i) Method of recruitment.—50 per cent of the vacancies will ordinarily be filled up by direct recruitment and the remaining 50 per cent by promotion of suitable Inspectors of Agriculture of at least 5 years' service (including service as Assistant Inspector of Agriculture or Assistant Inspector of Jute Regulation or Assistant Inspector, Agricultural Development); but this proportion may be varied with previous orders of the State Government if considered desirable. (ii) Qualifications.—Candidates for direct recruitment should ordinarily be graduates, preferably graduates in Agriculture or Commerce or graduates with Economics or Statistics; but cases of candidates who have passed B.A., B.Sc., B.Com. or B.A. Examination and have gathered considerable first-hand experience of agricultural markets or of the agricultural produce or statistics and statistical survey, may also be considered. (iii) Age.—Candidates for direct recruitment should not ordinarily be over 25 years of age. The age limit may be relaxed up to the maximum of 30 years in the cases of experienced men recruited from the trade.

By order of the Governor,
M. SARKAR, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Calcutta.—No. 472Co-op.—21st March 1951.—Sri K. Subba Rao, Banking Expert, Co-operative Directorate, West Bengal, was granted earned leave for twelve days from 6th February 1951 under rule 168(I) of the West Bengal Service Rules, Part. I.

By order of the Governor,
K. C. BASAK, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞানদায়ক।

NOTIFICATIONS.

Calcutta.—No. 1180Edn.—9th March 1951.—Mr. E. C. P. G. J. Hensing, Officer on Special Duty, Education Department, Government of West Bengal, in the West Bengal General Service, is allowed an extension of leave not due on half average pay on medical certificate for three months from the 22nd February 1951, under rule 184(c)(i) of the West Bengal Service Rules, Part I.

155Agri.—24th February 1951.—In exercise of the power conferred by the proviso to article 16 of the Constitution of India, read with article 1 of the said Constitution and paragraph 26 of the Constitution of Laws Order, 1950 and with rules 11B of the Bengal Subordinate Services (Recruitment) Rules, 1936, the Governor is pleased to make the following amendment in the regulation of recruitment to the subordinate services and posts in the

Calcutta-Darjeeling.—No. 1201Edn./3S-195/50. — 10th March 1951.—Sri Brojendra Nath Bhattacharyya, M.A., B.T., Second Pandit, Ballygunge Government High School, in the Subordinate Educational Service, is appointed to act in the West Bengal General Service (Education) as Bengali Teacher, Victoria Boys' School, Kurseong, with effect from the date on which he assumes the duties of the higher post and until further orders.

কলিকাতা।—নং ১২০৮শিখা ১৪-১৬৮/৫০।—১০ই মার্চ ১৯৫১।
—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের উদ্ভিদ-বিদ্যার অধ্যাপক ডক্টর বনাই চাঁদ কুন্ডু জন্য কার্যে নিযুক্ত থাকার ঐ পদে ও ঐ কৃত্যকে অস্থায়ী অধ্যাপক শ্রীহরেন্দ্র চন্দ্র গাঙ্গুলী, এম. এস.সিকে ৪ঠা অক্টোবর ১৯৫০ তারিখ হইতে আপাততঃ স্থায়ীভাবে নিয়োগ করা হইল।

Calcutta. — No. 1208Edn./4A-168/50. — 10th March 1951.—Sri Hirendra Chandra Ganguly, M.Sc., officiating Professor of Botany, Presidency College, Calcutta, in the West Bengal Educational Service, is appointed on a provisionally substantive basis to that service and in that post with effect from the 4th October 1950, *vice* Dr. Balai Chand Kundu, on foreign service.

কলিকাতা।—নং ১২০৮শিখা ১৪-৮৮/৫০।—১২ই মার্চ ১৯৫১।—
পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের (মহিলা বিভাগ) কলিকাতা বেথুন কলেজের অধ্যাপিকা শ্রীমতী চট্টিনী দাস অবসর গ্রহণ করার ঐ পদে ও ঐ কৃত্যকে, ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (মহিলা বিভাগ) সহাধ্যাপিকা ও ইংরাজী অধ্যাপিকা শ্রীমতী মৃণালিনী এয়ারসন, এম. এ, বি, এল., ১৯৫০ সালের ২৪শে ডিসেম্বর তারিখ হইতে স্থায়ীভাবে নিযুক্ত হইলেন।

Calcutta. — No. 1228Edn./4A-88/50. — 12th March 1951.—Mrs. Mrinalini Emerson, M.A., B.L., Vice-Principal and Professor of English, Bethune College, Calcutta, in the West Bengal Educational Service (Women's Branch), is appointed substantively in the West Bengal Senior Educational Service (Women's Branch), as Principal of the College with effect from the 24th December 1950, *vice* Mrs. Tatum Das, retired.

কলিকাতা-দার্জিলিং।—নং ১২০৭শিখা ১৪-৭/৫১।—১০ই মার্চ ১৯৫১।—পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের কলিকাতা বিদ্যালয়সমূহের জিলা পরিদর্শক শ্রীকৃষ্ণ বাহাদুর গুরু, বি. এস.সি. বি. ডি.কে কালিঙ্গা গভর্ণমেন্ট হাই স্কুলের ঐ কৃত্যকের প্রধান শিক্ষকরূপে ১লা এপ্রিল ১৯৫১ তারিখ বা পরবর্তী যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে বদলী করা হইল।

Calcutta-Darjeeling.—No. 1257Edn./4A-7/51.— 13th March 1951.—Sri Krishna Bahadur Gurung, B.Sc., B.L., District Inspector of Schools, Calcutta, in the West Bengal Educational Service, is transferred to the Kalimpong Government High School to act as Headmaster of the School in the same service with effect from the 1st April 1951 or any subsequent date on which he joins there and until further orders.

No. 1261Edn./3P-66/50.—13th March 1951.—Whereas the Governor, after consulting the District School Board for the district of Hooghly, is satisfied that there is adequate provision for primary education in the area lying within the jurisdiction of the Pursurah union board in the police-station of Pursurah and Salepur union board in the police-station of Arambag, Arambag subdivision in the district of Hooghly.

Now, therefore, in exercise of the power conferred by section 56 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII of 1930) the Governor is pleased to declare that primary education shall, with effect from the 15th March 1951, be compulsory within the said areas.

নং ১২৬১শিখা ১৪-১১৮/৫০।—১৪ই মার্চ ১৯৫১।—পশ্চিম উত্তর শিক্ষণ কৃত্যকের সমাজ শিক্ষার (প্রাপ্তবয়স্ক) অস্থায়ী মূখ্য পতি প্রিন্সিপালের যুগ্মোপাধ্যায় নিম্ন পদে প্রত্যাবর্তন করার ঐ পদে কৃত্যকে প্রাপ্তবয়স্ক শিক্ষা পরিদর্শক পদে অস্থায়ীভাবে নিযুক্ত পশ্চিম উত্তর শিক্ষণ কৃত্যকের প্রিন্সিপাল জ্ঞান দাস, এম.এ, বি. ডি.কে, উচ্চপদে যোগ্যতার হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিযুক্ত করা হইল।

No. 1269Edn./4A-118/50.—14th March 1951.—Sri Nikhil Ranjan Roy, M.A., B.T., of the Bengal Educational Service, now officiating Adult Education Officer in that service, is appointed to act in the West Bengal Senior Educational Service as Chief Inspector, Social (Adult) Education, with effect from the date on which he assumes the duties of the higher post, *vice* Sri Gopesh Mukherjee, reverted, or until further orders.

কলিকাতা।—নং ১২৮০শিখা ১৪-১৪৫/৫০।—১৫ই মার্চ ১৯৫১।—
—কলিকাতা সখাওয়ার মেমোরিয়াল গার্লস হাই স্কুলের সহ-শিক্ষিকা অবর শিক্ষণ কৃত্যকের ডক্টর (শ্রীমতী) সফলিকা এম. এ, বি. ডি. সি. এইচ. ডি (লন্ডন)কে বালিয়াড়ী প্রাথমিক কলেজের (মহিলা বিভাগ) পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (মহিলা) মনস্তত্ত্ব ও শিশু পালন বিদ্যার বরিস্তা উপাধ্যায় পদে যোগদানের হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশনাম্বরে.

ডি. এম. সেন.

সচিব.

Calcutta.—No. 1280Edn./4A-111/50.— 14th March 1951.—Dr. (Miss) Suhast Ghosh, B.T., Ph.D. (Lond.), of the Subordinate Educational Service, now officiating as Assistant Lectress, Sakhawati Memorial Girls' High School, Calcutta, is appointed to act in the West Bengal Educational Service (Women's Branch) as Lecturer of Psychology and Child Development in the Basic (Primary) Training College for Women with effect from the date she assumes the duties of the higher post and until further orders.

দৃষ্টিশীল।

CORRIGENDUM

নং ১২৭৯শিখা ১৪-৪০/৫০।—১৫ই মার্চ ১৯৫১।—১৯৫১ সালের ১৯ই মার্চ তারিখে কলিকাতা ঘোষণার প্রধান খণ্ডের ৪৮ প্রকাশিত এই বিভাগের ১৯৫১ সালের ২০শে ফেব্রুয়ারী ১২৭শিখা নং প্রকাশনে “১৯৫০ সালের ২০শে নভেম্বর” “১৯৫০ সালের ২১শে নভেম্বর” হইবে।

No. 1279Edn./4A-43/50.—15th March 1951.—In notification No. 927Edn., dated the 20th March 1951, published at page 482 of Part I of the *Calcutta Gazette*, dated the 1st March 1951, “21st November 1950” for “20th November 1950”.

By order of the Governor
D. M. SEN,

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE JUDICIAL OFFICE OF JUSTICE.

Appellate Side

Appointments and Transfers.

Parganas.—No. 1640A.—21st March 1951.—**Madra Nath Maitra**, Additional Subordinate Assistant Sessions Judge of 24-Parganas, is appointed to be a Subordinate Judge of the said District, *vice* **Sri Hari Charan Ghose**.

ERRATUM.

1634A.—21st March 1951.—For the word "appearing" at the end of item (2) of the order under the Court's notification No. 1329A, dated the 8th March 1951, published at page 609 of I of the *Calcutta Gazette*, dated the 15th March 1951, read "Malda Munsif".

D. SMITH, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Presidency Division—Calcutta

41.—19th March 1951.—In exercise of the power conferred by section 73 of the Bengal Village Management Act, 1919 (Bengal Act V of 1919), and which has been delegated to Commissioners of Divisions by Government notification No. 17 dated 10th July 1937, I appoint the members of the Sagardighi Union Board, Budgepore subdivision of the Murshidabad District, during their term of office as such Union Councils, within the jurisdiction of the board of which they are respectively appointed for the purposes of that section:—

Asutosh Das Biswas, *vice* **Sri Mahim Chakravarty**, deceased.

Abul Hazi Sultan Mandal, *vice* **Maulvi B. Hye** (nominated member).

42.—19th March 1951.—In exercise of the power conferred by section 65 of the Bengal Village Management Act, 1919 (Bengal Act V of 1919), and which has been delegated to Commissioners of Divisions by Government notification No. 17 dated 10th July 1937, I appoint the members of the Sagardighi Union Board, Budgepore subdivision of the Murshidabad District, during their term of office as such Union Benches, within the jurisdiction of the board of which they are respectively appointed for the purposes of that section:—

Asutosh Das Biswas, *vice* **Sri Mahim Chakravarty**, deceased.

Abul Hazi Sultan Mandal, *vice* **Maulvi B. Hye** (nominated member).

43.—19th March 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act IV of 1932), it is hereby notified for information that **Sri Hari Bhusan Chattopadhyay** has been elected Chairman of the Kamarpukur Municipality in the district of the 24-Parganas, *vice* **Sri Aditya Narayan Chatterjee**.

J. N. TALUKDAR, Commissioner.

Presidency Division—Jalpaiguri

No. 1.—29th March 1951.—Whereas the district has been divided into sixteen territorial constituencies for the purpose of election of members of the District Board of Malda under Government notification No. L.S.-G.1-B-19/48(ii), dated the 5th July 1949, and whereas a general election for the purpose of reconstituting the Malda District Board is now due under section 36D(1), Chapter 1-A of the Bengal Local Self-Government (Amendment) Act, 1936 (Bengal Act XIV of 1936);

Now, therefore, in exercise of the powers conferred by sub-rule (2) of rule 44 of the rules for direct election to District Board (Part II—Conduct of Elections), I, the District Magistrate of Malda, do hereby fix the 28th May 1951 and 29th May 1951 as the dates within which the constituencies named below, shall elect members to the District Board of Malda and call upon each of the said constituencies to elect one person each as a member of the aforesaid District Board, in accordance with the abovementioned rules within the 28th May 1951 and 29th May 1951 which are the dates fixed in that behalf in this notification.

Number and name of the constituencies.

I—Bamongola, II—Malda, III—Habibpur, IV—Manikchak, V—Englishbazar, VI—Kharba North, VII—Kharba South, VIII—Harishchandrapur North, IX—Harishchandrapur South, X—Ratua East, XI—Ratua West, XII—Gazole East, XIII—Gazole West, XIV—Kaliachak West, XV—Kaliachak East, XVI—Kaliachak South.

No. 2.—29th March 1951.—In exercise of the power conferred by clauses (a), (b) and (c) of sub-rule (2) of rule 2 of the rules for direct election to District Boards, I do hereby publish the dates fixed by me under the aforesaid rules for the execution of the acts in pursuance of notification No. 1, dated the 29th March 1951, in connection with the election of members to the District Board of Malda by each of the constituencies mentioned in the said notification No. 1, dated 29th March 1951, as noted opposite each such date:—

Date on or before which nomination of candidates will be made—11th April 1951.

Date on which scrutiny of nomination will be made—17th April 1951.

Date on which a poll shall, if necessary, be taken—28th May 1951 and 29th May 1951.

R. GHOSH,

District Magistrate, Malda.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 66975(C.T./2E/153/49-50.—10th March 1951.—The following officers are confirmed as Income-tax Officer, Class II, Grade III, in the Income-tax Department, West Bengal, Calcutta, with effect from the date noted against each:—

1. Mr. G. Ghosh	1st August 1946.
2. Mr. J. Das	1st August 1946.
3. Mr. B. K. Bagchi	1st August 1946.
4. Mr. K. Jagannathan	1st August 1946.
5. Mr. B. L. Malhotra	1st August 1946.
6. Mr. S. P. Banerjee	26th August 1950.
7. Mr. P. C. Guha	26th August 1950.
8. Mr. N. K. Majumdar	26th August 1950.
9. Mr. P. N. Roy	26th August 1950.
10. Mr. S. C. Mitra	26th August 1950.

S. NARGALWALA, Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 2475F.D.—21st March 1951.—In exercise of the power conferred by clause (1) of article 299 of the Constitution of India, the Governor is pleased to authorise the Director of Rationing and Distribution in the Department of Food, Government of West Bengal, to execute on his behalf, agreements in the form approved by the State Government with the respective landlords of premises hired and to be hired in future amicably for the purpose of being used as Government stores, offices and similar other establishments under the said department.

No. 2493F.D./DCS/11-4/49.—22nd March 1951.—Sri Abani Charan Bose, W. B. C. S., Assistant Secretary to the Government of West Bengal, Department of Food, was granted earned

leave on medical certificate for twenty-three with effect from 22nd February 1951 under 167(ii) of West Bengal Service Rules, Part I

No. 2495F.D./FD/6T/8/51.—20th March —Sri Lakshman Chandra Das, W.B. (temporary), Deputy Assistant Regional Controller of Procurement, Contai, is appointed to act further orders as Deputy Assistant Regional Controller of Procurement, Basirhat, *vice* Sri B. Basak.

2. Sri Basudev Basak, W.B.J.C.S., Assistant Regional Controller of Procurement, Basirhat, is appointed to act until further as Deputy Assistant Regional Controller of Procurement, Howrah, with headquarters Uluberia.

By order of the Govt.
P. NAG, Dy. Secy.

LABOUR DEPARTMENT**ORDER.**

1736Lab.—17th March 1951.—Whereas under the Government of Bengal, Labour Department, order No. 6406Lab., dated the 10th November 1950, the industrial dispute between Messrs. Nasco, Ltd., Prince Anwar Shah Road, Tollygunge, Calcutta, and their workmen represented by Nasco Mazdoor Congress, 14, Girish Chandra Basu Road, Entally, Calcutta, was referred for adjudication to Sri G. Palit, District Judge;

and whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

a matter of an industrial dispute existing between Messrs. Nasco, Ltd., Prince Anwar Shah Road, Tollygunge, Calcutta, and their workmen represented by Nasco Mazdoor Congress, 14, Girish Chandra Basu Road, Entally, Calcutta.

PRESENT:

SRI G. PALIT, District Judge, Chairman of the Tribunal.

and for the Workmen: Sri D. L. Sen Gupta, Advocate.

and for the Company: Sri P. K. Sanyal, Advocate.

By order No. 6406Lab., dated the 10th November 1950, the Government of West Bengal had constituted a Tribunal of one Judge under sections 10 and 11 of the Industrial Disputes Act, 1947 (XIV of 1947), and referred said dispute to me for adjudication.

The reference was received here on the 14th November 1950. The Workmen filed its written statement on the 20th November 1950. The Company filed its written objection on the 16th December 1950. The issues were framed on the 27th December 1950. The case was taken up for hearing on 30th February 1951. The hearing was concluded on that day.

The issues that were framed stood as follows:—

1. Fixation of minimum basic pay and dearness allowance.
2. Flat rate increment, if any, to be awarded.
3. Gratuity.
4. Bonus.
5. Rules ensuring security of service.
6. Supply of the Company's products to the workers, if necessary, at a concession rate.

AWARD.

Before the issues are taken up specifically for consideration, a brief history of the dispute will be relevant. The Company came into existence in the year 1918. The concern originally belonged to one Sri Kristo Dasgupta. It was taken over by Messrs. J. C. Dutta & Co. and was converted into a private limited Company which was eventually transformed

into a public limited one. There was a trike inspired by Communist in on the 12th February 1947. It was called off after a month. There another strike in April 1948 and during this strike period the Nasco Ma Congress, under the Presidentship of Dr. Suresh Chandra Banerjee, ca be formed. After that the Union represented the grievances of the w to the Factory Manager in writing but with no tangible results. T charter of demands was placed on the 13th August 1948. This led Tribunal set up by Government order No. 3840Lab., dated the 25th O 1948. The reference, however, ended in a compromise on the Com submitting to an interim flat increment of Rs. 5 per capita. But since the Union's demand for redress of the workers' grievances fell on deaf So a charter of demands followed on the 30th May 1950. It led t present Tribunal. Issues have been framed with an eye to the griev set forth in this charter of demands. The Company contends that its cial position is very nearly desperate. It pleads inability to bear any financial burden. Any further increase in wages would inevitably le the collapse of the firm. Its total sale has dwindled down from Rs. 1 in 1947 to Rs. 3 lakhs and odd in 1950. Other liabilities are also o increase while overdraft in the bank amounts to Rs. 2 lakhs. It has t with foreign competition and has been forced to reduce its prices of modities by 18½ per cent. with effect from 1st January 1950. The k the Pakistan market is also said to have hit it hard.

Issue No. 1.

5. The Union claims the minimum basic pay for an unskilled w to be fixed at Rs. 30 per month. The Company in paragraph 10 c written statement states that the minimum basic pay at present is not Rs. 30 per month. The Annexure B of the written statement of the U which has not been questioned shows also that the minimum basic pe the employees of the Company is not below Rs. 30 per month except in single instance. That case is of Jamadar Singh, Durwan, who draw Rs per month as basic pay. I raise it to Rs. 30 per month with effect the date the award comes into operation. I also direct that the minn basic pay of the employees of the Company should be Rs. 30 per mont

Regarding dearness allowance, I find that of the staff it is unno Rs. 25 per month. In the case of workers it ranges from Rs. 11 to Rs. Considering the high level of prices that is now ruling in the market dearness allowance requires to be slightly raised. I have not been t to disturb the existing wage structure which is certainly rather low being so, unless the dearness allowance is slightly raised, it may be nigh impossible for the workers to carry on. Of course I am quite al the fact that the financial position of the Company is well nigh tone The Company is on its last legs to maintain its existence. So the U has been well advised not to press for revision of wages at the p moment. I find from the Conciliation Officer's report that the Com agreed to an overall increment of Rs. 5 to all workers. I accept that tion. I direct that there will be an increment of Rs. 5 per month u dearness allowance of the staff. So the dearness allowance in their would amount to Rs. 30 per month. Regarding the workers, I dir there will be an overall increase of Rs. 5 in each case per month su a minimum of Rs. 20. In other words, those who are getting Rs get Rs. 20 per month as dearness allowance and those who are getting per month at present will also get Rs. 20 per month. Those who are at present Rs. 20 will get Rs. 25 and those who are getting Rs. 25 a' will get Rs. 30 as dearness allowance per month. This increment t ness allowance will have effect from the date the award will cor operation.

Issue No. 2.

I have already referred to the wretched position of finance of this any. The increment in dearness allowance already allowed will go to the condition of the workers with their poor pay to some extent. I also hit, to a certain extent, the financial position of the Company. In view of things I refrain from granting any flat rate increment to workers. I, of course, take sympathy for the workers who earn a little less than Rs. 30 as basic pay even after a considerable length of service, but there is no help. So this issue is disposed of without any direction.

Issue No. 3.

Considering the present finances of the Company, the claim for gratuity must fail.

Issue No. 4.

The Company has placed before me its audited balance-sheet for the year ending December 1949. That shows net loss at a figure of Rs. 1,000 and odd. The Company did not grant bonus in the past except when it granted Independence Bonus. But that is more by way of exception than as a rule. I turn down the claim for bonus accordingly.

Issue No. 5.

Regarding the probationary period before confirmation, there is no dispute between the parties. The Company concedes that it treats a worker as permanent after three months of service. Regarding the period of service, the Company concedes that it gives every opportunity to a worker to defend himself before he is dismissed. The intervention of a third party accordingly is uncalled for. Regarding retrenchment, the Company follows the principle of "last come, first go" subject, of course, to the condition of special efficiency. That is just as it should be. I do not see what the matter of retrenchment will be determined by the Union with the authorities.

Issue No. 6.

The Company resists the claim on the ground that the products of the Company are mostly luxury goods. That also appears from the list as per Appendix A appended to the Union's statement. The workers are not entitled to have these luxury goods at cost price which may lead only to inflation. I am not satisfied that the workers are in the habit of purchasing these products. Regarding the staff members, of course, the position is different. They may be in the habit of using those luxury goods, but the number is only seven. I leave it to the good sense of the Company to see if they can provide them with these luxury goods at concession. But this concession should never be claimed as a matter of right. It is less to set it up as the subject matter of an industrial dispute. I turn down the claim of the workers on this head, except as above. The award is passed accordingly.

G. PALIT,

Chairman of the Tribunal.

March 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 1741Lab.—19th March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4559Lab., dated the 1st August 1950, the industrial dispute between Messrs. Empire Bone Mills, Bansberia, Hooghly, Managing Agents: Messrs. B. N. Elias and Co., 1, Old Court House Street, Calcutta, and their workmen represented by the Empire Bone Mills' Labour Union, Babuganj, Hooghly, was referred to Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Sri A. Das Gupta, District Judge, the workmen of Messrs. Empire Bone Mills, Bansberia, Hooghly, under the Management of Messrs. B. N. Elias and Co., Ltd., 1, Old Court House Street, Calcutta, made a complaint in writing before the said Tribunal alleging that the said company had acted to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri A. Das Gupta, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased by order to publish the said award as shown in the annexure hereto

ANNEXURE.

In the matter of two complaints of the workmen of Messrs. Empire Bone Mills, Bansberia, Hooghly, under the Management of Messrs. B. N. Elias and Co., Ltd., 1, Old Court House Street, Calcutta, represented by the Empire Bone Mills' Labour Union, Babuganj, Hooghly, against the said company, under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes Appellate Tribunal Act, 1950 (Cases Nos. 17 and 51 of 1950) and in the matter of Reference No. 4559Lab., dated the 1st August 1950, of the Government of West Bengal, Labour Department.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the Complainants: Sri N. K. Sen, President of the Union and Sri N. K. Bhattacharjya, Secretary of the Union.

For the Opposite Party: Sri S. Sen, Advocate, assisted by Sri S. Sen, and Manager of the Mill.

AWARD.

Parties have amicably settled the disputes which were the subject of the complaints together with several points involved in three of the management under section 30 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. The terms of settlement are detailed in Annexure I to this award. The settlement is fair. These are accepted. I accordingly give the award in terms of the settlement which shall form part of this award.

A. DAS GUPTA
Judge, Industrial

The 5th March 1951.

ORE SRI A. T. DAS GUPTA, TRIBUNAL UNDER THE INDUSTRIAL DISPUTES ACT, 1947.

In the matter of an Industrial dispute

between

Messrs. Empire Bone Mills, Bansa-
bati,

and

Their workmen represented by
Empire Bone Mills' Labour Union

and

In the matter of an application under
section 33 of Industrial Disputes
Act—

(1) Mis. Case No. 25 of 1950.
regarding 22 persons of godown.

(2) Mis. Case No. 28 of 1950
regarding Erraya.

(8) Mis. Case No. 207 of 1951
regarding "B" Shift workers.

In the matter of an application under
section 33A of Industrial Disputes
Act—

(4) Mis. Case No. 17 of 1950
regarding discharge of 31
workmen.

(5) Mis. Case No. 51 of 1950
regarding Night Shift, etc.

The humble petition of the Com-
pany and the Union above.

SUMMITLY SHEWETH:

the parties have come to an amicable settlement in the above
and have agreed as follows:—

In respect of the Mis. Case No. 25 of 1950, it is agreed that with
effect from 12th March 1951 the system of working in the
godown Shipping Department will be changed as per Annexure
A attached hereto. The workers concerned will be paid on the
basis of piece-rate instead of the present daily-rated system as
per agreement mentioned in Annexure A. The Company has,
therefore, agreed to withdraw the application.

In respect of Mis. Case No. 28 of 1950, Erraya will tender
apology to the Supervisor concerned and the parties will with-
draw the application. The period of suspension will be treated
as "*dus-non*". The Suspension Order is immediately to be
withdrawn.

- (3) In respect of Mis. Case. No. 207 of 1951, it is agreed that the Company have surplus hands to the extent of 70. It is further agreed that the Company shall discharge 20 workmen effect from 12th March 1951 according to the junior service and the balance of 50 workmen will be discharged three months from date. It is agreed that as far as possible principle of "last come, first go" will be observed and the Company will consult Mr. Sen, the President of the Union in this matter. It is agreed that the total number on per cadre will be 465.
- (4) In respect of Mis. Case No. 17 of 1950, it is agreed that following five workers will be reinstated on or before 12th 1951:—
- (a) Pantia (serial No. 20).
 - (b) G. Appaya (serial No. 22).
 - (c) Gurmurti (serial No. 23).
 - (d) Naraya (serial No. 26).
 - (e) Gazi Mea (serial No. 27).

The period from the date of their discharge to that of re-employment will be treated as "*dies-non*". It is also agreed that time of retrenchment of workers mentioned in this case No. 17 of 1951, five others will be retrenched in place of the persons. It is agreed that the case in respect of others is withdrawn.

- (5) In respect of Mis. Case No. 51 of 1950, the Union withdraw case.

Under the circumstances stated above, it is humbly prayed that honour will be pleased to accept the above agreement and to dispose of cases as per terms mentioned therein and to pass such order or orders as it may be deemed fit and proper.

(Sd.) ILLEGIBLE.

Occupier, Empire Bone Mills, Bankura

The 2nd March 1951.

NIRMAL KUMAR SEN,

President,

Empire Bone Mills' Labour Union

The 2nd March 1951.

ANNEXURE A.

The following agreement has been arrived at between the Management of Empire Bone Mills and the workers represented by the Bansabati Bone Union in regard to the working of the Godown Shipping Department—

- 1) That despatches of finished goods, stacking and all other works of the godown would be done daily according to the instructions of the Manager or Supervisor.
- 2) That shipment will be carried out by lorry and/or boat and/or wagon according to the Mills' requirements.
- 3) That the rates of shipment and stacking will be piece-rated as follows:—

	Per ton.
	Rs. a. p.
Shipment—	
(a) By lorry	... 0 12 6
(b) By boat	... 1 6 6
(c) By wagon	... 1 1 6
Stacking	... 0 10 0

Understood that the above rates are based on the present wage. Should the Tribunal sitting now decide to increase the wage rate, the piece-rate accordingly revised.

- 4) Should there be no shipment or stacking during any day, then provided it is required by the Manager, they will be employed on filling, weighing and stitching of bone meal. This will be done according to the instructions of the Manager or the Supervisor. The rate will be Re. 1 per ton.

In the event of there being no work available on piece-rates on any day, the Company will pay the minimum rate as fixed by the Tribunal for that day during which any or all the work as under will be carried out by the godown workers—

- a) Unloading bone meal.
- b) Unloading and loading gunny bales and other materials.
- c) Loading horns and roofs.
- d) Loading sinews.

On any day when sufficient piece-rate work cannot be given to the godown workers then to allow them to earn the minimum wage set by the Tribunal, they will be paid the minimum daily wages.

The Company will agree not to pursue their case in the Tribunal for the dismissal of the 22 godown workers.

(Sd.) ILLEGIBLE,

Occupier, Empire Bone Mills, Bansabati.

NIRMAL KUMAR SEN,

President,

Empire Bone Mills' Labour Union.

March 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

the use of plural in the definition is without any significance. Lord in *Conway versus Wade* (1909), A.C. 506, observes: "I cannot see any way to hold that trade dispute necessarily includes any individual dispute. It is true that after a certain stage such dispute, although ground may be, may come to be a subject in which sides are taken and may develop into a situation of general aspect containing the characteristics of a dispute; but until it reaches that stage, I cannot hold that a trade dispute necessarily exists" [*vide* also *Dallimore versus William Jesson* (1912), 29 T. L. R. 67 C. A.]. So I find that in the present case the first ingredient of the definition, viz., the parties to an industrial dispute is wanting.

Regarding the subject matter, of course, I must say that the question of the definition is answered.

Regarding the third element, viz., the origin of the dispute, I am of opinion that it may or may not be of a workman. So even the case of an officer may come under the industrial dispute provided the matter has been espoused by other employees in service. In this connection I may refer to the award of Sri A. Das Gupta, in the *Joint Steamer Co.*, and its facts were reported in the *Calcutta Gazette* of the 22nd September 1911, pp. 1733-1734. So this element may also be taken to be satisfied in the present case even without any evidence on the point.

6. So in conclusion, I find that the definition of industrial dispute is not fully answered, because all the three elements must co-exist to constitute an industrial dispute. The learned lawyer of the employee has urged upon me to take evidence on the merits before throwing out the case as untenable on such preliminary ground. I am afraid that such a course cannot hold any water. If, as I have found, the case cannot be sustained legally, it is no use taking evidence. The taking of evidence cannot make a legally untenable case, a tenable one. The learned counsel next pleads that his client, in the above view, will be denied his legal relief and there will be a consequent failure of justice. That may be true to a certain extent, it is not wholly true, because the door of the Industrial Tribunal is shut against him, the door of the Court is certainly open to him to sustain his claim about gratuity. If it been a claim on the ground of reinstatement which the Industrial Tribunal alone is competent to grant, I might have understood such a contention. So the claim fails on preliminary grounds. I refrain from dealing with the other issues in view of my finding recorded above. The award is passed accordingly.

G. PALIT,

Chairman of the Tribunal

The 12th March 1951.

By order of the Government
D. S. P. MUKHERJEE, J.

ORDER.

No. 1788Lab.—21st March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5354Lab., dated the 22nd September 1950, the industrial dispute between Messrs. Robm Press, Strand Road, Calcutta, and one of their employees, Sri Sailendra Ghosh, holding No. 126, Grand Trunk Road, Sheoraphuli, F.I. Bazar, as represented by self, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 5454Lab., dated 18th September 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Robin Press, 38, Strand Road, Calcutta, and one of their employees, Sri Sailendra Nath Ghosh, holding No. 128, Grand Trunk Road, Sheoraphuli, E.I.Rly., as represented by self. •

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

for the employers:—Sri N. K. Mukherjee, Advocate, Sri S. Bose, Superintendent of Calcutta Printing Press Owners' Association and Sri H. L. Bose, Managing Partner.

for the employee:—Sri A. N. Banerjee, Assistant Secretary of the Federation of Mercantile Employees' Union.

AWARD.

The above dispute had been referred to me for adjudication on the complaint of Sri Sailendra Nath Ghosh, an employee, who was an assistant of the above press on a salary of Rs. 120 per mensem plus Rs. 7 as allowance per working day. It is alleged that the said Company did not pay salary in time and on the employee's insisting on being paid arrear salary, the Company, without assigning any reason, verbally barged him on 19th of June 1950.

The employee prays for reinstatement and prays for the salary due for working period from November 1949 till 19th January 1950, and also month's pay in lieu of notice (Rs. 120).

The employer submitted a written statement alleging that the aforesaid workman was very negligent in the discharge of his duties and did not maintain the books of accounts in regular manner. The workman was called several times to complete the account up to date, but he never did so.

It is further alleged that the employee absented himself on and from January 1949 and never thereafter resumed duties. It is stated that the employee voluntarily resigned the service without any notice.

After the case had been gone into for some time, both the parties came to an amicable settlement, and it was decided that the employee should be reinstated but he would be content to get a consolidated sum of Rs. 250 from the employer.

The parties accordingly entered into an amicable agreement and a sum of Rs. 250 has been paid in my presence to the advocate of the employee, whereupon the matter was finally closed. I, therefore, hold that the dispute has been amicably settled by payment of Rs. 250 and no further dispute exists. The case is disposed of accordingly.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

13th March 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 1792Lab.—21st March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5865Lab., dated the 5th October 1950, the industrial dispute between Messrs. Calcutta Mosquito Destroyer Co., 30, Raj Kumar Mukherjee Road, Alambazar, 24-Parganas and their employees in connection with the cases of Sri Shyam Charan Dey 50, Jayanarain Banerjee Lane, Baranagore, 24-Parganas, and Sri Goutam Charan Bairagi, 34, Raj Kumar Mukherjee Road, Taltalabagan, Alambazar, 24-Parganas, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 5865Lab., dated the 5th October 1950, of Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Calcutta Mosquito Destroyer Co., 30, Raj Kumar Mukherjee Road, Alambazar, 24-Parganas, their employees in connection with the cases of Sri Shyam Charan Dey 50, Jayanarain Banerjee Lane, Baranagore, 24-Parganas, and Sri Goutam Charan Bairagi, 34, Raj Kumar Mukherjee Road, Taltalabagan, Alambazar, 24-Parganas.

PRESENT :

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal*

For the employers : Sri Manik Chandra Dey, Proprietor

For the employees : None.

AWARD.

The dispute abovenamed was referred to this Tribunal and registered notices were served on the employees Sri Shyam Charan Dey and Sri Goutam Charan Bairagi inviting them to submit their statements. If appropriate notices were duly served and both the workers appeared in person on November 1950, but they did not submit any statement. Therefore it appears that the Tribunal issued several more notices inviting them to submit their written statements. But even after several reminders none of them appeared and filed any written statement. The proprietor Sri Manik Chandra Dey was present to receive the statement, if filed.

Inasmuch as none of the employees submitted their written statements several reminders spreading over a period of four months. I presume that they have no intention to prosecute this application. I believe that there is no dispute to be settled. I, therefore, make an award that the case be disposed of without adjudication.

P. R. MUKHERJEE,

Judge, Industrial Tribunal

The 14th March 1951.

By order of the Governor
D. S. P. MUKHERJEE, J.

ORDER.

No. 1797Lab.—21st March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its corrigenda Nos. 6892Lab., dated the 29th November 1950, and 947Lab., dated the 13th January 1951, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, read with the said corrigendum, dated the 13th January 1951, and represented by the Indian Jute Mills' Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as Chairman and Sri P. R. Mukherji and Sri M. C. Banerji, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, Sri Jibandhan Ganguly, claiming to have been a workman employed by Fort Gloster Jute Mills which are two, being items 1 and 2 under the head "Howrah" of the said list, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes Act made by one Jibandhan Ganguly against Fort Gloster Jute Mills in connection with Government of West Bengal, Department of Labour, order No. 5521Lab., dated the 25th September 1950, referring certain industrial disputes between 88 Jute Mills in West Bengal including Fort Gloster Jute Mills and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI P. R. MUKHERJI, *Member (District Judge).*

SRI M. C. BANERJI, *Member (District Judge).*

the complainant: Sri A. K. Sarker, *Pleader.*

Fort Gloster Jute Manufacturing Co., Ltd.: Sri S. C. Sen, *Advocate.*

AWARD.

This case, which has been registered as case No. 53 of 1950 under section of the Industrial Disputes Act, arises out of a petition of complaint

under section 33A of the Act presented on 18th December 1950 by the petitioner Jibandhan Ganguly who claims to have been a workman employed by Fort Gloster Jute Mills which are two (Nos. 1 and 2 under Howrah district in the list) of the 86 Jute Mills in West Bengal which are involved in industrial disputes between such Jute Mills and their workmen, as referred for adjudication by this Tribunal by Government of West Bengal, Department of Labour, order No. 5521Lab., dated the 25th September 1950. The original adjudication proceedings which commenced on 25th September 1950 are still pending before this Tribunal. The allegations made by the complainant in his petition are briefly on the following lines. He was discharged from service on 7th November 1950 during the pendency of the original adjudication proceedings before this Tribunal, and no permission of the Tribunal was obtained by the employers in that behalf. The discharge was ordered on the basis of charges of misappropriation, negligence, etc. laid against the complainant. The complainant was an employee of the Fort Gloster Jute Mills. But the employers wrongfully asserted that his services were under the zemindary estate department of Fort Gloster Jute Manufacturing Co., Ltd. According to the complainant there was no justification for the discharge and the employers contravened the provision of section 33 of the Industrial Disputes Act inasmuch as they did not obtain the permission of the Tribunal in respect of the discharge which took place during the pendency of the original adjudication proceedings. The written statement in reply has been filed by Fort Gloster Jute Manufacturing Co. Ltd., which runs the Fort Gloster Jute Mills. The case sought to be made out by the Company is that Jibandhan Ganguly was a law clerk employed under the zemindary estate department of the Company, and his services had nothing to do with the Fort Gloster Jute Mills, and no disputes between the zemindary estate department of the Company and its employees have been referred for adjudication by this Tribunal by the order of reference mentioned above, no such adjudication proceedings were pending and there was no contravention of any provision of section 33 of the Industrial Disputes Act and consequently the petition of complaint under section 33A of the Act is not maintainable, and the petition should accordingly be rejected.

2. The Tribunal decided to go into the preliminary point of maintainability of the petition of complaint before examining the facts and circumstances. Two witnesses, viz., the Land Officer in charge of the zemindary estate department of the Company and the Chief Labour Officer of the Managing Agents, were examined on behalf of the Company, and both sides put in a number of documents. The order of reference as per order No. 5521Lab., dated 25th September 1950, makes it perfectly clear that the industrial disputes referred for adjudication are between 86 specified Jute Mills as such and their workmen. This order of reference never intended to refer for adjudication any dispute in connection with such undertakings of the Companies as cannot be said to be intrinsically connected with the Jute Mills as such. The question is whether any industrial disputes between the employees of the type of the complainant Jibandhan Ganguly and the employers were referred for adjudication at all by the order of reference. In other words, the question is whether it can be said under the particular circumstances that Jibandhan Ganguly was an employee of any of the Fort Gloster Jute Mills as such. The Company's case is that he was not such an employee, and he was an employee of the zemindary estate department of the Company as distinguished from the Jute Mills. On the other hand, the complainant's case is that although he was employed for the purpose of the zemindary estate department, the functions of that department and those of the Mills were interconnected in such a manner that there was no means of distinguishing between employment under the estate department

hat under the Mills, and his services were utilised at least in part for purpose of the Mills proper, and that being the position he was recognised employee of the Mills and the Tribunal should come to a finding on basis.

The acquittance roll shows that the complainant Jibandhan Ganguly employed as a law clerk under the estate department and was paid his as such. In his reply to the charges laid against him, he describes self as law clerk of the estate department. It is true that some portions of cash abstract register indicate that some of the medical staff, labour are staff, etc., who would ordinarily be paid by the Jute Mill concerned, are paid their wages from the estate department. The same cash abstract register shows that the law clerk's wages were paid from the estate department. From the materials placed at our disposal we find that in certain respects the mill department and the estate department have been interconnected. These elements of interconnection, however, appear to have arisen from the particular circumstances of the zemindary estate department the mill department being run side by side, the superior managing authorities being the same. In spite of these aspects of interconnection, we are not satisfied on the evidence that the estate department is distinguishable from the mill department. The mere fact that some of the medical staff, labour welfare staff, etc., were being paid from the estate department does not necessarily detract from the position that the complainant law clerk was an employee of the estate department, and was paid his wages by that department and not by the mill department. From the evidence of P. W. 2, the Chief Labour Officer, we gather that the names of employees of the estate department, including the present complainant, were not included in the voters' lists of the Works Committees appertaining to the Fort Gloster Jute Mills, and we consider that this circumstance is significant, in so far as it indicates that employees of the estate department like the present complainant had nothing whatever to do with the Jute Mills. The mere fact that the services of the present complainant were lent by the estate department on certain isolated occasions for the purpose of carrying on certain litigations in connection with the Jute Mills does not detract from the position that he was an employee of the zemindary estate department. Whatever might be the position regarding his status of employment during the period of loan taken for the purpose of the Mills, there is no difficulty in coming to the conclusion that the complainant was an employee of the zemindary estate department which paid his wages. It is true that a service record and an employment book were issued in respect of the present complainant on the same lines as would be applicable to Jute Mill employees. It is, however, to be noted that on these documents the official stamp of the estate department was put, and it is probable that these books were issued in respect of an employee of the estate department merely for the purpose of imitating the system applicable to the Jute Mills, and we consider that this circumstance by itself does not indicate anything. As regards the "Workers' Provident Fund Institution which accepts mill workers and estate department employees as members, we are satisfied that the action of the Provident Fund Institution does not by itself indicate either way. Similarly we are not satisfied that the *parchas* which were filled on behalf of the complainant necessarily help to establish a position of employment under the Jute Mills. In the light of all the facts and circumstances we find that although there are certain elements of interconnection between the zemindary estate department and the Jute Mills there is no difficulty in coming to the conclusion that the complainant Jibandhan Ganguly was essentially an employee of the zemindary estate department as a law clerk and he could not be said to be a workman employed by the Jute Mills. In that view of the matter no industrial dispute

between any of the 86 Jute Mills covered by the order of reference on one hand and Jibandhan Ganguly on the other was pending for adjudication by this Tribunal at any time. We hold therefore that by discharging complainant on 7th November 1950, the Company did not contravene provision of section 33 of the Industrial Disputes Act, and consequently present petition of complaint under section 33A of the Industrial Disputes Act is not maintainable. The petition therefore fails on the preliminary ground and is rejected. We make our award accordingly. Under particular circumstances of the case, we make no order as to costs.

S. N. MODAK, *Chairman*

P. R. MUKHERJI, *Member*

M. C. BANERJI, *Member*

The 10th March 1951.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt S*

NOTIFICATION.

1605 Lab.—13th March 1951.—In exercise of the power conferred on him by the West Bengal Maternity Benefit (Tea Estates) Act, 1948 (LIII of 1948), the Governor is pleased to make the following rules, the having been previously published as required under sub-section (1) of said section:—

Rules.

Short title.—These rules may be called the West Bengal Maternity Benefit (Tea Estates) Rules, 1951.

Definitions.—In these rules—

“the Act” means the West Bengal Maternity Benefit (Tea Estates) Act, 1948;

“form” means a form appended to these rules; and

“section” means a section of the Act;

“Inspector of Factories” and “Chief Inspector of Factories” have the same meanings, respectively, as in the Factories Act, 1948 (LXIII of 1948).

Muster roll.—The employer of every factory or plantation in which are employed shall prepare and maintain in English and according to the English calendar a muster roll in Form No. A and shall enter the particulars prescribed therein in respect of all women employed in the plantation from whom notice of confinement is received under section 8. All entries in the muster roll shall be made and maintained up-to-date and it shall always be available in the factory for examination by an Inspector of Factories. The employer shall enter in the muster roll such other particulars as may be required for the purposes of the Act. The muster roll shall be preserved for a period of three years from the date of the last entry therein.

Notice of confinement.—The notice required under sub-section (1) of section 8 and given in writing shall be in Form No. B.

Certificate.—A certificate referred to in sub-section (1) of section 6 shall be in Form C.

Inspections.—The Chief Inspector of Factories shall be responsible for the administration of the Act and every Inspector of Factories subordinate to him shall be responsible to him for the due discharge of such functions under the Act or these rules as may be assigned by him to the Inspector. The Inspector shall discharge the said functions within such limits in respect of such factories or plantations as may be specified by the Chief Inspector.

Powers of Inspector.—An Inspector may examine the muster roll maintained under rule 3 and may make such enquiries and require the production of such papers or documents as he may consider necessary for the purpose of ascertaining whether the provisions of the Act and of these rules are properly carried out in the factory or plantation, or not;

and that he shall not require an employer to answer any question or produce any evidence tending to incriminate himself.

8. Method of payment.—(1) When, under section 5, Maternity Benefit is paid partly in cash and partly in kind, the amount to be paid in cash shall not be less than two-thirds of the total amount payable.

(2) Receipts for payment in cash and kind shall be taken.

9. Medical Authority.—In each district the Civil Surgeon of the district shall be the medical authority for the whole of the district for purposes of sub-section (3) of section 6.

10. Appeals.—(1) An appeal to the Labour Commissioner against decision of the Inspector of Factories under sub-section (b) of section 14 shall be presented in the form of a memorandum setting forth relevant facts of the case along with a certified copy of the order appealed against duly signed by the appellant or, on his behalf by a duly authorized agent or legal practitioner. The Labour Commissioner may call for further information or require the production of any document which he deems necessary for the disposal of an appeal before him.

(2) Every memorandum of appeal referred to in sub-rule (1) shall have a court-fee stamp of twelve annas only.

11. Return.—The manager of every factory or plantation in which women are employed shall furnish to the Chief Inspector of Factories or the latter so directs, to the Inspector of Factories within whose jurisdiction the factory is situated, by the 15th January in each year, a return in Form D for the previous year ending on the 31st December.

12. Records.—All notices, orders, receipts, certificates and documents issued in pursuance of the Act and these rules shall be preserved for a period of two years.

13. Abstract.—The abstract of the provisions of the Act and the rules referred to in section 17 shall be in Form E. It shall be exhibited in the local vernaculars under section 17 and a copy of the abstract in English shall be also posted in a glazed frame in some conspicuous place in the factory or plantation by the employer.

14. Obstruction.—(1) No person shall wilfully obstruct an Inspector of Factories or the Chief Inspector of Factories in the exercise of any power under the Act or these rules, or fail to produce on demand by an Inspector of Factories or the Chief Inspector of Factories the muster roll or notices, orders, receipts, certificates or other documents in his custody maintained or kept in pursuance of the Act or of any of these rules in connection with any factory or plantation.

(2) No person shall wilfully delay or refuse to produce any document or evidence called for by the Labour Commissioner, or disregard any summons to appear before him, in connection with any appeal preferred to him under the Act.

15. Penalties.—Any person who contravenes any of the provisions of these rules 8, 11, 13 or 14 shall, on conviction, be punishable with fine which may extend to Re. 50.

(No. sub. 1)

Name of factory 'plantation

Register No.

Address

Name of female operative	Age	Factory				Plantation		Name of Misdar, if any, under whom the woman worker works.	Daily rate of wages.	Date of first employment in the factory	Total number of days at work during the twelve months immediately preceding the expected day of her delivery	Date on which notice of confinement is given under subsection (2) of section 2	Date on which the woman worker ceased to work after the notice of confinement	Date of issue of certificate by medical practitioner	Date of attendance in hospital or clinic	Date of birth of child.	Date and amount of payment in kind.	Date and amount of payment in cash	In case of a woman's death names and addresses of persons to whom maternity benefits were paid and the dates and amounts of such payments	Remarks, if any.
		Department in which employed	Serial number in the—	Serial number in the Attendance Register.	Serial number in the Wages Register.															
						Group No	Relay No													
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21

FORM B.

(See rule 4.)

Name and full postal address of factory/plantation

I,(name), employed in
 Department of the abovenamed factory/gardens of the abovenamed plantation, bearing serial No.....in the Register of Women Workers, hereby give notice as required under sub-section (1) of section 8 of the Bengal Maternity Benefit (Tea Estates) Act, 1948 (Bengal Act XXXIII 1948), that I expect to be confined within one month and a half next following from the date of this notice.

2. For the purposes of section 9 of the said Act, I hereby nominate(name and full postal address of nominee to be given) to receive maternity benefit due to me in case of my death.

Given this day.....

.....

Signature or thumb impression

Address.....

To

The Manager,

.....(name of factory or plantation and postal address)

FORM C.

(See rule 5.)

Certificate.

I certify that on (the date last mentioned) I have personally medically examined (name of the woman worker), who is a claimant for maternity benefit under my direction. the woman worker) has been medically examined and that a medical examination shows the abovenamed woman is expected to give to a child on.....(the date should be specified)

.....

Signature of the medical practitioner

Address.....

Date.....

FORM D.

Return showing payment of maternity benefit during the year ending on the 31st December 19.....

(See rule 11.)

submitted by the 15th January to the Chief Inspector of Factories/
Inspector of Factories, West Bengal.

Name of factory, plantation, register No. and full postal address

Name of (i) Manager.....

(ii) Occupier.....

Average number of women workers employed daily.

Number of claims for maternity benefits received during the year

section 8

Number of claims accepted for payment of maternity benefit.....

Number of cases in which maternity benefits were paid to—

the claimant women.....

the nominees of the claimant women.

persons taking care of the child.. . . .

the next-of-kin of the claimants.. . . .

Total amount of maternity benefit paid during the year—

	Rs.	a.	p.
to claimants
to nominees
to persons taking care of the children
to next-of-kin of the claimants

Total ...

Signature of Manager.

FORM E.

**Abstract of the West Bengal Maternity Benefit (Tea Estates) Act, 1951
rules framed thereunder.**

(See rule 13.)

1. Under the West Bengal Maternity Benefit (Tea Estates) Act every woman employed in a factory or plantation, if she has worked for one hundred and fifty days in the twelve months immediately preceding the expected date of her delivery, is entitled to maternity benefit at the rate of rupees five and annas four per week for six weeks immediately preceding and six weeks immediately following the date of child birth.

2. Every pregnant woman should give notice to the employer of her expectation of confinement within one month and a half. The notice may be given either orally in person, or in writing in Form B appended to the West Bengal Maternity Benefit (Tea Estates) Rules, 1951.

3. Maternity benefit is payable to the woman entitled to receive it. If she dies, but her child survives, the benefit due is payable to the person who takes care of the child. If both the woman and the child die, the benefit due is payable to the woman's nominee or her next-of-kin to be decided by the employer.

4. A woman must not work in a factory during the period for which she receives maternity benefit. Failure to adhere to this will render the woman and employer employing her liable to prosecution.

Provided that on the certificate of a medical practitioner a woman may undertake light work during ante-natal period in the factory or plantation of the employer for a certain period to be fixed by the medical practitioner for which she shall be paid at the prevailing rate for such work in addition to the maternity benefits to which she is entitled.

5. An employer may not dismiss a woman during the period for which she is entitled to be absent from work, and if dismissed without just cause within six months, before delivery, she shall still be entitled to maternity benefit.

6. Payments against claims for maternity benefit may be made in instalments, up to the extent of one-third of the total amount payable, in kind and manner to be decided by the employer.

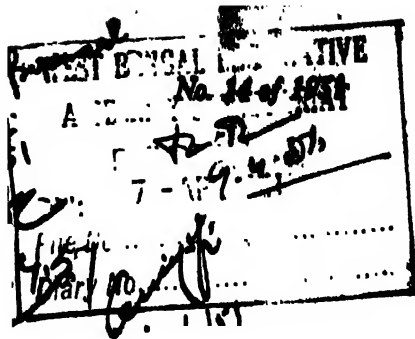
7. Every employer of a factory or plantation in which women are employed must prepare and maintain in English and according to the British calendar a muster roll in Form A appended to the West Bengal Maternity Benefit (Tea Estates) Rules, 1951. All entries in the muster roll shall be made in ink and maintained up-to-date and it shall always be available in the factory or plantation for examination by an Inspector of Factories.

8. The manager of every factory or plantation in which women are employed must submit to the Chief Inspector of Factories or, if he is not so directed, to the Inspector of Factories within whose jurisdiction the factory or plantation is situate, by the 15th January in each year, a return in Form D appended to the West Bengal Maternity Benefit (Tea Estates) Rules, 1951, for the previous year ending on the 31st December.

By order of the Governor
D. S. P. MUKHERJEE.



सम्मान पायते



Gazette

Published by Authority

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স্বরাষ্ট্র বিভাগ।
HOME DEPARTMENT

माधवाक्षय आसन्न ।

General Administration

न १०६९जि.६।

No 1069(I.A.

निष्काश ७ वृत्तः ।

Appointments and Transfers.

प्रासादनम् ।

(General.

নিউ-১৭০৮, এ।ও.এল-১৫।৫২।-২৪২৭ হাউস
 ৯ জেমার রায়পুরহাটের জবর উপ-মাসক ও সমাধি
 খোঁজা যেদিন নিউ জেমার সড়ক নিউজ হইলেন।

Midnapore.—No. 970-G.A./48-15/51
 rch 1951.—Sri Bejoy Kumar Bhattacharya, Deputy Magistrate and Sub-Deputy Magistrate, Rampurhat, Birbhum, is appointed to the post of Deputy Magistrate and Sub-Deputy Magistrate in the Midnapore district and is posted to the headquarters station of that district.

Article No. 1961-000000000000
1961.—In exercise
sub-section (2) of

of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri G. D. Goswami, I.A.S., Additional Deputy Commissioner, Darjeeling, now under Settlement Training, to be Additional District Magistrate, Nadia, and to direct that he shall have during the period he is so employed all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

24-Parganas.—No. 1040-(4 A./11-15/51.—30th March 1951.—Sri S. N. Guha Ray, I.C.S., Special Judge, Special Court, Alipore, is appointed to be a Judge on Special Duty, 24-Parganas, with effect from the 1st April 1951.

১৯৫১।—১৯৫২-এ ১২৫৫-২৮।৫০।—০১মে মার্চ
 ১৯৫১।—১৯৫২ জেলার উপ-বোর্ডার উপ-মাসিক ও সম্মানিত
 উপ-মাসিকের উপ-বোর্ডার সদর মহকুমার ভার প্রাপ্ত হইবেন।

Howrah.—No. 1049-G.A./2L-28/50.—31st March 1951.—Sri Shyam Sundar Dutt, Deputy Magistrate and Deputy Collector, Uluberia, Howrah, is appointed to have charge of the Sadar subdivision of that district.

[illegible]

Burdwan Division.—No. 1050G.A./21-28/50.—31st March 1951.—Sri Amal Chandra Mazumdar, Sub-Deputy Magistrate and Sub-Deputy Collector, is posted to the Burdwan Division, on being relieved of his present appointment in the Department of Supplies.

সম্মতি।
Confirmation.

জরাজী।
Police.

নং ৯৮৮-জি.এ।ও।সি-১৪।৫১।—২৭শে মার্চ ১৯৫১।—নিম্নলিখিত অবৈধাধীন উপ-জারাজীয়াসন ২৫শে অক্টোবর ১৯৫০ তারিখ হইতে পশ্চিমবঙ্গ আরজী কৃত্যকে সম্মতি হইলেন:—

- (১) শ্রীশ্রীশ্রী চন্দ্র পাল।
- (২) শ্রীশ্রীশ্রী লাহিড়ী।
- (৩) শ্রীশ্রীশ্রী কৃষ্ণ মজুমদার।

No. 988-G.A./3P-14/51.—27th March 1951.—The following probationary Deputy Superintendents of Police are confirmed in the West Bengal Police Service with effect from the 25th October 1950:—

- (1) Sri Nripendra Chandra Pal.
- (2) Sri Brahmabrata Lahiri.
- (3) Sri Dulal Krishna Mazumdar.

ছুটি।

Leave.

সাধারণ।

General.

Cooch Behar.—No. 971-G.A./11-6/51.—24th March 1951.—Sri H. N. Ray, I.C.S., Deputy Commissioner, Cooch Behar, was allowed leave on average pay for two days under rule 81(b)(ii) of the Fundamental Rules with effect from the 2nd March 1951 in extension of the leave granted to him under the orders contained in this department notification No. 448-G.A., dated the 20th February 1951.

মেদিনীপুর।—নং ৯৮৯-জি.এ।ও।সি-১৫।৫০।—২৭শে মার্চ ১৯৫১।—মেদিনীপুরের অবৈধাধীন অবর শাসক ও সমাধস্তা শ্রী কুমার চট্টোপাধ্যায়কে এই বিভাগের ১২ই অক্টোবর ১৯৫০ তারিখের ২৮৭০-জি.এ নং প্রজ্ঞাপনে প্রদত্ত আদেশে মজুরীকৃত ছুটির সহিত ২৬শে ডিসেম্বর ১৯৫০ তারিখ হইতে আরও দুই মাসের ছুটি নিম্নলিখিতভাবে মজুর করা হইল:—

- (ক) পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর ১ম খণ্ড ১৬৭(২) সংখ্যক নিয়মানুসারে ২৬শে ডিসেম্বর ১৯৫০ তারিখ হইতে দশ দিনের অর্জিত ছুটি এবং
- (খ) পশ্চিমবঙ্গ কৃত্যক ১ম খণ্ড নিয়মাবলীর ১৭০(১) এবং (৩) সংখ্যক নিয়মানুসারে ২৫শে জানুয়ারী ১৯৫১ তারিখ হইতে চিকিৎসাপ্রমোদন সহ বাকী ছুটি।

Midnapore.—No. 989-G.A./61-15/50.—27th March 1951.—Sri Pramatha Kumar Chatterjee, Sub-Magistrate and Sub-Collector, on probation, Midnapore, was allowed leave for two months with effect from the 26th December 1950 as follows:—

- (1) Earned leave for thirty days under rule 167 (a) of the West Bengal Service Rules, Part I, and
- (2) leave on medical certificate for the remaining period from the 25th January 1951 under rule 173 (1) and (3) of the said rules,

in extension of the leave already granted to him under the orders contained in this department notification No. 2870-G.A., dated the 12th October 1950.

Howrah.—No. 985-G.A./11-27/50.—27th March 1951.—Sri Santosh Kumar Niyogi, District Sessions Judge, Howrah, is allowed 1 average pay for the period from the 11th January 1951 to the 28th February 1951 under rule (ii) of the West Bengal Service Rules, in extension of the leave granted to him under orders contained in this department notification No. 84-G.A., dated the 11th January 1951.

২৪-পরগণা।—নং ১০০২-জি.এ।ও।সি-১৫।৫১।—২৭শে মার্চ ১৯৫১।—২৪-পরগণা (সিবিআর জারজী) বিভাগের ২৬শে অক্টোবর ১৯৫০ তারিখের ৫২৯-জি.এ নং বিজ্ঞপ্তির প্রকাশিত আদেশ ২৪-পরগণা অবৈধাধীন উপ-শাসক ও সমাধস্তা শ্রী বিনয় চন্দ্র নাথকে ১২ই অক্টোবর ১৯৫১ তারিখ হইতে সতের দিনের গড় বেতনের সহিত ছুটি প্রদত্ত হইল।

24-Parganas.—No. 1002-G.A./21-6/51.—27th March 1951.—The orders contained in the department notification No. 529-G.A., dated 27th February 1951, granting leave on average pay to Sri Bipin Chandra Nath, Deputy Magistrate and Sub-Collector, on probation, 24-Parganas, are cancelled.

বর্ধমান।—নং ১০০৩-জি.এ।ও।সি-১৫।৫১।—২৭শে মার্চ ১৯৫১।—বর্ধমান জেলার অবৈধাধীন অবর শাসক ও সমাধস্তা শ্রী মজুমদারকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৬ নিয়মানুসারে ১৬ই এপ্রিল ১৯৫১ তারিখ হইতে দশ দিনের মজুর করা হইল।

Burdwan.—No. 1003-G.A./61-5/51.—27th March 1951.—Sri Probodh Kumar Mazumdar, Magistrate and Sub-Collector, on probation, Burdwan, is allowed earned leave for 17 days under rule 168(1) of the West Bengal Service Rules, Part I, with effect from the 16th April 1951.

Calcutta.—No. 1007-G.A./11-18/51.—27th March 1951.—Sri S. Banerjee, I.C.S., Member of the Board of Revenue, West Bengal, and Secretary to the Government of West Bengal, Land and Land Revenue Department, is allowed leave on average pay for one month and 15 days under rule 81 (b)(ii) of the Fundamental Rules, with effect from 2nd April 1951 subsequent date on which he may avail of it.

Tripura.—No. 1037-G.A./11-21/51.—30th March 1951.—Sri K. K. Hajara, I.C.S., Chief Commissioner, Tripura, is allowed leave on average pay for two months under rule 81(b)(ii) of the Fundamental Rules, with effect from the date on which his services are replaced at the disposal of the Government.

জরাজী।

Police.

হাওড়া।—নং ১০০৯-জি.এ।ও।সি-১৮।৫০।—২৮শে মার্চ ১৯৫১।—হাওড়ার অবৈধাধীন সহ-জারাজীয়াসন শ্রী এ. সি. সিং আই. এ.কে ১৯৫০ হইতে ৬ই মে ১৯৫১ তারিখ পর্যন্ত নিম্নোক্ত ছুটি প্রদত্ত হইল। এতদ্বারা এই বিভাগের ১০ই জুলাই ১৯৫০ তারিখের ১৯২৬-জি.এ নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল:—

১৯৫০ সনের সংশোধিত ছুটি নিয়মাবলীর ১৬৬ নিয়মানুসারে ৭ই মে ১৯৫০ তারিখ হইতে বাইশ দিনের অর্জিত ছুটি এবং উপর্যুক্ত সময় বিনা বেতনে ছুটি।

Howrah.—No. 1009-G.A./11-18/50.—27th March 1951.—In modification of the orders contained in this department notification No. 1009-G.A., dated the 10th July 1950, Sri A. G. I. P. S., Assistant Superintendent of Police, Howrah, is allowed leave for 17 days from the 7th May 1950 to the 6th May 1951 as follows:—

Earned leave for twenty-two days from 7th May 1950 and in continuation of the remaining period under rule 167 (a) and 14 of the Revised Rules, 1950.

Sri Prabhat Chandra Banarji officiating Armed Inspector, Bankura, is appointed a probationary Armed Inspector with effect from 2nd January 1951 and confirmed in his appointment from the same date to fill the permanent post of Armed Inspector at Bankura, sanctioned in G. O. No. 647-Pl., dated 2nd/7th March 1950.

3. Sri Gangadhar Bhattacharji, officiating Armed Inspector, Birbhum, is appointed a probationary Armed Inspector with effect from 2nd January 1951 and confirmed in his appointment from the same date to fill the permanent vacancy caused by the retirement of Sardar Sahib Rana-din Singh, Armed Inspector, Birbhum.

1. Armed Sub-Inspector Fagoo Singh of Nadia, now attached to Locomotive Manufacturing Works, Chittaranjan, to act as Armed Inspector, is appointed a probationary Armed Inspector with effect from 2nd January 1951 and confirmed in his appointment from the same date to fill the permanent vacancy caused by the transfer of Sri Narayan Singh, Armed Inspector, 24-Parganas, to Burdwan against a permanent post, *vice* Sri Uderam Sharma, Armed Inspector, Burdwan, retired. He will remain attached on paper to 24-Parganas while on deputation to Locomotive Manufacturing Works, Chittaranjan.

5. Sri Nangal Indup Bhutia, officiating Armed Inspector, 3rd Armed Police Battalion, West Bengal, is appointed a probationary Armed Inspector, with effect from 2nd January 1951 and confirmed in his appointment from the same date to fill one of the permanent posts of Armed Inspector at 3rd Armed Police Battalion, West Bengal, sanctioned in G. O. No. 647-Pl., dated 2nd/7th March 1951.

Calcutta.—No. 4380-A.—30th March 1951.—**3rd Armed Police Battalion, West Bengal-P.T.C., Barrackpore-2nd Armed Police Battalion, West Bengal.**—The following probationary Armed Inspectors of the Units noted against each, are confirmed in their appointments with effect from the dates noted against each:—

- (1) Sri Bijay Singh of 3rd Armed Police Battalion, West Bengal, from 31st October 1950.
- (2) Sri Ram Binay Singh of Police Training College, Barrackpore, from 21st December 1950.
- (3) Sri Sripati Misra of 2nd Armed Police Battalion, West Bengal, from 1st December 1950.

H. N. SIRCAR, Insp.-Genl.

JUDICIAL DEPARTMENT

Judicial

Appointments and Transfers.

West Dinajpur-Darjeeling.—No. 1523-J.—26th March 1951.—Sri Hari Charan Ghosh, Subordinate Judge and Assistant Sessions Judge, under orders of transfer to Malda in the district of West Dinajpur-Darjeeling, is appointed Assistant Sessions Judge of Malda in the said district.

NOTIFICATIONS.

Calcutta.—No. 1432-J.—21st March 1951.—In exercise of the power conferred by sub-section (4) of section 313 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to exempt the Deputy Secretaries and the Under Secretaries of the Government of West Bengal from liability to serve as jurors in the High Court at Calcutta.

Calcutta.—No. 1570-J.—28th March 1951.—In exercise of the power conferred by the proviso to article 309 of the Constitution, and of all other powers enabling him in that behalf, the Governor is pleased to make the following rules laying down the qualifications for and method of recruitment to the post of Deputy Official Receiver and Deputy Official Liquidator, High Court, Calcutta, and Deputy Official Assignee, Calcutta, and the conditions of service of persons appointed to the said post.

1. **Qualifications.**—Every candidate possess the following qualifications:—

- (a) He must be a citizen of India as defined in Part II of the Constitution of India.
- (b) he must be either an Advocate as defined in the Indian Bar Councils Act, 1926, an Attorney enrolled by the High Court at Calcutta, or a Chartered Accountant in India or Great Britain or an Incorporated Accountant of not less than five years' standing in the respective professions or an officer who has held responsible administrative position in a scheduled bank for not less than five years; a lawyer with experience in Banking or Accountancy will have preference.
- (c) He must not be less than 35 or more than 45 years of age on the 1st January of the year in which the appointment is made, provided that the age limit may be relaxed in the case of a really suitable candidate.

2. **Method of Recruitment.**—By direct recruitment through the Public Service Commission.

3. **Conditions of Service.**—(i) **Pay.**—On appointment of Deputy Official Receiver, Deputy Official Liquidator, High Court, Calcutta, and Deputy Official Assignee, Calcutta, shall be for the term of five years in the first instance and shall carry pay at the rate of Rs. 800—50—10 as Deputy Official Receiver and Deputy Official Liquidator, plus an allowance of Rs. 100 per month as Deputy Official Assignee. It shall be a post in the West Bengal General Service.

(ii) **Leave.**—In respect of leave the incumbent of the post shall be governed by the West Bengal Services (Revision of Leave) Rules, 1944, and shall be treated as an Officer of a Vacation Department, within the meaning of Subsidiary Rule of the Fundamental and Subsidiary Rules.

(iii) **General.**—Unless otherwise provided, these rules, the Deputy Official Receiver and Deputy Official Liquidator, High Court, Calcutta, Deputy Official Assignee, Calcutta, shall, in the matter of his pay, allowances (including travel allowance), leave, leave salary and other conditions of service, be governed by the rules for the time being in force and generally applicable to persons holding appointments under the State Government.

(iv) **Security.**—The incumbent of the post shall furnish security to the extent of rupees five thousand in a fidelity bond of an Insurance Company approved by Government.

This cancels this department notification No. 6169-J., dated the 27th September 1950.

By order of the Governor
A. S. RAY, Secy.

Registration

NOTIFICATIONS

Burdwan.—No. 118-Regn.—21st March 1951.—In exercise of the power conferred by section 13 of the Bengal Muhammadan Marriages, Divorces Registration Act, 1876 (Bengal Act of 1876), the Governor is pleased to appoint Janab Md. Abdul Hai temporarily, to be the Muhammadan Registrar within the police station of Kalna in the district of Burdwan until further orders.

Burdwan.—No. 119-Regn.—21st March 1951.—In exercise of the power conferred by section 13 of the Kazi Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Abdul Hai temporarily, to be the Kazi for the performance of marriages and the performance of rites and ceremonies within the police station of Kalna in the district of Burdwan until further orders.

an.—No. 123-Regn.—21st March 1951.—**ernor is pleased to accept the resignation** by Janab Abbas Ali of his post as **udan Registrar and Kazi of Kalna in the** of Burdwan with effect from the 1st 1951. The license and sanad issued in f the said Muhammadan Registrar and ould be treated as cancelled with effect 1st January 1951.

By order of the Governor,
B. L. SARKAR, Dy. Secy.

5-Regn.—26th March 1951.—In exercise power conferred by sub-section (1) of of the Destruction of Records Act, 1917 (17), read with section 21 of the General Act, 1897 (X of 1897), the Inspector of Registration, West Bengal, has, with ous approval of the Government of West made the following amendment in the the destruction of records in the custody a Registrars and Sub-Registrars, pub- nder Government of Bengal, Education nt, notification No. 194-Regn., dated the h 1936, namely:—

2 of the said rules, under the classifica- ous to be preserved for 35 years" add m, viz.,—

Counterfoils of licences for deed- ivers";

the classification "Records to be pre- 12 years" add a new item, viz.,—

Register of Licences for deed-writers"; and

the classification "Records to be pro- 3 years" add a new item, viz.,—

Miscellaneous papers relating to the ensing of deed-writers."

n.—No. 127-Regn.—26th March 1951.— bled for general information that in pur- of the provisions of sub-section (1) of of the Indian Registration Act, 1908 (1908), the Governor is pleased to sanc- establishment of an additional office at h within the registration sub-district in the district of Burdwan, to be styled e of the Joint Sub-Registrar of Kalna shah temporarily for a period of six h effect from the date of opening of

n.—No. 128-Regn.—26th March 1951.— ce of section 5, sub-section (1) of the egistration Act, 1908 (XVI of 1908), and sion of all previous notifications defin- ution of the Sub-Registry office at the district of Burdwan, the Governor to from with effect from the date of of the Joint Sub-Registry office of Kalna shah a registration sub-district at the jurisdiction over the police-stations and unions of Samudragarh, Purbahaganur, Nandanghat, Kalikhandala, atul, Mazda and Nimda within the on of Purbasthali.

n.—No. 129-Regn.—26th March 1951.— ce of section 5, sub-section (1) of the egistration Act 1908 (XVI of 1908), and sion of all previous notifications the jurisdiction of the Sub-Registry atwa in the district of Burdwan, the is pleased to form, with effect from the pening of the Joint Sub-Registry office at Purbasthali, a registration sub-dis- atwa with jurisdiction over the police- Katwa only.

n.—No. 130-Regn.—29th March 1951.— huan Roy Chaudhury, Sadar Joint ur of Burdwan, is appointed to act as b-Registrar, for the revision of the West

Bengal Registration Manual, temporarily for a period of six months with effect from the date on which he takes over charge in terms of this department memorandum No. 135-Regn., dated the 29th March 1951.

By order of the Governor,
A. S. RAY, Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

প্রজ্ঞাপনাবলী।

[NOTIFICATIONS.]

২৪-পরগণা।—নং ১।—২রা জানুয়ারী ১৯৫১।—২৪-পরগণা জেলার আলিপুরস্থিত সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক প্রকৌশল নাথ রায়কে পশ্চিমবঙ্গের কৃষক নিয়মাবলীর (৯ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ৮ই ডিসেম্বর হইতে বোম্ব দিবসের অন্তর্গত ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 1.—2nd January 1951.— Sri Phanindra Nath Ray, Sub-Registrar, attached to the Sadar Registration Office at Alipore, in the district of the 24-Parganas, is allowed earned leave for sixteen days, under rule 167(1) of the West Bengal Service Rules, Part I, with effect from the 8th December 1950.]

বীরভূম-নদিয়া-মুর্শিদাবাদ।—নং ২।—২রা জানুয়ারী ১৯৫১।— বীরভূম জেলার রাশপুরহাটের অধর নিবন্ধক প্রকৌশল রায়, নদিয়া জেলার কৃষ্ণনগরের হুক্ত অধর নিবন্ধক পদে নিযুক্ত হইলেন।

এতদ্বারা এই ডিরেক্টরেটের ১৬ই ডিসেম্বর ১৯৫০ তারিখের ২৮০নং প্রজ্ঞাপন বাতিল করা হইল।

[Birbhum-Nadia-Murshidabad.—No. 2.—2nd January 1951.— Sri Hem Chandra Roy, Sub-Registrar of Rampurhat, in the district of Birbhum, is appointed to be the Sadar Joint Sub-Registrar of Krishnagar, in the district of Nadia.

This cancels this Directorate notification No. 283, dated the 16th December 1950, posting him as Sub-Registrar of Berhampore, in the district of Murshidabad.]

মুর্শিদাবাদ-নদিয়া।—নং ৩।—৩রা জানুয়ারী ১৯৫১।— মুর্শিদাবাদ জেলার বহরমপুরের অধর নিবন্ধক প্রকৌশল চরণ চট্টোপাধ্যায়কে নদিয়া জেলার কৃষ্ণনগরের হুক্ত অধর নিবন্ধক পদে নিয়োগ করিবার যে আদেশ এই ডিরেক্টরেটের ১৯শে ডিসেম্বর ১৯৫০ তারিখের ৩১৮নং প্রজ্ঞাপন যারকৃত প্রদত্ত হইয়াছিল তাহা এতদ্বারা বাতিল করা হইল।

[Murshidabad-Nadia.—No. 3.—3rd January 1951.— This Directorate notification No. 318, dated the 19th December 1950, transferring Sri Sukhada Charan Chatterji, Sub-Registrar of Berhampore, to the Sadar Joint Sub-Registry Office of Nadia, at Krishnagar, is hereby cancelled.]

২৪-পরগণা-বর্ধমান।—নং ৪।—৩রা জানুয়ারী ১৯৫১।—এই ডিরেক্টরেটের ১৮ই ডিসেম্বর ১৯৫০ তারিখের ৩০৪নং প্রজ্ঞাপন দ্বারা ২৪-পরগণা জেলার বারুইপুরের অধর নিবন্ধক জনাব আসাদুল ওরাজসকে বর্ধমান জেলার আসানসোলের অধর নিবন্ধক পদে নিয়োগ করার আদেশ এতদ্বারা বাতিল করা হইল।

[24-Parganas-Burdwan.—No. 4.—3rd January 1951.— This Directorate notification No. 304, dated 18th December 1950, appointing Janab Abdul Wajed, Sub-Registrar of Baraipur, in the district of the 24-Parganas, to be the Sub-Registrar of Asansol, in the district of Burdwan, is hereby cancelled.]

২৪-পরগণা-বর্ধমান।—নং ৫।—৩রা জানুয়ারী ১৯৫১।—২৪- পরগণা জেলার বরুইপুরে ভারতবর্ষের অধর নিবন্ধক প্রকৌশল বরুইপুরে স্থিত বর্ধমান জেলার আসানসোলের অধর নিবন্ধক পদে নিযুক্ত হইলেন।

এতদ্বারা এই ডিরেক্টরেটের ১৬ই ডিসেম্বর ১৯৫০ তারিখের ৩০৬নং প্রজ্ঞাপন দ্বারা তাঁহাকে পূর্বোক্ত জেলার বারুইপুরের জবর নিবন্ধক পদে নিযুক্ত করার আদেশ বাতিল করা হইল।

[24-Parganas-Burdwan.—No. 5.—3rd January 1951.—Sri Bhupendra Narayan Bakshit, Joint Sub-Registrar of Diamond Harbour at Falta, in the district of the 24-Parganas, is appointed to be the Sub-Registrar of Asansol, in the district of Burdwan.]

This cancels this Directorate notification No. 306, dated the 18th December 1950, appointing him to be the Sub-Registrar of Baruipur, in the district of the 24-Parganas.]

মেদিনীপুর।—নং ৬।—৪ঠা জানুয়ারী ১৯৫১।—মেদিনীপুর জেলার গড়বেতার জবর নিবন্ধক প্রিন্সিপাল নাথ হালদারকে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ১২ই ডিসেম্বর হইতে বার দিনের অজির্জিত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 6.—4th January 1951.—Sri Phanindra Nath Haldar, Sub-Registrar of Garbeta in the district of Midnapore, is allowed earned leave for twelve days, under rule 167(2) of the West Bengal Service Rules, Part I, with effect from 12th December 1950.]

মেদিনীপুর।—নং ৭।—৪ঠা জানুয়ারী ১৯৫১।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী জবর নিবন্ধক জনাব হকুমত রহমানকে প্রিন্সিপাল নাথ হালদারকে ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাগমন না হওয়া পর্যন্ত অস্থায়ীভাবে গড়বেতার জবর নিবন্ধক পদে নিযুক্ত করা হইল।

[Midnapore.—No. 7.—4th January 1951.—Janab Mahfuzur Rahman, temporary Sub-Registrar attached to the Sadar Registration office at Midnapore, is appointed to act as Sub-Registrar of Garbeta in the same district during the absence, on leave, of Sri Phanindra Nath Haldar or until further orders.]

মেদিনীপুর।—নং ৮।—৪ঠা জানুয়ারী ১৯৫১।—এই ডিরেক্টরেটের ১৪ই নভেম্বর ১৯৫০ তারিখের ২৬৪নং প্রজ্ঞাপন দ্বারা মেদিনীপুর জেলার নন্দীগ্রামের জবর নিবন্ধক প্রিন্সিপাল কান্ত হালদারকে ১৯৫০ সনের ৭ই নভেম্বর হইতে পাঁচ দিনের অজির্জিত ছুটি দেওয়া হইয়াছিল, এতদ্বারা বাতিল করা হইল।

[Midnapore.—No. 8.—4th January 1951.—This Directorate notification No. 264, dated the 14th November 1950, sanctioning earned leave for five days from the 7th November 1950 to Sri Nalini Kanta Haldar, Sub-Registrar of Nandigram in the district of Midnapore, is hereby cancelled.]

মেদিনীপুর।—নং ৯।—১২ই জানুয়ারী ১৯৫১।—হুতবহার জেলার তুফানগঞ্জ বদলীর আদেশপ্রাপ্ত মেদিনীপুর জেলার গোপীকমল-পুরের হুতবহার জবর নিবন্ধক প্রিন্সিপাল চন্দ্র দাসকে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ৭ই জানুয়ারী ১৯৫১ তারিখ হইতে ২৭শে জানুয়ারী ১৯৫১ পর্যন্ত একুশ দিনের অজির্জিত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 9.—12th January 1951.—Sri Narayan Chandra Das, formerly Sub-Registrar of Gopiballavpur in the district of Midnapore, under orders of transfer to Tufanganj in the district of Cooch Behar, is allowed earned leave for twenty-one days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 7th January 1951.]

২৪-পরগণা-হুদুদী।—নং ১০।—১০ই জানুয়ারী ১৯৫১।—হুদুদী জেলার বানাকুন্ডে বদলীর আদেশপ্রাপ্ত ২৪-পরগণা জেলার বারুইপুরের হুতবহার জবর নিবন্ধক প্রিন্সিপাল দাসকে, এই বিভাগের ১৯শে ডিসেম্বর ১৯৫০ তারিখের ৩০৬নং প্রজ্ঞাপন দ্বারা প্রদত্ত ছুটির

সম্প্রদায়িক পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) সংখ্যক নিয়মানুসারে ডিরেক্টরকে সুপারিশক্রমে ১৭ই ডিসেম্বর তারিখ হইতে আটার দিনের ছুটি প্রদত্ত হইল।

[24-Parganas-Hooghly.—No. 10.—13th 1951.—Sri Parimal Das, formerly Sub-Registrar of Baruipur in the district of the 24-P., under orders of transfer to Khanakul in the district of Hooghly, is allowed leave on medical certificate for eighteen days, with effect from the 17th December 1950, under rule 173(J) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 335, dated the 19th December 1950.]

হাওড়া-পশ্চিম বিনাজপুর।—নং ১১।—২৪শে জানুয়ারী ১৯৫১।—হাওড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী জবর নিবন্ধক জনাব প্রিন্সিপাল হকুমত রহমানকে পশ্চিম বিনাজপুর জেলার বানাকুন্ডে করণে অস্থায়ীভাবে সংলগ্ন করা হইল।

[Howrah-West Dinajpur.—No. 11.—24th January 1951.—Sri Matilal Majumdar, temporary Registrar attached to the Sadar Registration office at Howrah, is posted temporarily to the quarters station of the district of West Dinajpur at Balurghat, as an attached temporary Registrar.]

২৪-পরগণা-কলিকতা।—নং ১২।—২৪শে জানুয়ারী ১৯৫১।—২৪-পরগণা জেলার নৈহাটীর হুতবহার জবর নিবন্ধক প্রিন্সিপাল হকুমত রহমানকে তাঁহার ছুটির পর কলিকাতার মেজা অস্থায়ীভাবে সংলগ্ন করা হইল।

নির্মল চন্দ্র চট্টোপাধ্যায়

মহানিবন্ধ পরি

[24-Parganas-Calcutta.—No. 12.—24th January 1951.—Sri Narendra Nath Chatterji, Sub-Registrar of Naihati in the district of 24-Parganas, on leave, is posted temporary office of the Registrar of Assurances, Calcutta, as an attached Sub-Registrar.]

N. C. CHATTERJI, Insp.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 910-F./F/1R/26/50.—29th March 1951. In exercise of the powers conferred by me read with article 313 of the Constitution of India, the Governor is pleased to direct that the further amendment shall be made in the Bengal Service Rules, Part I, namely:—

Amendment.

In the proviso to rule 43 of the said rules, the words, "after resignation" shall be inserted after the words, "removal or dismissal" shall be inserted.

By order of the G.
B. DAS GUPTA

Taxation.

NOTIFICATIONS

No. 585-F.T.—26th March 1951.—Chandra Bhattacharyya, probationary Excise, was confirmed in the same post from 1st January 1951.

No. 586-F.T.—26th March 1951.—Sri Mohan Ganguli, Deputy Superintendent of Industrial Statistics in the Statistical Bureau, West Bengal, on probation, was confirmed in the same post from 1st January 1951.

604-F.T.—27th March 1951.—The Sub-torers of Excise named below are appointed as Inspectors of Excise with effect from the date on which they may assume charge, until further orders:—

Sri Binoy Krishna Sarkar.

Sri Sripati Charan Sen.

Sri Dhananidhar Mondal.

Sri Kanai Lal Pramanik.

Sri Sukumar Roy.

Sri Amarendra Narayan Ghosh.

Sri Durgadas Bose.

Sri Pratulla Kumar Das.

Sri Bholanath Chowdhury.

625-F.T.—28th March 1951.—In exercise of powers conferred by clause (b) of sub-section (2) of section 7 of the Bengal Excise Act, 1909 (Bengal Act of 1909), the Governor is pleased to direct that the following amendment shall be made in the Bengal Excise Act, 1909, dated the 14th December 1909, published at page 2536, Part I of the *Gazette* of the 21st December 1909, viz:—

Amendment.

In entries against "Howrah (excluding the area within the municipalities of Howrah and Howrah) for item 12 under the sub-heading "Non-Members", the following item shall be added:—

1. Sri Bidhubhusan Roy, nominated by Government."

By order of the Governor,

B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

ORDER.

M.1M-50/51—26th March 1951.—Whereas the State Government in their resolution S.G.1M-151/49(I), dated the 24th August 1949, issued an order under section 553 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), directing the Commissioners of the Hooghly Municipal Corporation in the district of Hooghly to extend the period of two years with effect from the date of publication of the said resolution in the *Gazette*;

and whereas the said resolution having been published in the *Calcutta Gazette* on the 24th August 1949, the present term of supersession of the Commissioners of the said municipality is due to expire on the 23rd August 1951 and next reconstitution of the said municipality by a board of Commissioners is normally due on the 23rd August 1951;

and whereas the general election of Commissioners of a municipality cannot be held during the seven months of a financial year;

and whereas the next general election of the Commissioners of the said municipality cannot be held until the month of November 1951 in order to avoid clashing with the election to the State Legislature which is to be held during the said period;

Now, therefore, in exercise of the power conferred by clause (1) of sub-section (2) of section 554 of the said Act, the Governor is pleased to extend the period of supersession of the Commissioners of the said municipality till the 31st March 1952.

2. In exercise of the power conferred by clause (b) of sub-section (1) of section 554 of the said Act, the Governor is further pleased to direct that Sri Biswanath Mazumdar, Deputy Magistrate and Deputy Collector, Hooghly, shall, during the extended period of supersession of the Commissioners of the said municipality, continue to exercise and perform powers and duties conferred or imposed upon him by notification No. L.S.-G.-1M-154/49, dated the 25th January 1950.

By order of the Governor,

A. ZAMAN, Jt. Secy.

NOTIFICATIONS

Murshidabad.—No. M.1A-12/50-1, 26th March 1951.—In exercise of the power conferred by sub-section (2) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the provisions of sections 315, 317-27 and 329 of the Bengal Municipal Act to the Kandi Municipality in the district of Murshidabad.

Murshidabad.—No. M.1A-12/50-11—26th March 1951.—In exercise of the power conferred by sub-section (1) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), and upon the application of the Commissioners of the Kandi Municipality in the district of Murshidabad at a meeting, the Governor is pleased to declare that Schedule VI of the said Act shall be in force in the said municipality.

By order of the Governor,

A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Hooghly.—No. Medl.1304/CF/1H-2/50.—21st March 1951.—On the expiry of his study leave from India, Dr. H. K. India is posted as Civil Surgeon, Hooghly, with effect from the date on which he takes charge, *vice* Dr. H. D. Banerjee.

Hooghly-Calcutta.—No. Medl.1305/CF/1H-2/50-11.—21st March 1951.—Assistant Surgeon Dr. H. D. Banerjee, officiating as Civil Surgeon, Hooghly, is placed on supernumerary duty at the Medical College Hospitals, Calcutta, with effect from the date on which he joins the institution.

Calcutta.—No. Medl.1306/CF/1H-2/50(iii).—21st March 1951.—Temporary Assistant Surgeon Dr. B. K. Roy Chowdhury, on supernumerary duty at the Medical College Hospitals, Calcutta, is appointed to act, until further orders, as Assistant to Presidency Surgeons, Medical College Hospitals, Calcutta, with effect from the date on which he takes over charge, *vice* Dr. G. C. Roy, reverting to an Auxiliary Government Hospital.

By order of the Governor,

P. M. DATTA, Asst. Secy.

No. Medl. 1457/2D-47/50.—30th March 1951.
—The following draft of further amendments, which, in exercise of the power conferred by section 33 of the Drugs Act, 1940 (XXIII of 1940), the Governor proposes to make in the Bengal Drugs Rules, 1946, is published for the information of persons likely to be affected thereby.

2 The draft will be taken into consideration on or after the 5th July 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendments.

In Schedule A to the said rules—

1 In Form 8, to the conditions of licence the following shall be *added*, namely:—

“5 No sale of any drug shall be made for purposes of resale to a person not holding a licence to sell, stock, or exhibit for sale, or distribute the drug:

Provided that this condition shall not apply to the sale of any drug to—

- (a) an officer or authority purchasing on behalf of the State Government, or
- (b) a hospital, dispensary, medical or research institution or registered medical practitioner for supply to his own patients.”

2 In Form 9, to the conditions of licence, the following shall be *added*, namely:—

“4. No sale of any drug shall be made for purposes of re-sale to a person not holding a licence to sell, stock or exhibit for sale, or distribute the drug:

Provided that this condition shall not apply to the sale of any drug to—

- (a) an officer or authority purchasing on behalf of the State Government, or
- (b) a hospital, dispensary, medical or research institution or registered medical practitioner for supply to his own patients.”

By order of the Governor,

K. RAY, Dy. Secy.

Public Health

NOTIFICATIONS.

Darjeeling.—No. P.H.822/2V-6/50.—26th March 1951.—In exercise of the power conferred by section 544 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), as modified in its application to the district of Darjeeling, the Governor is pleased to delegate to the Commissioner of the Presidency Division, with regard to the municipalities at (i) Darjeeling, (ii) Kurseong, (iii) Kalimpong and (iv) Siliguri, the following powers vested in the State Government by the said Act, namely:—

- (I) Power, under section 444 of the said Act to require the Commissioners of a municipality to provide for the registration of births and deaths within the limits of the municipality.

- (II) Power, under sub-section (2) of section 445 of the said Act to require the Commissioners of a municipality to appoint a person to be Registrar of Births and Deaths for the whole municipality.

This cancels notification No. P.H.2V. dated 5th July 1946, and also notification No. 3528-M., dated 28th May 1937, in so far as it relates to the delegation of powers under section 444 and under sub-section (2) of section 445 of the said Act.

Birbhum.—No. P.H.823/2V-6/50.—26th March 1951.—In exercise of the power conferred by section 544 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to delegate to the Commissioner of the Burdwan Division, with regard to the Rampurhat and Bolpur Municipalities in the district of Birbhum, the following powers vested in the State Government by the said Act, namely:—

- (I) Power, under section 444 of the said Act to require the Commissioners of a municipality to provide for the registration of births and deaths within the limits of the municipality.
- (II) Power, under sub-section (2) of section 445 of the said Act, to require the Commissioners of a municipality to appoint a person to be Registrar of Births and Deaths for the whole municipality.

Birbhum.—No. P.H.824/2V-6/50.—26th March 1951.—In exercise of the powers conferred by section 1 of the Bengal Births and Deaths Registration Act, 1873 (Bengal Act IV of 1873), the Governor is pleased to direct that all births and deaths occurring within the limits of the mentioned municipalities after the date as fixed against each shall be registered:—

- (i) Rampurhat Municipality.—The 2nd 1950.
- (ii) Bolpur Municipality.—The 15th May 1950.
- (iii) Siliguri Municipality.—The 29th 1949.

Calcutta.—No. P.H.841/38-36/50.—27th March 1951.—Sri Sunil Chandra Banerjee is appointed on probation, to the post of Inspector of Nuisances under the West Bengal Smoke Nuisance Commission with effect from the date on which he joins.

Hooghly.—No. P.H.884/28-40/51.—28th March 1951.—On being released by the Government of India, Dr. J. K. Bhattacharjee is appointed temporarily to act, until further orders, as Officer-in-charge of Training, S. N. S. Model Health Training Centre, Singur, with effect from the 3rd March 1951 (afternoon).

Hooghly. No. P.H.885/28-40/51.—28th March 1951.—Dr. K. C. Patnaik, Assistant Professor of Public Health Administration, All-India Institute of Hygiene and Public Health, Calcutta, is appointed as Officer-in-charge of Administration, S. N. S. Model Health Training Centre, Singur, with effect from the 3rd March 1951 (afternoon). He is also to be the Drawing Officer in respect of the said Centre.

By order of the Governor,
B. C. DAS GUPTA, S.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

9-1.—21st March 1951.—The following draft rules and schedule of which, in exercise of the powers conferred by sections 78 and 99 of the Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is to propose to make for the supply of water from the Banskhali in the of Bankura are hereby published for the information of persons to be affected thereby.

The draft rules and rates will be taken into consideration on or after April 1951. Any objection or suggestion with respect thereto received undersigned before that date will be considered:—

DRAFT RULES AND RATES.

Leases for a term of years.

The country served by the canals shall be mapped out into blocks convenient size in accordance with the features of the ground, natural arterial. So far as may be practicable, the blocks shall be separated drainage lines. This shall be done by the Subdivisional Canal Officer the guidance and control of the Divisional Canal Officer.

Each block determined as above shall be numbered and recorded its gross and irrigable areas in registers to be maintained by the Divisional Canal Officer. The blocks shall also be marked on maps to maintained by the same officer.

Leases for not more than six years may be granted for the whole or part of a block or for definite parts of a block under the following rules:—

- I Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.
- II All leases within one block shall be so granted that they may expire on the same date.
- III No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

The Superintending Engineer shall fix from time to time the gross area and the limits of the canal within which, leases for a term of years may be granted.

Maps of all villages in which lands have been brought under lease for a term of years, or in which there is any possibility of such leases being granted shall be kept in the Subdivisional Canal Office. These maps to be at a scale of 1 inch = 1 mile when such are available and elsewhere at scale of 1 inch = 2 miles.

The preliminary application for a lease for a term of years, either for a term of years or for a term of years, may be of an informal nature, but it must be in writing. It shall be presented and shall be received either at the Subdivisional or

Sectional Canal Office; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Officer as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a definite block or a definite part of a block, and that it can be irrigated at once inform the Divisional Canal Officer giving such particulars as the officer may direct, and shall ask his formal approval to the lease to proceed with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be leased under lease shall be indicated on a copy of the map referred to in rule

7. The Subdivisional Canal Officer on receipt of the application shall depute an amin to prepare the khasra or detailed assessment paper. This shall be done on the ground with the aid of the revenue survey map and khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a chain or measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer endorsed with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatian or a copy of the khasra, and shall have the form of application given as Appendix I to these rules, filled up and signed or marked by each of the applicants in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit for formal approval of the lease shall be signed and issued in the form given as Appendix No. III to these rules. The permit shall be made over to the representative of the cultivators by the Subdivisional Canal Officer in the presence of his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for reference.

10. Should it happen that the cultivators of the block proposed for lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry recording the statements of the persons who decline to sign and take into consideration his personal opinion on the reasons given. He shall then send a report to the Divisional Canal Officer, who shall decide whether the lease shall be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigated area of the block has been signed for. In particular cases should it be decided to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require a covering lease before the lease has been concluded can obtain a supply on tendering an application for a covering lease in the form given as Appendix No.

rules. This application shall be signed in the presence of the tahsildar or some other responsible officer nominated for the purpose by the Divisional Canal Officer. The signatures shall be those of the leading rators in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly signed, he shall issue a permit in the form given as Appendix No. IV to these rules, and shall at once supply water.

Season Leases.

Applications for water to irrigate spring rice or other crops between 1st November and 15th June may be presented at the Subdivisional Office or to the Sectional Officer. They shall be in the form given as Appendix No. V to these rules.

In the applications the areas for which water is required shall be specified and the rate shall be charged on those areas for which water is actually used as determined by measurement.

The permit in the form given as Appendix No. VI to these rules shall be issued by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

No water shall be supplied to any lands except such as have been taken under a lease for a term of years or for the season, or to such as are provided for by a covering lease.

Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each tenant as may be necessary for the lands leased. The supply shall be given, and shall be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

The Divisional Canal Officer may give the required supply by himself or should this be advisable for the efficient working of the canals may charge. In such a case, he is required to give the lessees written notice informing them of the periods when they will be supplied with water.

Collection of water-rates.

The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division through his tahsildars and peons. All khatians or demand statements shall be submitted to the Divisional Canal Officer or other officer in charge of the Revenue Division after scrutiny in his office.

At the time of preparation of the khatian in the Subdivisional Office each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. The extract shall be furnished in such form as may from time to time be prescribed by the Subdivisional Canal Officer for the purpose.

Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

20. For the purposes of account of control over establishment, general administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in charge of a Division, and is directly subordinate to the Superintending Engineer. In regard to any proceedings taken under the Public Debt Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of sections 79 and 80 of the B. I. Act, 1876 (Ben. Act III of 1876), proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts regarding the unauthorized use of water shall be made by the Subdivisional Canal Officer or his subordinates. The parties whom it is proposed to assess shall be named in writing, and shall be called on to show cause why they should not be assessed. The record of their statements shall be made by the Divisional Canal Officer or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements recorded, and shall, in deciding thereon, give his reasons for or against assessment, both as regards the facts and as regards the law, and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment, he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand or assessment shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month within which an appeal may be presented to the Collector under section 91 of the B. I. Act, 1876 (Ben. Act III of 1876), shall be computed from the date on which the statement of the charge may be furnished to the person assessed, and the date shall be endorsed on it.

23. No proceedings shall be instituted if the unauthorized use of water or waste of water have occurred through the act or neglect of a Canal Officer or a subordinate officer employed on the canal. During the rice season, the passing on of surplus water from leased to unleased land is not an unauthorized use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either Divisional or Subdivisional Canal Offices.

Complaints and applications received by a Divisional Canal Officer shall be transferred to his Subdivisional Canal Officer for disposal at his discretion.

Any such complaints or applications, if presented to the Subdivisional Canal Officer or to his staff, shall be returned endorsed with instructions to the proper office at which to present them. If received by post, they shall be at once forwarded to the Divisional or Subdivisional Canal Officer.

55. Complaints or applications with respect to corrections of the assessment with respect to the actions of the amins in assessing and with respect to the actions of the tahsildars and other staff employed in collections, shall be referred at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

56. Receipts in the prescribed form shall be given at all offices for complaints or applications presented. The receipt of all complaints and actions shall be recorded in registers to be kept for that purpose.

57. The officer receiving the complaint or application shall either make personal enquiry into the matter or he shall nominate in writing some suitable person to hold the enquiry.

58. The orders passed on all complaints or applications shall be in writing, and a copy of every order shall be furnished to the complainant applicant.

The copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order received by the person.

59. When an appeal to the Collector is from the order of a Subdivisional Officer, the proceedings shall be called for through the Divisional Officer, who may record on them such remarks as he may think fit, provided that he does not thereby detain the proceedings.

60. In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of rates be suspended till the appeal is heard.

61. The Divisional Canal Officer may revise the proceedings of his Divisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

62. Whenever the crop on land entitled to a supply of water suffers injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be granted by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the sowing of the crop.

63. On the occasion of lands being brought under a lease for a term of years the Divisional Canal Officer may remit the rates for the first season on such lands which from the nature of the cultivation then obtaining, or for other causes, have not, in that season, derived any benefit from the use of canal water.

64. Should the crop on lands under lease for a term of years suffer injury from excess of water due to deficient drainage, the Divisional Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied fifteen days before the reaping of the crop.

34. Revisions of the assessment required in consequence of land lease being left uncultivated or of land being appropriated for purposes other than cultivation shall be made under the orders of the Divisional Officer.

35. Revisions of the assessment required in consequence of inaccuracies of entries of the names of occupants of lands under lease or of incorrect entries of areas or amounts in the assessment papers, or required by change of the occupation of lands shall be made under the orders of the Divisional Canal Officer or other officer in charge of the Revenue Division, provided that no change involving any increase or decrease in the total area under lease for a term of years shall be made, without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops caused by inundation, by blight, by storms or by any extraordinary cause shall be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing-off of demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall each have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases,
- (ii) In the measurement of irrigated lands,
- (iii) In recording the names of the occupiers of the holdings,
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment,
- (v) In attending, when required, at enquiries into complaints,
- (vi) In reporting to the Circle Officer any changes in the occupants of lands under lease, and
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own cultivation, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer or other officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would otherwise have been payable in whole or in part if the assistance specified in this section has not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

1. The Divisional Canal Officer shall maintain in his office a register showing a record of the names of all representatives and of the areas of irrigation allowed to each.

2. Applicants for season leases shall be required to nominate one of number who must have a substantial interest in the land to be irrigated as their representative. The representative so nominated shall perform the same duties as stated in rule 39 and shall receive remuneration on the same scale as in rule 40.

Power to decline or cancel leases.

3. Should it be proved, after due enquiry, that the supply of water to any leased area is habitually wasted or used for the irrigation of land not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June following. The order to cancel a lease shall be passed before the 1st of April of the year in which it is to take effect.

4. The Superintending Engineer may give directions to the Divisional Canal Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

5. The Superintending Engineer may further suspend, or altogether cancel, any lease for a term of not more than 12 months on the 1st June of any year water-rates to the extent of half the amount due for one year are in arrears. Previous notice of intention to put the rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

6. Tanks may be supplied with canal-water without charge, when the water can be made available without injury to the cultivation dependent on it, under the following conditions:—

- (a) That the water is to be exclusively used for domestic purposes, or for watering cattle;
- (b) That a channel exists through which water can pass without waste;
- (c) That the water shall only be supplied on the written order of the Subdivisional Canal Officer;
- (d) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water; and
- (e) That the supply of water may be stopped at any time if it is found that it is being misused.

Except when a public right-of-way exists, no person shall, without permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as have been provided for the purpose.

Any person who, after due warning, commits a breach of this rule, shall be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

47. The use of any part of the banks or berms of any canal, or work which is part of the canal system, or flood embankment which is subject to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), as a place for answering the calls of nature, is prohibited. Any person who, after due warning, commits a breach of this rule shall be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation be supplied, when available, at a rate of two rupees per 10,000 cubic feet of water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any say in the distribution of water from any of the canals or purchase or sale of any Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Banskhali Irrigation

For water supplied on a lease for a term of years—

Supply given from 16th June to 15th November of each year	...	Rs. 6 per acre per season
---	-----	---------------------------

The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.

For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same	...	Rs. 6-8 per acre
---	-----	------------------

Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.

For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June	...	Rs. 6-8 per acre
--	-----	------------------

The rate is payable on 1st June following.

For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7½ per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I.

(Referred to in rule 9.)

Application for a lease for a term of years.

early rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

We, the undersigned, of mauza....., pargana....., apply for water to be supplied from the..... for a term of.....years, commencing on the 16th June and ending 15th November. The supply of water is required for the irrigation of the..... of land formed by our holding as specified below.

2 We agree that the amounts due shall be payable to the Divisional Officer, Bankura, or other officer in charge of the Revenue Division, to such person as he may appoint, on the 1st January and 1st February, at Rs. 20 or under on 1st of January of each year, and shall be payable independently of our requiring water in any particular year or not.

3 We also agree to be bound by the rules published in the *Calcutta Gazette*,....., pages....., notification No.....

4 We agree that this application shall not be deemed to have been completed until all the irrigable fields within the block have been signed for, and that failing such completion any covering lease which may have been granted shall be enforced.

We agree that the areas* and amounts as given in the statement are correct at the commencement of the lease, and in token of agreement we attach our individual signature or mark.

5 Our heirs and representatives shall be bound by the terms of this agreement in case of our decease.

Schedule No. 1.

Boundary—

North—

South—

East—

West—

Sl. No.	Name of the party by whom kabuhat is executed.	Residence of lessee.		Land.*	Rate.	Demand.	Signature of lessee.	Date of signature.
		Mauza.	Pargana.					
2		3	4	5	6	7	8	9

*As to be given in acres with a note to show the equivalent in the local measure

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza..... pa
, thana....., on our own behalf and on behalf of
 other cultivators of the mauza, hereby certify that we have presented
 application for grant of a long lease to cover all the irrigable land in
 block situated in mauza....., the area of which is approxi-
acres*, the boundaries of the block being specified below

2. Now in order that we may obtain a supply of water at once and that
 the long lease can be completed, we, whose signatures or marks are annexed
 below, severally and jointly bind ourselves to pay the water-rate on the
 whole area within the limits of the block as specified, which may be deter-
 mined by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the default
 or non-consent of any of the cultivators of irrigable lands within the block,
 a rate of Rs.....per acre on the area determined for in the present
 season will be charged to us and will be payable by us on or before the 1st
 January and 1st February next, or if Rs. 20 and under on or before the
 1st January; water to be supplied up to the 15th November only.

4. In token of our obligation in this agreement we annex our signatures
 or marks below:—

Boundary—

North—

South—

East—

West—

Signature of applicant.	Date.	Signature of applicants.	1
-------------------------	-------	--------------------------	---

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX III.

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Pargana

Thana

Canal

Area* to be irrigated

Date of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of lambardar

Duration of permit

This permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), for the irrigation of the area mentioned above. It is subject to the provisions of all rules passed under the Act, and is liable to be cancelled if after the lapse of one month from the latest date of payment the water-rates due under it are in arrears, or if water, which it is expressly agreed, is supplied for the sole purpose of irrigating the land mentioned therein, is habitually misused or wasted. Water-rates on the land mentioned will be charged whether in any particular year water is or actually required.

Land in acre.	Boundary.	Name of crop.	Term of kabuliati and block number.	Remarks.
---------------	-----------	---------------	-------------------------------------	----------

Divisional Canal Officer.

*Area to be given in acres with a note to show the equivalent in the local measure of area.

APPENDIX IV.

(Referred to in rule 11.)

Permit for covering lease.

.....
 of village....., pargana....., thana.....
 whereas you have applied for a supply of water which is required a
 and before the long lease for which you have applied can be complete
 whereas you have agreed on condition of obtaining a supply of water
 you whose names are recorded above will be severally and jointly resp
 for the water-rates which may be due on the full irrigable area of the
 the area of which is approximately.....acres* and the bounda
 which are specified below.

2. This is to inform you that water will now be supplied to the
 from the canal and the supply continued as required up to 15th Nov
 next. Your responsibility under the terms of your application will r
 until the long lease has been completed when it will cease.

3. In the event of the long lease not being completed through d
 or non-consent of any of the cultivators of irrigable lands within the
 you will under the terms of your application be liable severally and
 for a rate of Rs.....per acre on the full irrigable area of the
 and on the 1st January next or on any subsequent date you may sev
 or jointly be called on by the Canal Officer or other officer in charge
 Revenue Division.

Boundary—

North—

South—

East—

West—

Subdivisional Canal

*A note should be given to show the equivalent in the local measure of an

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 10th November and 15th June.

We, whose names are attached, cultivators of mauza....., apply for water to be supplied from the.....
sal.

The approximate area to be irrigated by each cultivator is stated in the schedule following, but each of us agrees to pay water-rates at the scheduled rate on the area found to be in his occupation by measurement, provided that only areas actually irrigated will be charged, fractions of an acre exceeding one-half being charged as 1 acre.

We agree to prevent water being wasted or used in an unauthorised manner, and to abide by all the rules passed by the State Government under the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

We agree to pay the water-rates due on this application on theof.....

No. of crop	Description of crop.	Area, more or less, to be irrigated in acres*	Signature of cultivator.	Area* found on measure- ment.	Remarks.
1	2	3	4	5	6

*In to be given in acres with a note to show the equivalent in the local measure
245

APPENDIX VI.

(Referred to in rule 12.)

Permit for a Season Lease.

To.....

being the representative of the cultivators in village.....

pargana.....

This is to inform you that on the application submitted by you and cultivators of village....., pargana..... water will be supplied for the irrigation of the..... cropdistributory,canals.

The fields actually irrigated will be recorded, and the areas so irrigated as ascertained by measurement or as recorded in the settlement khasras be assessed at Rsper acre*.

Those persons who may irrigate their fields without having applied for the water will be liable to be charged a higher rate for the unauthorized use of water.

Signature of Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre.

No. 81.—21st March 1951.—The following draft rules and schedule of which, in exercise of the powers conferred by sections 78 and 99 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor has pleased to propose to make for the supply of water from the catchment the Dharfari khal together with the khal itself measuring 1.75 square miles west of Rajur Bund in the district of Midnapore are hereby published for the information of persons likely to be affected thereby.

2 The draft rules and rates will be taken into consideration on or after the 1st April 1951. Any objection or suggestion with respect thereto received by the undersigned before that date will be considered:—

DRAFT RULES AND RATES.

Leases for a term of years.

1. The country served by the canals shall be mapped out into blocks convenient size in accordance with the features of the ground, natural or artificial. So far as may be practicable, the blocks shall be separated by drainage lines. This shall be done by the Subdivisional Canal Officer under the guidance and control of the Divisional Canal Officer.

2 Each block determined as above shall be numbered and recorded by its gross and irrigable areas in registers to be maintained by the Divisional Canal Officer. The blocks shall also be marked on maps so maintained by the same officer.

3 Leases for not more than six years may be granted for the whole irrigable area of a block or for definite parts of a block under the following conditions:—

- I Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.
- II All leases within one block shall be so granted that they may expire on the same date.
- III No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

The Superintending Engineer shall fix from time to time the gross area for which and the limits of the canal within which, leases for a term of years may be granted.

Maps of all villages in which lands have been brought under lease for a term of years, or in which there is any possibility of such leases being granted, shall be kept in the Subdivisional Canal Office. These maps to be at least 12" x 1 mile when such are available and elsewhere at scale of 24" x 1 mile.

The preliminary application for a lease for a term of years, either for the first time or for renewal, may be of an informal nature, but it must be in writing. It shall be presented and shall be received either at the Subdivisional or Sectional Canal Office; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Canal Officer, as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a

definite block or a definite part of a block, and that it can be irrigated, at once inform the Divisional Canal Officer giving such particulars as the officer may direct, and shall ask his formal approval to the lease proceeded with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be brought under lease shall be indicated on a copy of the map referred to in rule

7. The Subdivisional Canal Officer on receipt of the application depute an amin to prepare the khasra or detailed assessment paper. This shall be done on the ground with the aid of the revenue survey map or khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer endorsed with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatian or abstract of the khasra, and shall have the form of application given as Appendix 2 to these rules, filled up and signed or marked by each of the applicants in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit for formal approval of the lease shall be signed and issued in the form given as Appendix No. 111 to these rules. The permit shall be made over to a representative of the cultivators by the Subdivisional Canal Officer through his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for record.

10. Should it happen that the cultivators of the block proposed for lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry recording the statements of the persons who decline to sign, and record his personal opinion on the reasons given. He shall then send a report to the Divisional Canal Officer, who shall decide whether the lease should be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigable area of the block has been signed for. In particular cases should it be desired to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require it before the lease has been concluded can obtain a supply on tendering an application for a covering lease in the form given as Appendix No. 112 to these rules. This application shall be signed in the presence of the tenant or of some other responsible officer nominated for the purpose by the Subdivisional Canal Officer. The signatures shall be those of the cultivators in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly made, he shall issue a permit in the form given as Appendix No. IV to these rules, and shall at once supply water.

Season Leases.

12 Applications for water to irrigate spring rice or other crops between the 16th November and 15th June may be presented at the Subdivisional Canal Officer or to the Sectional Officer. They shall be in the form given as Appendix No. V to these rules.

In the applications the areas for which water is required shall be specified and the rate shall be charged on those areas for which water is actually used as determined by measurement.

The permit in the form given as Appendix No. VI to these rules shall be granted by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

13 The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

14 No water shall be supplied to any lands except such as have been brought under a lease for a term of years or for the season, or to such as are provided for by a covering lease.

15 Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each leasee as may be necessary for the lands leased. The supply shall be given, as may be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

16 The Divisional Canal Officer may give the required supply by station, should this be advisable for the efficient working of the canals in his charge. In such a case, he is required to give the lessees written notice informing them of the periods when they will be supplied with water.

Collection of water-rates.

17 The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division through his staff of tahsildars and peons. All khatians or demand statements shall be made good by the Divisional Canal Officer or other officer in charge of the Revenue Division after scrutiny in his office.

18 At the time of preparation of the khatian in the Subdivisional Canal Officer each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. This extract shall be furnished in such form as may from time to time be approved by the Subdivisional Canal Officer for the purpose.

19 Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

20 For the purposes of account of control over establishment, and of general administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in

charge of a Division, and is directly subordinate to the Superintendent Engineer. In regard to any proceedings taken under the Public Demands Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of section 79 and 80 of the B. I. Act, 1876 (Ben. Act III of 1876), proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts regarding the unauthorized use of the waste of water shall be made by the Subdivisional Canal Officer or his subordinates. The parties whom it is proposed to assess shall be informed in writing, and shall be called on to show cause why they should not be assessed. The record of their statements shall be made by the Divisional Canal Officer or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements recorded, and shall, in deciding the case, give his reasons for or against assessment, both as regards the facts and as regards the law, and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment, he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand on him shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month within which an appeal may be presented to the Collector under section 91 of the B. I. Act, 1876 (Ben. Act III of 1876), shall be computed from the date on which the statement of the charge may be furnished to the person assessed, and this date shall be endorsed on it.

23. No proceedings shall be instituted if the unauthorized use or waste of water have occurred through the act or neglect of a Canal Officer or a subordinate officer employed on the canal. During the irrigation season, the passing on of surplus water from leased to unleased lands is not an unauthorized use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either Divisional or Subdivisional Canal Offices.

Complaints and applications received by a Divisional Canal Officer shall be transferred to his Subdivisional Canal Officer for disposal at his discretion.

Any such complaints or applications, if presented to the Sectional Canal Officer or to his staff, shall be returned endorsed with instructions as to the proper office at which to present them. If received by post, they shall at once be forwarded to the Divisional or Subdivisional Canal Officer.

25. Complaints or applications with respect to corrections of the assessment with respect to the actions of the amins in assessing and with respect to the actions of the tahsildars and other staff employed in collections shall be received at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

26. Receipts in the prescribed form shall be given at all offices for complaints or applications presented. The receipt of all complaints and applications shall be recorded in registers to be kept for that purpose.

27. The officer receiving the complaint or application shall either make a personal enquiry into the matter or he shall nominate in writing some responsible person to hold the enquiry.

28. The orders passed on all complaints or applications shall be in writing, and a copy of every order shall be furnished to the complainant or applicant.

The copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order is received by the person.

29. When an appeal to the Collector is from the order of a Subdivisional Canal Officer, the proceedings shall be called for through the Divisional Canal Officer, who may record on them such remarks as he may think desirable, provided that he does not thereby detain the proceedings.

In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of water-rates be suspended till the appeal is heard.

30. The Divisional Canal Officer may revise the proceedings of his subdivisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

31. Whenever the crop on land entitled to a supply of water suffers material injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be given by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the sowing of the crop.

32. On the occasion of lands being brought under a lease for a term of years, the Divisional Canal Officer may remit the rates for the first season on those fields which from the nature of the cultivation then obtaining, or from other causes, have not, in that season, derived any benefit from the supply of canal water.

33. Should the crop on lands under lease for a term of years suffer material injury from excess of water due to deficient drainage, the Divisional Canal Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied not less than fifteen days before the reaping of the crop.

34. Revisions of the assessment required in consequence of land under lease being left uncultivated or of land being appropriated for purposes other than cultivation shall be made under the orders of the Divisional Canal Officer.

35. Revisions of the assessment required in consequence of incorrect entries of the names of occupants of lands under lease or of incorrect entries of areas or amounts in the assessment papers, or required by changes in the occupation of lands shall be made under the orders of the Divisional

Canal Officer or other officer in charge of the Revenue Division, provided that no change involving any increase or decrease in the total area under lease for a term of years shall be made, without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops caused by inundation, by blight, by storms or by any extraordinary cause shall be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing-off of demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall each have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases,
- (ii) In the measurement of irrigated lands,
- (iii) In recording the names of the occupiers of the holdings,
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment,
- (v) In attending, when required, at enquiries into complaints,
- (vi) In reporting to the Circle Officer any changes in the occupancy of lands under lease, and
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own occupation, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer or other officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would otherwise have been payable in whole or in part if the assistance specified in rule 39 has not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

41. The Divisional Canal Officer shall maintain in his office a register containing a record of the names of all representatives and of the area of free irrigation allowed to each.

42. Applicants for season leases shall be required to nominate one of their number who must have a substantial interest in the land to be irrigated as their representative. The representative so nominated shall perform the same duties as stated in rule 39 and shall receive remuneration on the same scale as in rule 40.

Power to decline or cancel leases.

Should it be proved, after due enquiry, that the supply of water to any leased area is habitually wasted or used for the irrigation of land not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June following. The order to cancel a lease shall be passed before the 1st April of the year in which it is to take effect.

The Superintending Engineer may give directions to the Divisional Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

He may further suspend, or altogether cancel, any lease for a term of six months on the 1st June of any year water-rates to the extent of half the amount for one year are in arrears. Previous notice of intention to put the rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

Tanks may be supplied with canal-water without charge, when the water can be made available without injury to the cultivation dependent on the tank, under the following conditions:—

- (a) That the water is to be exclusively used for domestic purposes, or for watering cattle;
- (b) That a channel exists through which water can pass without waste;
- (c) That the water shall only be supplied on the written order of the Subdivisional Canal Officer;
- (d) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water; and
- (e) That the supply of water may be stopped at any time if it is found that it is being misused.

Except when a public right-of-way exists, no person shall, without permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as have been provided for the purpose.

A person who, after due warning, commits a breach of this rule may be punished under clause (9) of section 93 of the Bengal Irrigation Act (Bengal Act III of 1876).

The use of any part of the banks or berms of any canal, drainage work which is part of the canal system, or flood embankment which is subject

to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act 1876), as a place for answering the calls of nature, is prohibited person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation he supplied, when available, at a rate of two rupees per 10,000 cubic water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any say in the distribution of water from any of the canals or purchase of any Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Dharfari Khal or Bund Irrigation Scheme.

For water supplied on a lease for a term of years—

Supply given from 16th June to 15th November of each year

... Rs. 6 per season

The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.

For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same

... Rs. 6-8 per acre

Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.

For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June

... Rs. 6-8 per acre

The rate is payable on 1st June following.

For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7-8 per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I...

(Referred to in rule 9.)

Application for a lease for a term of years.

rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

the undersigned, of mauza....., pargana....., apply for water to be supplied from the years, commencing on the 16th June and ending November. The supply of water is required for the irrigation of k of land formed by our holdings as specified below.

We agree that the amounts due shall be payable to the Divisional Officer, Midnapore Revenue Division, or other officer in charge of the Division, or to such person as he may appoint, on the 1st January February, or if Rs. 20 or under on 1st of January of each year, and payable independently of our requiring water in any particular not

We also agree to be bound by the rules published in the Calcutta pages notification No

We agree that this application shall not be deemed to have been until all the irrigable fields within the block have been signed for, taking such completion any covering lease which may have been shall be enforced.

We agree that the areas* and amounts as given in the statement correct at the commencement of the lease, and in token of agree- attach our individual signature or mark.

in heirs and representatives shall be bound by the terms of this in case of our decease.

Schedule No. 1.

Lat—

h—

5—

—

—

Name of the party by whom kabuliat is executed.	Residence of lessee.		Land.*	Rate.	Demand.	Signature of lessee.	Date of signature.
	Mauza.	Pargana.					
2	3	4	5	6	7	8	9

* be given in acres with a note to show the equivalent in the local measure

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza.....
, thana, on our own behalf and on behalf
 other cultivators of the mauza, hereby certify that we have pre-
 application for grant of a long lease to cover all the irrigable la-
 block situated in mauza....., the area of which is appri-
acres*, the boundaries of the block being specified by

2. Now in order that we may obtain a supply of water at once a
 the long lease can be completed, we, whose signatures or marks are
 below, severally and jointly bind ourselves to pay the water-tax
 whole area within the limits of the block as specified, which may be
 ed by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the
 or non-consent of any of the cultivators of irrigable lands within
 a rate of Rs.per acre on the area determined for in the
 season will be charged to us and will be payable by us on or before
 January and 1st February next, or if Rs. 20 and under on or before
 1st January; water to be supplied up to the 15th November only.

4. In token of our obligation in this agreement we annex our
 or marks below :—

Boundary—

North—

South—

East—

West—

Signature of applicant.	Date.	Signature of applicant
_____	_____	_____

*A note should be given to show the equivalent in the local measure of

APPENDIX III

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Taluka

District

Sub-division

Area to be irrigated

Term of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of landholder

Duration of permit

A permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Act III of 1876), for the irrigation of the area mentioned above. Subject to the provisions of all rules passed under the Act, and is liable to be cancelled if after the lapse of one month from the latest date of payment of water-rates due under it are in arrears, or if water, which it is agreed, is supplied for the sole purpose of irrigating the land and thereon, is habitually misused or wasted. Water-rates on the land mentioned will be charged whether in any particular year water is or is not actually required.

Area in acres	Boundary.	Name of crop.	Term of kabuhat and block number.	Remarks.
---------------	-----------	---------------	-----------------------------------	----------

Divisional Canal Officer.

to be given in acres with a note to show the equivalent in the local measure

APPENDIX IV.

(Referred to in rule 11.)

Permit for covering lease.

.....
 of village....., pargana....., thana
 whereas you have applied for a supply of water which is required
 and before the long lease for which you have applied can be complete
 whereas you have agreed on condition of obtaining a supply of water
 you whose names are recorded above will be severally and jointly responsible
 for the water-rates which may be due on the full irrigable area of the
 the area of which is approximately.....acres* and the boundaries
 which are specified below.

2. This is to inform you that water will now be supplied to the
 from the canal and the supply continued as required up to 15th April
 next. Your responsibility under the terms of your application will
 until the long lease has been completed when it will cease.

3. In the event of the long lease not being completed through
 or non-consent of any of the cultivators of irrigable lands within the
 you will under the terms of your application be liable severally and
 for a rate of Rs.....per acre on the full irrigable area of the
 and on the 1st January next or on any subsequent date you may
 or jointly be called on by the Canal Officer or other officer in charge
 Revenue Division.

Boundary—

North—

South—

East—

West—

Subdivisional Canal

*A note should be given to show the equivalent in the local measure of area.

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 16th November and 15th June.

We, whose names are attached, cultivators of mauza....., apply for water to be supplied from the.....
al.

2 The approximate area to be irrigated by each cultivator is stated in schedule following, but each of us agrees to pay water-rates at the scheduled rate on the area found to be in his occupation by measurement, provided that only areas actually irrigated will be charged, fractions of an acre exceeding one-half being charged as 1 acre.

3 We agree to prevent water being wasted or used in an unauthorised manner, and to abide by all the rules passed by the State Government under Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

4 We agree to pay the water-rates due on this application on theof.....

Sl. No.	Description of crop.	Area, more or less, to be irrigated in acres.*	Signature of cultivator.	Area* found on measurement.	Remarks.
1	2	3	4	5	6

*Area to be given in acres with a note to show the equivalent in the local measure

APPENDIX VI.

(Referred to in rule 12.)

Permit for a Season Lease.

To.....

being the representative of the cultivators in village... .

pargana.....

This is to inform you that on the application submitted by you and o
cultivators of village....., pargana.....
water will be supplied for the irrigation of the.....crop
.....distributory,canals.

The fields actually irrigated will be recorded, and the areas so irrigated
as ascertained by measurement or as recorded in the settlement khasra,
be assessed at Rs.....per acre*.

Those persons who may irrigate their fields without having applied
the water will be liable to be charged a higher rate for the unauthorised
of water.

Signature of Subdivisional Canal Officer

By order of the Governor
A. M. KUSARI, Dy. Secy.

*A note should be given to show the equivalent in the local measure of an acre

RESOLUTION No. 1085-I.

(Calcutta, the 20th March 1951.

The Governor is pleased to order that the Technical Committee created in resolution No. 5689-I., dated the 19th December 1947, to assist in the preparation of a scheme, technically termed as the "Master Plan", for removal of Drainage Congestion of Calcutta and surrounding areas, the life of which was thereafter extended up to the 31st December 1950 under resolution No. 491-I., dated the 28th January 1950, will now function up to the 30th June 1951.

By order of the Governor,
S. K. DEY, Secy.

COMMERCE AND INDUSTRIES
DEPARTMENT

Mines and Power

ORDERS.

1101-M.P.—27th March 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of Calcutta and the District Consolidated License, 1946, for the purpose of laying a underground cable in the private common area leading to premises Nos. 30, 31, 32 and Kheta Mohan Mitra Road, Salkia, Howrah, and the existing overhead distributor on Kheta Mohan Mitra Road, Salkia, Howrah, to premises at Kheta Mohan Mitra Road, situated within the area of supply of the said Corporation for repairing the same whenever necessary and the powers which the Telegraph Authority exercises under sections 10 to 19 of the Indian Telegraph Act 1885 (XIII of 1885), with respect to placing of telegraph lines and posts for the uses of a telegraph established or to be so established by the Central Government or to be so established by the State Government. The exercise of the powers hereby granted is subject to the provisions of the said Telegraph Act, 1885.

1102-M.P.—27th March 1951.—Whereas Messrs. Bose Manna and Company and Monoranjan Das entered into an agreement with the Calcutta Electric Supply Corporation, Limited, Licensees of Calcutta and District Consolidated License, 1946, for taking from the said Corporation the supply of energy at the premises of the

said Messrs. Bose Manna and Company and Monoranjan Das on Ichapur Road in the district of Howrah situated outside the area of supply of the said licensees;

And whereas the said premises are not situated within the area of supply of any other licensees;

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said licensees to supply energy to the said Messrs. Bose Manna and Company and Monoranjan Das on Ichapur Road in the district of Howrah for industrial purposes and to lay down and place electric supply lines for that purpose subject to the following conditions and restrictions, namely:—

The authority hereby conferred shall—

(a) remain in force until—

(i) the area of supply of the said licensees is extended so as to include within its limits, the said premises of Messrs. Bose Manna and Company and Monoranjan Das on Ichapur Road in the district of Howrah; or

(ii) a license is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises, or

(iii) any transmission or distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government,

enabling energy to be supplied at the said premises without such authority;

(b) be subject to the restrictions referred to in the third proviso to section 27 hereinbefore mentioned.

This authority is not in lieu of the permission required under the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948).

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATION.

No. 1084M.P.—26th March 1951.—Sri B. K. Banerjee, Assistant Engineer, Grade II, Electricity Development, West Bengal, is granted earned leave for nine days from 16th April 1951 to 24th April 1951 (both days inclusive).

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

LABOUR DEPARTMENT

ORDER.

No. 1917Lab.—27th March 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6122Lab., dated the 27th October 1950, the industrial dispute between the Shalimar Works, Ltd., 1, Foreshore Road, Shibpur, Howrah, and their workmen represented by the Shalimar Works Sramik Union, 4, Lokenath Chatterjee Bye Lane, Shibpur, Howrah, regarding the matters specified in the schedule thereto was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute existing between the Shallmar Works, Ltd., 1, Foreshore Road, Shibpore, Howrah, and their workmen represented by the Shalimar Works Sramik Union, 4, Lokenath Chatterjee Bye Lane, Shibpore, Howrah.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

**SRI G. PALIT, District Judge,
Chairman of the Tribunal.**

Present for the Union: Sri D. L. Sen Gupta, Advocate.

Present for the Company: Dr. J. K. Bose, Labour Adviser, Indian Engineering Association.

1 By Government order No. 61221ab., dated the 27th October 1950 the aforesaid dispute has been referred to me for adjudication under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

2. The reference was received on the 30th October 1950. The Union filed written statement on the 20th November 1950. The Company filed its written objection on the 30th November 1950. The issues were not framed as they were contained in the Order of Reference. Two adjournments were given at the instance of both parties to enable them to reach an amicable settlement. The talks for compromise did not materialise. The case was taken up for hearing on the 5th February 1951. Argument was heard on 8th February 1951.

3. The issues contained in the schedule of the Order of Reference stand as follows:—

- (1) If the canteen should be directed to be reopened and if the workers are entitled to any allowances for the period the workers were deprived of the canteen facilities.
- (2) If certificates from outside medical practitioners are to be entertained for purpose of sick leave.
- (3) If workers are entitled to have half of dearness allowance also along with half pay for the period of sick leave.

AWARD.

Issue No. 3.

4. This issue is not pressed for adjudication. The Union in sub-paragraph 3 of paragraph III of its written statement has stated that it has accepted the Company's offer of payment of half dearness allowance along with half pay for the period of sick leave. It merely calls upon the Tribunal to record the same. In respect of this issue the Company also has corroborated this position. So I dispose of the issue accordingly without any further direction.

Issue No. 1.

5. It is the case of the Union that the Company employs about 900 workmen of whom 600 are engaged in work in the premises at 1, Foreshore Road, Shalimar, and 300 persons are employed on outdoor duties. So it is asked that under the Factories Act it is obligatory on the part of the Company to maintain the canteen in the Factory. But it is alleged that the Company without any previous notice suddenly closed the canteen on 3rd November 1949. The canteen had been in existence since 1948. It supplied tea in the morning, noon and evening at $\frac{1}{2}$ anna per cup. Puri, number, chop, ghugni, bunde, puntwa, etc., were provided at a price less than half of the market rate. The sudden closing of the canteen put the workers to a loss. So the Union urges for reopening the canteen as well as for compensation during the period the canteen has been suspended. The Company, on the other hand, contends that it was forced to close the doors of the canteen with effect from the 4th November 1949 because (1) its Labour Welfare Officer was assaulted by the workers in connection with the alleged grievances regarding the conducting of the canteen and (2) even if the canteen was kept open after the said assault, the workers had boycotted it. Regarding the claim for compensation, the Company's stand is that it is not liable. The said canteen was run on a non-profit basis. If it had to be suspended,

the blame must attach not to the Company but to the workers themselves. The Company is all along prepared to reopen the canteen provided that there will be an assurance in the shape of an undertaking forthcoming from the workers that there will not be any repetition of the unfortunate incident and also that the canteen should not be boycotted.

Coming to the evidence on record, I am satisfied that the Company must be acquitted of any blame in the matter. P. W. 1, Dharendra Kumar Maitra, the Assistant Secretary of the Union, deposes before me that he was not aware of any incident on the 3rd November 1949. He was, however, forced to admit that he was arrested by the police and that was in connection with an assault occurring in the factory. He tried evidently to suppress the incident of assault on the Labour Welfare Officer. Another witness on behalf of the Union, Kurirum Das, admits that the Company closed the canteen on the ground of an alleged assault. On the day in question there was a multitude of 100 people or so before the canteen. They placed their grievances before the Works Manager in the presence of the Labour Welfare Officer. He was arrested by the police as well as Dhiren Babu in connection with the alleged assault. O. P. W. No. 1, Santosh Kumar Das Gupta, the Labour Welfare Officer, has deposed before me. He has spoken about the assault on him. He says that he hurried to the spot on hearing from the clerk of the canteen and found a multitude shouting and clamouring. Mr. Pope, the Works Manager, discussed the matter with the workers and then left. Scarcely had he left than some people jumped upon him. He fell down and sustained an injury on the forehead. His shouts from the place brought back Mr. Pope who rescued him. He got first-aid in the hospital and lodged information with the Shillpore Police. His injury was bandaged and he was given an injection. So this evidence makes it absolutely clear that the Labour Welfare Officer Santosh Babu was assaulted in connection with the canteen management. In the circumstances, if the canteen is closed by the Company, I do not think that the Company can be blamed. Considering the matter further I find from the Exhibit D, the Cash Book, that the canteen was kept open on the 4th and 5th November 1949. On the 5th November there was a sale of Re. 1. On the previous day also the sale was almost negligible. It indicates anything, it shows that there is a good deal of truth in the Company's contention that the canteen was, to all intents and purposes boycotted by the workers. No body would expect that in these days, when food is scarce and even hard to get, the Company would keep the canteen door open and waste the commodities there.

Coming next to the grievances of the workers regarding the canteen management, I find that these grievances are not well grounded. P. W. 1, Dharendra Maitra, Assistant Secretary of the Union, has stated that their grievances were: (1) all the workers were not supplied with food from the canteen, (2) they did not get all sorts of food, and (3) they did not like to have some of the food which was supplied to them as being injurious to their system. It has transpired in evidence that the supply of food in the canteen was rationed. It was Government that had put limitation upon the supply and the Company had no choice in the matter. The evidence shows that the Company tried to procure those food. The second contention is frivolous. Nowadays hardly there is any canteen which can supply all sorts of food that one might desire. Regarding the bad quality of food stuff, I find that there was a Canteen Committee. The Exhibit 2 shows that the Canteen Committee answers the requirements of the West Bengal Factories Rules, 1949, as per rule No. 71, p. 37. There is no evidence that the grievances were put in writing and placed before the Company. It is also clear that the canteen was run on a non-profit basis as required under the Factories Act Rules. Rather the Company went out of its way to subsidize the canteen to a certain extent by making up any loss that it incurred in course of its management. Besides, even if there was any genuine and real grievance regarding the canteen, an assault on the Labour Welfare Officer is certainly not the way in which such grievance should be ventilated or brought home to the Company. So I am clearly of the opinion that the blame for the closure of the canteen rests entirely on the workers, not on the Company.

In the above view of things, the question of compensation payable by the Company to the workers does not arise. If such compensation is allowed, it will be setting premium on violence. The workers will take advantage of their own wrong. I can never countenance this. So I reject the claim for compensation. But I direct that the canteen should be opened within one month of the award coming into operation. The question of a written undertaking from the workers does not arise because such undertaking has hardly any real value.

Issue No. 2.

6. The workers have some grievance on the score that certificates from outside medical practitioners produced by them in support of their illness or to secure sick leave are vetoed by the Company's Doctor. They cannot

have any sick leave or leave on the ground of illness except upon the certificate of the Company's Doctor. But the certificate of such Doctor is difficult to get because he is a part-time Doctor and attends the Factory only for two hours or so in the day. I fail to see what objection the Company can possibly have to consider the certificates from competent medical practitioners in support of illness of the workers. The Company certainly is entitled to scrutinise the said certificates. The last word must always remain with the Management. But to insist on a certificate of the Company's Doctor in every case is bound to prove hard to the workers and in many cases it may amount to a denial of justice. The Company's Doctor, being a part-time Doctor, cannot possibly attend to every worker during his illness on sick bed. It is in evidence that the Company's Doctor does not attend patient workers beyond the municipal area or beyond 1 or 1½ miles from the Factory. There are many workers who live beyond these limits. It is not possible nor practicable for them during their illness or immediately after their recovery to come up to the Factory and get a certificate from the Company's Doctor. So the Company must relent the rigidity on this head. I give my direction practically on the lines recommended by the last Major Engineering Tribunal in its award published in the *Calcutta Gazette Extraordinary* on the 21st September 1950 at page 1245—"We direct that sick leave should ordinarily be granted on the basis of a medical certificate from a qualified medical practitioner, *vaid* or *hakim* in accordance with the Factories Rules, subject to the proviso that the Management will have the right to have the employee examined by their own medical officer or a medical practitioner nominated by them at their own expense." With the above direction which also conforms to the requirements of the Factories Rules, I dispose of this issue.

Before parting with the records I must point out that there is one rival Union which wanted to agitate these claims before the Tribunal. But as it was not mentioned in the Order of Reference the Tribunal did not go into the contention set up by it. The Tribunal does not think itself called upon to decide any contention which might exist between several Unions. All that it wants to record is that the members of the said Union might avoid being bound by this award. Nothing more than that in the present Tribunal.

G. PALIT,

Chairman of the Tribunal

The 16th March 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy

NOTIFICATIONS.

No. 1865-1ab.—22nd March 1951.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India, read with articles 313 and 372 of the said Constitution and paragraph 26 of the Adaptation of Laws Order, 1950, the Governor is pleased to make the following amendments in the Bengal Provincial Services Recruitment Rules published under the Government of Bengal, Appointment Department, notification No. 7183-A, dated the 22nd May 1930, as subsequently amended:—

Amendments.

1. For item 12 of the Schedule I to the said rules substitute the following:—

"12. West Bengal Factories Service."

2. For item 12 of the Schedule II to the said rules substitute the following:—

"12. West Bengal Factories Service."—By selection and in case of the Chief Inspector of Factories, by selection or by promotion from the cadre of Inspectors."

3. For item 12 of the Schedule III to the said rules substitute the following:—

"12. West Bengal Factories Service.—Candidates must not be less than 21 years of age. Candidates for appointment as Chief Inspector must not be less than 45 and for appointment as Inspector must not be more than 40 years of age, provided that upper age limit shall not apply in case of promotion of an Inspector to the post of Chief Inspector."

B. Educational and Technical qualifications.

(a) Candidates for appointment as Inspector of Factories must—

(i) possess all the qualifications required for appointment as an Inspector of Factories,

(ii) have had administrative ability and experience of organisation,

(iii) in the case of appointment by recruitment, have at least ten years' experience of service as a mechanical or electrical engineer in a responsible post in a factory; and

- (c) in the case of appointment by promotion, have had at least eight years' experience as Inspector of Factories.

Candidates for appointment as Inspector of Factories must have—

- (i) had a qualification granted by a University or a recognised institution indicating a good general education;
- (ii) a degree or diploma in Mechanical Engineering of a University or Technical Institute in India or abroad recognised by this Government or any other qualifications in Mechanical Engineering which are recognised by the Institution of Engineers (India) as exempting the candidates from Sections A and B of their Associate Membership Examination;
- (iii) served a full apprenticeship as a Mechanical Engineer, and training in the Drawing Office;
- (iv) at least three years' experience in responsible post in a factory which may include the period spent in (iii) above; and
- (v) ability to deal with all questions connected with electrical and structural engineering that may arise in the course of an Inspector's duty.

Candidates for appointment as whole-time (retiring) Surgeon of Factories must be qualified Medical Practitioners, that is to say, persons holding a qualification granted by the authorities specified in the schedule to the Indian Medical Degrees Act 1916 (VII of 1916) or qualifications specified in the schedules to the Indian Medical Council Act, 1933 (XXVII of 1933).

Sd-Lab.—22nd March 1951.—Sri B. K. Son Officer, West Bengal, is transferred to Cossipore Regional Office with effect from he assumes charge.

Sd-Lab.—28th March 1951.—Whereas a public emergency which requires that known as Titaghur Jute Mills, No. 1, post office, 24-Parganas, should be from the operation of section 56 of the Act, 1948;

heretofore, in exercise of the powers conferred by section 5 of the Factories Act, 1948 (1948), the Governor is pleased hereby the said Titaghur Jute Mills No. 1 from the operation of section 56 of the said Act for a three months subject to the following, namely:—

Conditions.

exemption hereby granted shall be in respect of the Jute Mill up to a limit of twelve and a half hours spread over any day.

exemption shall not be operative on any day when the factory is run on a single shift.

A copy of this notification shall be displayed in prominent manner near the main entrance of the factory.

Sd-Lab.—28th March 1951.—Sri K. K. Chatterjee, Chief Inspector of Factories (officiating), Bengal, is allowed leave on average

pay for four months from the 16th May 1951, preparatory to retirement, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 1984Lab.—30th March 1951.—Whereas in the opinion of the State Government, there is a public emergency which requires that all adult workers engaged in the factories as specified in the schedule below should be exempted from the provisions of Chapter VI other than section 59 of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the power conferred by section 5 of the said Act, the Governor is pleased to exempt the said factories from the provisions of Chapter VI other than section 59 of the said Act for a period of three months with effect from the 1st April 1951, subject to the condition that a copy of this order shall be displayed prominently near the main entrance of each of the said factories.

Schedule.

1. Rifle Factory, Ishapore
2. Metal and Steel Factory, Ishapore.
3. Gun and Shell Factory, Cossipore
4. Inspectorate of Metal and Steel, Ishapore.
5. Technical Development Establishment (Weapons), Ishapore
6. Technical Development Establishment (Weapons), Cossipore Wing.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS

No. 14(2)/48/51-W.C.—17th March 1951.—In partial modification of this Labour Directorate notification No. 14-L.C., dated 20th May 1948, published in Part I at page 723 of the *Calcutta Gazette*, dated 3rd June 1948, the name of "Mr. S. A. Q. Parry", an employers' nominee to the Works Committee in the Agapara Co., Ltd., post office Kamrathatty, 24-Parganas, is hereby cancelled and the name of "Sri K. Banerjee" is published in his place for general information.

No. 61(2)/49/51-W.C.—17th March 1951.—In partial modification of this Labour Directorate notification No. 61-L.C., dated 20th April 1949, published in Part I at page 794 of the *Calcutta Gazette*, dated 12th May 1949, the name of "Mr. A. D. Anderson", a nominee of the employers to the Works Committee in the Premchand Jute Mills, Ltd., Chengail, Howrah, is hereby cancelled and the name of "Sri N. C. Chatterjee" is published in his place for general information.

No. 98(4) 48/51-W.C.—17th March 1951.—In partial modification of this Labour Directorate notification No. 98-L.C., dated 22nd December 1948, published in Part I at page 17 of the *Calcutta Gazette*, dated 6th January 1949, the name of "Sri S. K. Ganguly", a member elected by the workers to the Works Committee in Messrs. J. B. Norton & Sons., Ltd., 114, Middle Road, Entally, Calcutta, is hereby cancelled and the name of "Sri Indu Bhusan Mukherjee" is published in his place for general information as a member elected to the above Works Committee as a result of by-election held in constituency No. 1.

No. 13(2)49/51-W.C.—19th March 1951.—In partial modification of this Labour Directorate notification No. 13-L.C., dated 31st January 1949,

published in Part I at page 244 of the *Calcutta Gazette*, dated 19th February 1949, the names of "Mr. B. McCarthy" and "Mr. J. S. S. Bond", members nominated by the employers to the Works Committee in Bengal Ingot Co., Ltd., 5, Hide Road, Kidderpore, Calcutta, are hereby cancelled and the names of "Mr. P. S. Miles" and "Mr. D. Clarke" are published in their places for general information.

No. 24(3)/48/51-W.C.—26th March 1951.—In partial modification of this Labour Directorate notification No. 24-L.C., dated 21st May 1948, published at page 797, Part I of the *Calcutta Gazette*, dated 17th June 1948, as amended by notification No. 24(1)49-L.C., dated 4th March 1949, published in Part I at page 479 of the said *Gazette*, dated 17th March 1949, the names of "Mr. A. Graham", "Sri D. N. Neogy" and "Mr. A. Angus", members nominated by the employers to the Works Committee in the Auckland Jute Co., Ltd., Jagatdal, 24-Parganas, are hereby cancelled and the names of "Mr. G. A. Keith", "Sri M. K. Rajaram" and "Sri A. Sen" are published respectively in their places for general information.

No. 4-W.C.—17th March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in the Associated Power Co., Ltd. (Sheehpore Power Station), post office Charanpur, Burdwan, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Karali Mohan Roy.
2. Jonab Yakub Ali.
3. Jonab S. M. Yakub.
4. Sri Bhismadeo Singh.

Names of the members nominated by the employers.

1. Mr. N. W. Truter.
2. Sri A. C. Sarkar.
3. Sri P. Ghosh.
4. Sri R. P. Chandhak.

No. 58(5)/49/51-W.C.—19th March 1951.—In partial modification of this Labour Directorate notification No. 58-L.C., dated 29th April 1949, published at page 793, Part I of the *Calcutta Gazette*, dated 12th May 1949, the name of "Mr. J. B. Smith", a member nominated by the employer to the Works Committee of Angus Jute Works, post office Angus, Hooghly, is hereby cancelled and the name of "Mr. D. C. Hutcheson" is published in his place for general information.

No. 79(5)/49/51-W.C.—19th March 1951.—In partial modification of this Labour Directorate notification No. 79-W.C., dated 8th November 1949, published in Part I at page 1958 of the *Calcutta Gazette*, dated 17th November 1949, the name of "Mr. P. J. O'Leary", a member nominated by the employers to the Works Committee in Messrs Guest, Keen, Williams, Ltd., 97, Andul Road, Botanic Garden post office, Howrah, is hereby cancelled and the name of "Mr. E. E. Blyth" is published in his place for general information.

No. 43(2)/49/51-W.C.—21st March 1951.—In partial modification of this Labour Directorate notification No. 43-L.C., dated 21st April 1949, published in Part I at page 702 of the *Calcutta Gazette*, dated 28th April 1949, as amended by notification No. 43(1)49-W.C., dated 8th November 1949, published in Part I at page 1958 of the *Calcutta Gazette*, dated 17th November 1949, the name of "Sri Sew Prosad", a member elected by the workmen from constituency No. 3 to the Works

Committee in Messrs. Braithwaite & Co., Ltd. (Victoria Works) Garden Reach Road, Kidderpore, hereby cancelled and the name of "Ram" is published in his place for general information as a result of by-election in constituency No. 3.

No. 102(4)/48/51-W.C.—21st March 1951.—In partial modification of this Labour Directorate notification No. 102-L.C., dated 29th April 1948, published at page 61, Part I of the *Calcutta Gazette*, dated 13th January 1949, "Mr. W. E. Young", a member nominated by the employer to the Works Committee of J. Ltd., Hide Road Extension, Kidderpore, is hereby cancelled and the name of "Whittaker" is published in his place for general information.

No. 46(1)/49/51-W.C.—22nd March 1951.—In partial modification of this Labour Directorate notification No. 46-L.C., dated 23rd April 1949, published in Part I at page 750 of the *Calcutta Gazette*, dated 5th May 1949, the name of "Sri A. K. Roy Chowdhury", a member nominated by the employers to the Works Committee in Swadeshi Industries, Ltd., P. Parganas, is hereby cancelled and "Sri T. D. Kotwal" is published in his place for general information.

S. K. HALDAR, Labour Officer

DEPARTMENT OF FOOD

NOTIFICATION

No. 2669-F.D./FD/11-2 of 1951.—The services of Sri Manoj Mukherjee, I.A.S., Director of Food Supply, are replaced at the disposal (General Administration) Department from 1st April 1951.

By order of

P. NAG

DEPARTMENT OF SUPPLY

NOTIFICATIONS

No. 1139-S.D.—30th March 1951.—Biswas, W.B.J.C.S. (temporary) is appointed temporarily, until further orders, as Subdivisional Controller, Supplies with effect from 1st April 1951 with headquarters at Arambagh.

No. 1140-S.D.—30th March 1951.—Ganguly, W.B.J.C.S. (temporary) is appointed temporarily, until further orders, to act as Subdivisional Controller, Supplies with effect from 1st April 1951 with headquarters at Nadia Sadar (Krishnagar).

No. 1142-S.D.—30th March 1951.—Kumar Chatterji, W.B.J.C.S. Circle Subdivisional Controller, Food and Supplies, Barrackpore, is appointed temporarily, until further orders, to act as Subdivisional Controller, Supplies, Barrackpore, in addition to his duties as Circle Officer, with effect from 1st April 1951 with headquarters at Barrackpore.

By order of the
S. M. MURSHI

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Nadia-Murshidabad-Malda-Birbhum.—No. 2992.—R—13th March 1951.—In exercise of the powers conferred by clause (14) of section 3 of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to appoint Sri Sunil Kumar Sen, Settlement Officer, to discharge in the districts of Nadia, Murshidabad, Malda and Birbhum the functions of a Revenue Officer, under Chapter X of the said Act, so far as they relate to surveys and the preparation of record-of-rights.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Calcutta.—No. 3526—L.R.—22nd March 1951.—In exercise of the powers conferred by section 115B of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to award leave on average pay for the period from 1st February 1951 to 12th March 1951 under rule 100 of the West Bengal Service rules, I.

Nadia-Murshidabad-Malda-Birbhum.—No. 3688.—27th March 1951.—In exercise of the power conferred by section 115B of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to direct Sri Pratulla Chandra Sen, Sub-Deputy Settlement Officer, Nadia-Murshidabad-Malda-Birbhum, to make corrections to the record-of-rights prepared in respect of the land in the districts of Nadia, Murshidabad, Malda and Birbhum in accordance with, and subject to the provisions of the said section.

By order of the Governor,
K. C. BARMAN, Dy. Secy

Land Acquisition

NOTIFICATIONS.

Hooghly.—No. 3690—L.A.—27th March 1951.—Whereas it appears to the Governor that it is likely to be required to be taken by Government at the expense of the East India Electric Supply and Traction Co., Ltd., for erection of a new sub-station building for receiving electrical energy and for distribution thereof, in the village of Bahi, jurisdiction list No. 9, thana Kankarna, pargana Arsha, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 1245 and measuring, more or less, 0.033 of an acre, is likely to be required within the aforesaid village of Bahi.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

Hooghly.—No. 3774—L.A.—28th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the re-excavation of a khal from Panpara-Kachmali to Dhuli River, in the villages of Sripur and Sadhat, jurisdiction list Nos. 2 and 10 respectively, thana Pandua, pargana Ramhati, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 1109, 1451, 1473, 1474, 1475, 1481, 1531, 1534, 1727, 1728, 1732 and 1734 in mauza Sripur and parts of cadastral survey plots Nos. 2, 4, 7, 31, 99, 100, 104, 106, 107 and 455 in mauza Sadhat and measuring, more or less, 4.09 acres, are likely to be required within the aforesaid villages of Sripur and Sadhat.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Nadia.—No. 3776—L.A.—28th March 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Krishnagar Municipality for a public purpose, viz., for housing of sweepers, in the village of Krishnagar, jurisdiction list No. 92, thana Krishnagar, pargana Ukhra, district Nadia, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 2956 and measuring, more or less, 0.055 of an acre, is likely to be required within the aforesaid village of Krishnagar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia.

24-Parganas.—No. 3778—L.A.—28th March 1951.—Governor is pleased to cancel the notification No. 4618—L.A., dated the 9th June 1948, under section 4 of the Land Acquisition Act I of 1894, published at page 799, Part I of the *Calcutta Gazette* of the 17th idem, in respect of the proposed acquisition of 0.0959 of an acre of land required by the East Indian Railway for the construction

of East Indian Railway staff quarters in the village of Dhamua, jurisdiction list No. 42, thana Magrahat, pargana Maidanmal, district 24-Parganas.

24-Parganas. — No. 3780-L.A. — 28th March 1951. The Governor is pleased to cancel the notification No. 3160-L.A., dated the 24th March 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 496 Part I of the *Calcutta Gazette* of the 30th March 1950, in respect of the proposed acquisition of 0.6970 of an acre of land for the Baranagore Municipality for a public park at Barabagan Lane, in the village of Baranagari, jurisdiction list No. 5, thana Baranagore, pargana Calcutta, district 24-Parganas.

ERRATUM.

Midnapur. — No. 3764-L.A. — 28th March 1951. — In notification No. 12432-L.A., dated 10th November 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 2277, Part I of the *Calcutta Gazette* of the 16th idem, in respect of the proposed acquisition of 9.97 acres of land for Kakakunda Airfield in the Villages of Dubra and Ladna in the district of Midnapore:—

Read "jurisdiction list Nos 47 and 28" in place of jurisdiction list Nos 45 and 28" in lines 16-17

NOTICES

Nadia. — No. 3530-L.A.(P.W.) — 22nd March 1951. — Whereas 1.08 acres, more or less, of land situate in or near the village of Jagadanandapore, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of staff quarter and stacking ground in connection with the construction of the Krishnagar-Plassy Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948),

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

Description of Land.

Village Jagadanandapore, jurisdiction list No. 46, police-station Nakashipara, district Nadia.

Cadastral survey plot in full—872.

Cadastral survey plots in part— 235, 236 and 237.

Nadia. — No. 3532-L.A.(P.W.) — 22nd March 1951.—Whereas 8.51 acres, more or less, of land situate in or near the village of Karimpur, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, B Road Projects, Krishnagar, Nadia

Description of land.

Mouza Karimpur, jurisdiction list No. 6, police-station Karimpur, district Nadia

Cadastral plots in full—196, 361 and 785

Cadastral plots in part—76, 77, 78, 80, 81, 154, 155, 157, 158, 159, 160, 161, 162, 163, 165, 166, 167, 168, 189, 191, 192, 195, 197, 199, 200, 201, 202, 207, 208, 209, 210, 212, 243, 248, 355, 356, 357, 359, 360, 362, 363, 369, 370, 371, 372, 373, 378, 379, 380, 381, 385, 386, 402, 403, 404, 508, 698, 699, 700, 706, 707, 708, 716, 717, 719, 720, 721, 737, 739, 741, 746, 747, 749, 750, 751, 752, 754, 774, 775, 776, 777, 779, 780, 782, 784, 786, 244, 247 and 406.

Nadia.—No. 3534-L.A.(P.W.)—22nd March 1951.—Whereas 10.78 acres, more or less, of land situate in or near the village of Bagadova, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948),

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, B Road Projects, Krishnagar, Nadia

Description of land.

Mouza Bagadova, jurisdiction list No. 67, police-station Tehatta, district Nadia

Cadastral plots in full—60, 66, 151, 495, 509, 512, 670, and one plot without cadastral survey No. on the south of plot 508

Cadastral plots in part—31, 32, 33, 34, 44, 45, 46, 47, 50, 51, 52, 53, 54, 58, 59, 63, 64, 65, 67, 68, 72, 73, 74, 76, 178, 418, 433, 434, 435, 436, 437, 450, 452, 474, 475, 457, 460, 466, 467, 468, 473, 474, 491, 496, 503, 504, 507, 508, 510, 511, 513, 638, 64, 664, 667, 668, 671, 673, 674, 675, 676, 677, 501/707 and one plot without C. S. number but plots 448 and 449.

Nadia. — No. 3536-L.A.(P.W.) — 22nd March 1951.—Whereas 7.99 acres, more or less, of land situate in or near the village of Gabru, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948),

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

of the Land may be inspected in the office of the Land Acquisition Officer, Border Projects, Krishnagar, Nadia.

Description of land.

Gabrudanga, jurisdiction list No. 7, police-station Karimpur, district Nadia.

Cadastral plot in full—1567.

Cadastral plots in part—33, 38, 39, 41, 42, 43, 186, 187, 193, 194, 195, 202, 203, 204, 205, 213, 214, 224, 225, 228, 229, 235, 236, 238, 260, 261, 262, 535, 537, 538, 539, 544, 545, 546, 547, 549, 550, 552, 553, 559, 560, 561, 562, 661, 662, 663, 664, 669, 670, 674, 675, 678, 681, 682, 685, 941, 942, 943, 944, 946, 956, 957, 958, 962, 970, 972, 974, 1066, 1161, 1162, 1179, 1521, 1558, 1559, 1564, 1565, 1566, 1569, 1570, 1572, 1578, 1579, 1178 and 1865.

Order.—No. 3742-L.A.—27th March 1951.—Whereas 2.19 acres, more or less of land situate near the mauza of Dainan-Anantahagor described below have been requisitioned by the Government of Hooghly for the purpose of maintaining supplies and services essential to the life of the community, namely, for establishment of a Centre under section 3 of the West Bengal Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

Description of land.

Cadastral survey plots Nos. 1781, 1782, 1782/132, 1791, 1794 and 1795 of mauza Dainanahagor jurisdiction list No. 46, police-station Taluk, district Hooghly.

Order.—No. 3744-L.A.—27th March 1951.—Whereas 0.46 of an acre, more or less, of land situate near the village of Taluk Nagar described below has been requisitioned by the Government of Jalpaiguri, for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a border outpost, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Description of land.

Jalpaiguri, Taluk Nagar Berubari, jurisdiction list No. 21, Sheet No. 1, thana Kotwali.

Cadastral plot No. 34.

Order.—No. 3746-L.A.—27th March 1951.—Whereas 0.41 of an acre, more or less, of land situate near the village of Taluk Sannyasikata described below has been requisitioned by the Government of Jalpaiguri, for the purpose of maintaining supplies and services essential to the life of the community, namely, for the construction of a border outpost, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

Now, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Description of land.

District Jalpaiguri, pargana Bankanthapur, thana Rajganj, jurisdiction list No. 17, Sheet No. 20.

Cadastral plots Nos. 888, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063 and 1064.

DECLARATIONS

Midnapore.—No. 3222-J.A.(P.W.).—17th March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the main canal with distributary of Champa Khal right bank in connection with Jhargram Irrigation Project, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.32 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Jhargram, village Bara Parulya, jurisdiction list No. 920.

Cadastral plot in part—21.

Thana Jhargram, village Khejurgerya, jurisdiction list No. 895.

Cadastral plots in part—110, 33.

Thana Jhargram, village Bata Gobindapur, jurisdiction list No. 897.

Cadastral plot in part—6.

Thana Jhargram, village Narda, jurisdiction list No. 896.

Cadastral plots in part—50, 33.

Thana Jhargram, village Jarananda, jurisdiction list No. 890.

Cadastral plots in part—191, 115.

Thana Jhargram, village Gobindapur, jurisdiction list No. 891.

Cadastral plots in part—250, 195.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Midnapore.—No. 3228-L.A.(P.W.).—17th March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of Basudebpur-Sutahata Road, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.36 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Sutahata, village Deulpota, jurisdiction list No. 45.

Cadastral plot in part—1860.

Thana Sutahata, village Dwariberya, jurisdiction list No. 46.

Cadastral plots in part—2614, 2621, 2633, 2638, 2637, 2656, 2665, 2756, 1204, 2919, 1187,

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Burdwan.—No. 35141.L.A.—22nd March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for constructing a minor channel from chainage 6,000 feet (right) of the distributory No. 2A, main canal, in the village of Rampur, jurisdiction list No. 80, thana Galsi, pargana Burdwan, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 41 and measuring, more or less, 0.06 of an acre is required within the aforesaid village of Rampur.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

Calcutta.—No. 35401.L.A.—22nd March 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India,

And whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, being a purpose of the Union, viz., for the construction of Postal Mail Motor Garage in ward No. 10 of the Calcutta Municipality in the city of Calcutta, it is hereby declared that for the above purpose a piece of land comprising premises No. 15, Kenderdine Lane, Calcutta, and measuring, more or less, 0.0884 of an acre, bounded on the—

North—By Kenderdine Lane,

East—By premises No. 2/1, Halder Lane,

South and West—By premises No. 36, Chittaranjan Avenue (old Nos. 36 and 38, Chittaranjan Avenue), corresponding to plots Nos. 5, 6 and 6/1, Calcutta Improvement Trust Scheme No. VIID.

is required within the aforesaid ward No. 10 of the Calcutta Municipality in the city of Calcutta.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894) read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, at No. 5, Bankshall Street, Calcutta.

24-Parganas.—No. 3692-L.A.(P.W.).—27th March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for extension of the Diamond Harbour-Kakdwip Road up to the Canal at Ganeshpur in the 27th mile, in the village of Ganeshpur, jurisdiction list No. 11, thana Kakdwip, district 24-Parganas, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.41 of an acre and comprising cadastral plot No. 1862 and parts of plots Nos. 1863 and 1920, are required within the aforesaid village of Ganeshpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Circle at Anderson House, Alipore as that of the Collector of the 24 Parganas.

Midnapore.—No. 3694-L.A.(P.W.)—27th March 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mahabadal Road, in the village of Kanchanpur, jurisdiction list No. 132, thana Malahad, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 603 and measuring, more or less, 0.06 of an acre, is required within the aforesaid village of Kanchanpur Jalpai.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Midnapore.—No. 3766-L.A.—28th March 1951.—Whereas the functions of the Central Government under Land Acquisition Act, 1894, in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, being a purpose of the Union, namely, for the construction of an Airfield, in the villages of Dubla, jurisdiction list Nos. 47 and 28, respectively, Kharagpur, pargana Dharanda, zilla Midnapore, it is hereby declared that for the above purpose a piece of land comprising entire cadastral plots Nos. 21, 22, 25, 81, 146, 154 and 155 and parts of cadastral plots Nos. 16, 156, 17, 20, 23, 69, 77, 79, 80, 82, 83, 147, 149, 148, 149, 153 in Mauza Ladna, and entire cadastral plots Nos. 15, 17, 18, 122 and 175 and parts of cadastral plots Nos. 14, 16, 19, 20, 120, 121, 123, 124, 176, 177, 178 and 179, in mauza Dubla, together measuring, more or less, 9.97 of an acre, is required within the aforesaid villages of Ladna.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

ERRATA

Midnapore.—No. 32261.L.A.(P.W.)—1st April 1951.—In declaration No. 27041.L.A.(P.W.) of the 6th April 1949, under section 6 of the Land Acquisition Act, I of 1894, published in the Calcutta Gazette 632-33, Part I of the Calcutta Gazette 14th idem, in respect of the acquisition of land required for the construction of the distributory of Champu Khal in connection with Jhargram Irrigation in the district of Midnapore, following will occur:—

Read "25.55 acres" for "25.36 acres".

Thana Jhargram, village Bara Parala, jurisdiction list No. 220.

Delete "22.21" against cadastral plot No. 220.

a Jhargram, village Khejurgerya, jurisdiction list No. 895.

vert "36" against cadastral plots in part.

fter "6" occurring against cadastral plots in part under village Khejurgerya, jurisdiction list No. 895, insert as follows:—

at Jhargram, village Baita Gobindapur, jurisdiction list No. 897.

dastral plots in part—8, 12."

a Jhargram, village Jarananda, jurisdiction list No. 900.

lete "126" against cadastral plots in part.

a Jhargram, village Uttara, jurisdiction list No. 901.

lete "174" against cadastral plots in part.

vert "88" against cadastral plots in part.

a Jhargram, village Gobindapur, jurisdiction list No. 891.

lete "233 136" against cadastral plots in part

napore. No. 3232L.A.(P.W.).—17th March 1947. In declaration No. 6608L.A.(P.W.), the 17th September 1947, under section 6 of Land Acquisition Act, I of 1894, published at 161, Part I of the *Calcutta Gazette* of the 1947, in respect of the acquisition of land for the diversion of Basudebpurhata Road in the district of Midnapore, following changes will occur:—

lead "18.49 acres" for "18.60 acres" in line 8

in Satkhata, village Dwariberya, jurisdiction list No. 46.

lete "2621" under cadastral plots in full and "1204, 2609, 2669, 2566, 2864, 1150, 1151, 1154" under cadastral plots in part.

vert "2639" under cadastral plots in full and "2613, 2622, 2634, 1193, 2611" under cadastral plots in part.

lead "2626" under cadastral plots in part instead of that under cadastral plots in full.

lead "2665" for "2655" occurring immediately after 2664 under cadastral plots in part

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATIONS.

Jalpaiguri.—No. 3640-L.Ref.—26th March 1951. In exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West Bengal Land Reforms Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to make the following amendment to the notification No. 14178-L.Ref., dated the 18th December 1950, published at 237-2344, Part I of the *Calcutta Gazette* of the 21st December 1950:—

Amendment.

Column 1 of the schedule to the said notification under the heading Jalpaiguri district—

"The whole thana" under Mainaguri police-station substitute "Septibari, Madhabdanga, Padamati and Dharampur unions".

Jalpaiguri.—No. 3642-L.Ref.—26th March 1951. In exercise of the power conferred by sub-section 6 of the West Bengal Land Reforms Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of Sri

Harendra Nath Roy as member of the Bhag Chas Conciliation Board established for Mainaguri police-station and Dhupguri, Godheyarkuti and Sakhowajpara unions of Dhupguri police-station in the district of Jalpaiguri made under notification No. 14178-L.Ref., dated the 18th December 1950.

Jalpaiguri.—No. 3644-L.Ref.—26th March 1951.

—Whereas the appointment of Sri Harendra Nath Roy as member of the Bhag Chas Conciliation Board established for the Mainaguri police-station and Dhupguri, Godheyarkuti and Sakhowajpara unions of Dhupguri police-station in the district of Jalpaiguri has been cancelled by notification No. 3642-L.Ref., dated the 26th March 1951;

Now, therefore, in exercise of the power conferred by sub-section (2) of section 6 of the West Bengal Land Reforms Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint Sri Bisweswar Ray, Madhabdanga, as member of the said Bhag Chas Conciliation Board in place of the said Sri Harendra Nath Roy for the remainder of the term of office of such member as specified under notification No. 14178-L.Ref., dated the 18th December 1950

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*)

Land Development

NOTIFICATIONS

24-Parganas.—No. 2500L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Tengra, jurisdiction list No. 91, Arshingri, jurisdiction list No. 161, Bagangram, jurisdiction list No. 90, Dhoramari, jurisdiction list No. 162, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose pieces of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 521.18 acres, are likely to be required within the aforesaid villages of Tengra, Arshingri, Bagangram and Dhoramari

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Dhoramari, jurisdiction list No. 162.

Sheet No. 1.

Cadastral survey plot No. 478—Area, more or less, 23.80 acres.

Sheet No. 2.

Cadastral survey plots Nos. 713, 714, 718-722, 740-1015, 1018, 1019, 1022-1032, 1047-1056 and 1084-1353.

Area, 192.50 acres.

Mauza Bagangram, jurisdiction list No. 90.

Sheet No. 4.

Cadastral survey plots Nos. 2583-2585, 2588-2592, 2612, 2613, 2617-2621, 2660-2670, 2774-2779, 2782, 2783, 2799-2823, 2825, 2832-2836, 2842-2849, 2851-2883, 2936, 2962-63, 2967, 2969-2990, 2992-3012.

Area, 105.14 acres.

Mauza Arshingri, jurisdiction list No. 161

Sheet No. 2.

Cadastral survey plots Nos. 933-939, 941-943, 959, 960, 981-82, 984-88, 1000-1004, 1015-33, 1037, 1057, 1060, 1063-1081, 1086, 1088, 1089, 1108-1111, 1114, 1116-1120, 1129, 1202-1282, 1364-1382, 1413-1512, 1524, 1527, 1529 and part of 1350.

Area, 86.65 acres.

Mauza Tengra, jurisdiction list No. 91.

Sheet No. 3.

Cadastral survey plots Nos. 1217, 1235, 1236, 1260-1264, 1292, 1304-1307, 1309, 1312, 1313, 1380, 1392-1394, 1518, 1519, 1560, 1566, 1567, 1569-79, 1582-1654, 1711, 1725-1802 and 1804.

Area, 113.09 acres.

Total area (more or less) 521.18 acres.

24-Parganas.—No. 25041L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ghoragacha, jurisdiction list No. 9, police-station Baduria, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 821-842, 844-849, 852, 853, 857-861, 863-868, 973, 982, 983, 984, 985, 986, 987, 1003, 1006, 1009 and measuring, more or less, 57.90 acres, is likely to be required within the aforesaid village of Ghoragacha.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 25281L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Charuigachi, jurisdiction list No. 165, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 103.19 acres, is likely to be required within the aforesaid village of Charuigachi.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.*Mauza Charuigachi, police-station Bongaon*

Sheet No. 1.

Cadastral survey plots Nos. 197, 472, 481, 504-14, 520, 522-30, 532-51, 551-59, 566-83, 585, 587-88, 591-96, 599-600, 609, 616-30, 642-43, 646-54, 657, 659, 663, 66, 682-89, 713, 715, 717, 718, 279, 282-94, 764-83, 863 and 866.

Sheet No. 2.

Cadastral survey plots Nos. 956-57, 960-63, 1010, 1020, 1022, 1025-28, 1036, 1050, 1108-1111, 1113, 1114, 1390, 1399, 1400, 1439.

Part of cadastral survey plot No. 961

Area, more or less, 103.19 acres

24-Parganas.—No. 2542L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kamalapur, jurisdiction list No. 158, police Bongaon, district 24-Parganas, it is notified that for the above purpose a piece of land comprising cadastral plots Nos. 14, 48, 49, 51-51, 57, 495-99, 105-111, 311-313, 315, 317, 333, 334, 338, 145, 284-287, 291-293, 297, 303, 434, 435, 440-443, 446-453, 461, 46, 169, 172, 179, 265-267, 269-272, 274, 27, 279, 493-497, 532-536, 543, 547, 620, 629, 631, 634-636, 653, 660, 632, 633, 661, 917, 918, 1103, 1089, 1092, 1093 and 10th measuring, more or less, 52.92 acres, is likely to be required within the aforesaid village of Kamalapur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2554L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Umapatipur, jurisdiction list No. 21, police Baduria, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 19, 43-46, 610, 396 and 406 and measuring, more or less, 36.68 acres, is likely to be required within the aforesaid village of Umapatipur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Parganas.—No. 2562L Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chatra, jurisdiction list No. 2, police-station Baduria, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 27-84, 88-90, 1348, 1349, 1354-1356, 1361, 1364-1367, 681-696, 774-1005, 1395, 1322, 1378-1381, 1384, 1386, 1388, 1389, and 1394 and measuring, more or less, 84.15 acres, is likely to be required within the village of Dakhin Chatra.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Parganas.—No. 2516L Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Badiapota, jurisdiction list No. 160, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 61-91 and measuring, more or less, 61.91 acres, is likely to be required within the aforesaid village of Badiapota.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Badiapota, jurisdiction list No. 160.

Cadastral survey plots Nos. 37-41, 43-45, 121, 127, 209, 213-16, 218, 228-30, 311, 317-48, 350-54, 369, 375, 378-91, 395, 411, 437-40, 270, 274-78, 283-85, 321, 326, 239-41, 257, 260-65, 994, 1010, 1017, 1019, 1022, 1023, 1026, 1041, 1045, 1056-58, 1110-11, 1113, 1127

Cadastral survey plots Nos. 72, 203,

measuring, 61.91 acres.

No. 2532L Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Shootia, jurisdiction list No. 164, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a

piece of land comprising cadastral survey plots Nos. 26-28, 32-36, 42-61, 65, 80-106, 125-130, 132, 137, 139-141, 145, 212, 216, 218-250, 252, 1148-53, 1157, 1008, 1009, 1102-1104 and 1156, and measuring, more or less, 84.15 acres, is likely to be required within the aforesaid village of Shootia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2550L Dev.—2nd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kotalber, jurisdiction list No. 6, police-station Baduria, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 567-602, 608-648, 729, 730, 743-748, 753 and measuring, more or less, 38.07 acres, is likely to be required within the aforesaid village of Kotalber.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2612L Dev.—3rd March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Halisahar and Mallickerbug, jurisdiction list Nos. 6 and 1, respectively, police-station Bijpur, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 215.96 acres, is likely to be required within the aforesaid villages of Halisahar and Mallickerbug.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

(1) *Mauza Halisahar, jurisdiction list No. 6, police-station Bixpur, district 24-Parganas.*

Cadastral survey plots Nos. 2-11, 13-83, 94-105, 107, 109-122, 124-126, 178-192, 213-221, 225-229, 231-236, 241-244, 246-260, 268, 277-283, 284-305, 315-325, 329, 351-366, 369-378, 446-445, 447, 463-466, 472-476, 479, 482-492, 508-510, 512-513, 516-520, 530, 531, 537-540, 561-570, 573, 577-578, 1505, 1514, 1515, 1526, 1527, 1530-1533, 1537, 1538, 1546-1549, 1551-1553, 1559, 1561, 1590-1591, 1695, 1697, 3034-3040, 3084-3125, 3145-3169, 3714, 3715, 3728-3730, 3735-3737, 3739, 3740, 3743, 5001-5020, 5022-5034, 5036, 5037 and portions of cadastral survey plots No. 123, 313, 467, 468 and 471.

Area—191.34 acres.

(2) *Mauza Mallakerbag, jurisdiction list No. 1, police-station Bixpur, district 24-Parganas.*

Cadastral survey plots Nos. 1-15, 18-20, 22-24, 26-27, 29-35, 200-202, 397, 401, 403, 420 and 550.

Area—24.62 acres.

Total area—215.96 acres.

Nadia.—No. 27061.L.Dev.—7th March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for establishment of a town in mauzas (Gokulpur, jurisdiction list No. 73, Satrapara, jurisdiction list No. 72, Joydebbati, jurisdiction list No. 79 and Saguna, jurisdiction list No. 80 in police-station Chakdah in the district of Nadia, it is hereby notified that for the above purpose, pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 87.10 acres, are likely to be required within the aforesaid mauzas of Gokulpur, Satrapara, Joydebbati and Saguna:—

Police-station Chakdah, district Nadia,

Mauza Satrapara, jurisdiction list No. 72.

Cadastral survey plots Nos. 1 to 7 and 9.

Parts of cadastral survey plots Nos. 8 and 10.

Mauza Gokulpur, jurisdiction list No. 73.

Cadastral survey plots Nos. 73, 91 to 96, 108, 109, 111, 112, 113, 119, 121 to 126, 128 to 131, 133, 139 to 144, 163 and 164.

Parts of cadastral survey plots Nos. 61, 62, 71, 72, 97, 98, 106, 110, 114, 118 and 120.

Mauza Joydebbati, jurisdiction list No. 79.

Cadastral survey plots Nos. 305, 307 to 337, 340 to 343, 346 to 349 and 351.

Parts of cadastral survey plots Nos. 292, 293, 295, 303, 304, 306, 341, 345, 350 and 352.

Mauza Saguna, jurisdiction list No. 80.

Cadastral survey plots Nos. 983 to 989, 991 to 1018, 1103 to 1129, 1145 to 1152, 2223 and 2215 to 2250.

Parts of cadastral survey plots Nos. 973, 974, 976, 977 and 1153.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Nadia.

Hooghly.—No. 31321.L.Dev.—16th May

—Whereas it appears to the Governor is likely to be needed for a public purpose for the settlement of immigrants who migrated into the State of West Bengal on account of circumstances beyond their control in the village of Makla, jurisdiction list police-station Uttarpur, district Hooghly hereby notified that for the above purpose of land comprising cadastral survey plots Nos. 1809, 1812, 1816, 1815, 1813, 1814, 1806, 1807, 1911, 1912, 1913, 1891, 2475, 1917, 1914 and 2444 and measuring, more or less, 23.50 acres, is likely to be required within the aforesaid village of Makla.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 31801.L.Dev.—17th

May 1951.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 4 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the jurisdiction of 4.04 acres of land comprising cadastral survey plots Nos. 3043, 3058-3063, 3076 and portions of Nos. 3075 and 3077 included in the notification No. 53841.L.Dev., dated the 19th May 1951, section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), in page 1040, Part I of the Calcutta Gazette of the 1st June 1950, in respect of the village of Makla, jurisdiction list No. 3, police-station Bixpur, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Burdwan.—No. 3276-L.Dev.—19th May

1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Mertala, Gopipur, Chandipur, Shunda and Falea, police-station Purba Chak, Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule and measuring, more or less, 1460.01 acres, is likely to be required within the aforesaid village of Mertala, Gopipur, Chandipur, Shunda and Falea.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Burdwan, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Burdwan.

Mauza Mertada, jurisdiction list No. 40.

cadastral survey plots Nos. 1-28, 86-94, 97-120, 32, 340, 348-350, 359-375, 820-826, 841, 895, 900-902, 904, 973-1002, 1026-1031, 1040, 1045, 1046-1054, 1057, 1160-1162, 1144, 1146, 1164, 1167-1169, 1172-1174 and 1185-1190 parts of cadastral survey plots Nos. 896, 898, 1019, 1140, 1143, 1144, 1147, 1148, 1150-1155 and 1156.

area, more or less, 276.17 acres.

Mauza Gopipur, jurisdiction list No. 41.

cadastral survey plots Nos. 1, 173-199, 201-242, 294 and 295 and part of cadastral survey plot No. 200. Area, more or less, 47.25 acres.

Mauza Chandipur, jurisdiction list No. 39.

cadastral survey plots Nos. 1362-1364, 1371-1421, 1432-1447, 1451-1494, 1540, 1542-1554-1576 and 1781 and part of cadastral survey plot No. 1477.

area, more or less, 68.78 acres.

Mauza Shrimla, jurisdiction list No. 76.

cadastral survey plots Nos. 4, 25-79, 232-241, 242, 311-338, 345-347, 349, 601-627, 629-652, 690, 703-707, 709-736, 738-1018 and 1019-1032 part of cadastral survey plot No. 231.

area, more or less, 338.62 acres.

Mauza Supargya, jurisdiction list No. 74.

cadastral survey plots Nos. 469-473, 475-479, 500-513, 613-631, 607, 608, 654-660, 662-664, 666-671, 872-896, 925-937, 988-1050, 1054-1071, 1085, 1106-1112, 1136-1342, 1344-1358, 1395-1411, 1420-1490, 1493, 1499, 1500, 1495, 1497, 1500, 2036-2051, 2055-2071, 2073-2079, 2082, 2083, 2088, 2121-2149, 2152-2322, 2324-2544, 2546-2560-2599 and part of cadastral survey plot No. 611, 862.

area, more or less, 507.04 acres.

Mauza Faha, jurisdiction list No. 73.

cadastral survey plots Nos. 773, 774, 788-828, 801-930, 932-950, 961, 962, 981-993, 995-1009 and 1994-2266 and part of cadastral plot No. 931.

area, more or less, 222.18 acres.

24-Parganas. No. 3366-L.Dev.—20th March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of the entire area of 5.00 acres of land which was included in the declaration No. 3366-L.Dev., dated the 9th March 1950, under section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 444-445 of the *Calcutta Gazette* of the 23rd March 1950.

24-Parganas. No. 3410-L.Dev.—21st March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of land comprising cadastral survey plots Nos. 109, 110, 129, 131 and 158 of mauza Patipukur out of the total area of 143.003 acres of land declared for acquisition under the declaration No. 3410-L.Dev., dated the 4th July 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1371, Part I of the *Calcutta Gazette*, dated the 6th July 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, the establishment of a town and creation of better living conditions, in the villages of Patipukur and Kankuri, jurisdiction list Nos. 24 and 28, respectively, police-station Dum Dum, district 24-Parganas.

1948), published at page 1171, Part I of the *Calcutta Gazette*, dated 1st June 1950:—

Schedule.

Cadastral survey plots Nos. 604, 613, 630, 741, 746, 971 and 1060 of mauza Takipur, jurisdiction list No. 96 and cadastral survey plot No. 668 of Barghata, jurisdiction list No. 97, police-station Rajnagar, district Birbhum, measuring, more or less, 359.35 acres of land

24-Parganas.—No. 3412-L.Dev.—21st March 1951.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 1.86 acres of land comprising cadastral survey plot No. 3468 and portions of cadastral survey plots Nos. 3510 and 4090 included in the declaration No. 3412-L.Dev., dated the 24th March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 505, Part I of the *Calcutta Gazette*, dated the 30th March 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Belghoria, jurisdiction list No. 3, police-station Baranagore, district 24-Parganas.

24-Parganas. — No. 3416-L.Dev. — 21st March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 4.62 acres of land comprising cadastral survey plots Nos. 3346, 3347, 3361, 3362, 3368, 3370, 4089 and 1114 out of the total area of land included in declaration No. 3416-L.Dev., dated the 24th March 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) published at page 505, Part I of the *Calcutta Gazette*, dated the 30th March 1950, for the settlement of immigrants who have migrated into the State of West Bengal in the village of Belgharia, police station Baranagore, district, 24-Parganas.

24-Parganas. - No 3446-L.Dev. - 22nd March 1951 - In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 0.4106 of an acre of land comprising cadastral survey plots Nos. 111, 112, 132, 133 and parts of cadastral survey plots Nos. 109, 110, 129, 131 and 158 of mauza Patipukur out of the total area of 143.003 acres of land declared for acquisition under the declaration No. 3446-L.Dev., dated the 4th July 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1371, Part I of the *Calcutta Gazette*, dated the 6th July 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, the establishment of a town and creation of better living conditions, in the villages of Patipukur and Kankuri, jurisdiction list Nos. 24 and 28, respectively, police-station Dum Dum, district 24-Parganas.

Hooghly.—No. 3618-L.Dev.—26th March 1951.—The Governor is pleased to cancel the notification No. 6670-L.Dev., dated the 17th June 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act

XXI of 1948), published at page 1443, Part I of the *Calcutta Gazette*, dated the 13th July 1950, in respect of the proposed acquisition of 307·53 acres of land in the village of Pandua, jurisdiction list No. 108, police-station Pandua, district Hooghly, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Jalpaiguri.—No. 3636-L.Dev.—26th March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of the entire area of 357·90 acres of land which was declared for acquisition in the declaration No. 4528-L.Dev., dated the 29th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 853, Part I of the *Calcutta Gazette*, dated the 11th May 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Taluk Bahadur and Taluk Kharia, police-station Kotwali, district Jalpaiguri.

ERRATA.

Nadia.—No. 2940-L.Dev.—12th March 1951.—In notification No. 4538-L.Dev., dated the 29th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 949, Part I of the *Calcutta Gazette*, dated the 18th May 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions in the village of Jaguli, jurisdiction list No. 53, police-station Haringhata, district Nadia—

Read the figure "15-23" in place of "15-24" in line 11;

Insert the figures "24 and 47" after the figure "25" in line 12.

24-Parganas.—No. 3418-L.Dev.—21st March 1951.—In notification No. 3140-L.Dev., dated the 24th March 1950, under section 4 and in declaration No. 3142-L.Dev., dated the 24th March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 504 and 505, respectively, in Part I of the *Calcutta Gazette*, dated the 30th March 1950, in respect of acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Belghoria, jurisdiction list No. 3, police-station Baranagore, district 24-Parganas, read "7·96 acres" for "8·50 acres".

Nadia.—No. 3008-L.Dev.—13th March 1951.—In line 13 of the notification No. 7204-L.Dev., dated the 28th June 1950, under section 4 and in line 12 of the declaration No. 7206-L.Dev., dated the 28th June 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1370 and 1370-71 respectively, Part I of the *Calcutta Gazette*, dated the 6th July 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Silinda, jurisdiction list No. 167, police-station Chakdah, district Nadia—

Read the figure "536" for the figure "436".

Nadia.—No. 2938-L.Dev.—12th March 1951.—In declaration No. 4540-L.Dev., dated the 29th April 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at Part I of the *Calcutta Gazette*, dated the 11th May 1950, in respect of the acquisition of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living condition in the village of Nadia, jurisdiction list No. 53, police-station Nadia—

Read the figure "15-23" in place of "15-24" in line 11;

Insert the figures "24 and 47" after the figure "25" in line 12;

Insert the words "read with section 7" after the expression "section 6" in line 12.

24-Parganas.—No. 3414-L.Dev.—21st March 1951.—In line 13 of the declaration No. 3140-L.Dev., dated the 24th March 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 504, Part I of the *Calcutta Gazette*, dated the 30th March 1950, in respect of acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Belghoria, jurisdiction list No. 3, police-station Baranagore, district 24-Parganas, read "12·10 acres" for "12·10 acres".

By order of the Govt.

S. BANERJEE

Member, Board of Revenue and
to the Govt. of West Bengal

Requisition

NOTIFICATION.

Calcutta.—No. 2796-Reqn.—9th March 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 3 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, Additional District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 21, Market Street, Calcutta (Central Hall in the front portion with an adjoining open verandah).	Hop O'man & S. Sun Yet Calcutta
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By order of the Govt.
P. K. MUKHERJEE, Secy.

No. 89 of 1951.

Calcutta, the 28th March 1951.

ORDER

Whereas it is proposed to requisition premises described in the schedule below for public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (Bengal Act V of 1947);

and, therefore, in exercise of the power conferred by section (3) of section 3 of the said Act, the Government is pleased to direct that (1) Janab Abul Mohammad, (2) Janab A. K. Mohammad, (3) Janab A. M. Sarfuddin Ahmed, (4) Janab A. M. Samsuddin Ahmed, (5) Janab Mohammad Feroje, 15, Training College "Shovan Munzil", Dacca, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

Muzapuri Street, Calcutta (first floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 30th March 1951.

As regards the premises described in the schedule which have been requisitioned under the provisions of section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

and, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Jiban Krishna Das and Adnan Roy, occupiers of the premises, to vacate the said premises on or before 17th April 1951 at 3 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

Shambhu Babu Lane (second floor),

S. N. MITRA,

West Land Acquisition Collector, Calcutta.

DIRECTORATE OF FORESTS

by the Conservator-General of Forests
West Bengal

NIG F.—27th March 1951.—Consequent return of three stipendiary students on completion of training in the Superior Forest Course, 1949-51, the following reversions are made with effect from the 1st April 1951:—

1. In Jauardan Das, Acting Senior Forest Ranger, Subdivisional Forest Officer, Rajabhatkhawa Subdivision in the Buxa Division, is reverted to his substantive post of Forest Ranger.

2. In Subbendra Chandra Das Gupta, Acting Senior Forest Ranger, Subdivisional Forest Officer, Southern Subdivision, in the Silvicultural Division, is reverted to his substantive post of Forest Ranger.

3. NIG F.—27th March 1951.—Sri Benoy De, Senior Forest Ranger, Leave Reservist in Buxa Division, is appointed as Subdivisional Forest Officer of the Rajabhatkhawa Subdivision in the Buxa Division, with headquarters at Rajabhatkhawa, with effect from 1st

S. CHAUDHURI,
Conservator-General.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION

Calcutta.—No. 501-Co-op.—28th March 1951.—Sri Dinesh Charan Sen, Chief Auditor of Co-operative Societies, West Bengal, is allowed earned leave for the period from the 16th March 1951 to the 31st March, 1951 under rule 167(u) of the West Bengal Service Rules, Part I, in extension of the leave granted to him under orders contained in this department notification No. 353-Co-op., dated the 24th February 1951.

By order of the Governor,
K. C. BASAK, Secy.

REFUGEE REHABILITATION DEPARTMENT

Establishment

NOTIFICATIONS.

Calcutta.—No. 2452-Estt.—26th/27th March 1951.—Sri V. C. Dutt, Deputy Magistrate and Deputy Collector and Deputy Refugee Rehabilitation Commissioner, is appointed to be the Deputy Secretary to the Government of West Bengal in the Refugee Rehabilitation Department with effect from 1st April 1951, *vice* Sri P. K. Bhattacharya, retired, until further orders.

Calcutta.—No. 2454-Estt.—26th/27th March 1951.—Sri B. C. Chatterjee, Deputy Magistrate and Deputy Collector and Special Officer, Rehabilitation, is appointed to be the Deputy Refugee Rehabilitation Commissioner in the Refugee Rehabilitation Directorate with effect from 1st April 1951, *vice* Sri V. C. Dutt, transferred.

By order of the Governor,
H. BANERJEE, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject: Accord of formal sanction to pensions authorised for payment on the provisional recommendation of the sanctioning authority under article 918(1) of the Civil Service Regulations.

No. TM(PR)/238.—20th March 1951.—It has been decided by the Government of India that, when authority for the payment of pension is issued by the Audit Officer under the 2nd sentence of article 918(1) of the Civil Service Regulations on the provisional recommendations of the authority competent to sanction the pension, the payment authorised by the Audit Officer is only provisional and a formal sanction to the pension, has to be issued by the competent authority under article 919, Civil Service Regulations, in every case. Before a pension is finally sanctioned the authority should take into account the provisions of articles 470 and 920(1), Civil Service Regulations.

2. It has also been decided by the Comptroller and Auditor-General of India in consultation with the Government of India that in cases where a provisional authority for the payment of pension is issued a formal report should be issued by the Audit Officer to the sanctioning authority together with an intimation of the issue of the provisional pension payment order.

All heads of offices of the Government of India under the audit of this office are, therefore, requested that on receipt of a report on the admissibility of pension from this office, a formal sanction to the pension may be accorded by the sanctioning authority in every case.

[Government of India, Ministry of Finance, M. No. F.9(1)-Est.V/51, dated 12th January 1951 and Comptroller and Auditor-General's Circular letter No. 99-A/144-49, dated 10th February 1951—Dy.PR/5269 and PR/5903.]

Subject: Opening of a new Minor Head in Accounts.

No. TM/239.—27th March 1951.—All Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that a new Minor Head, viz., "Account between Vindhya Pradesh and West Bengal" may be opened in manuscript both in the Cash Account and the List of Payments in the Central Section to record transactions in respect of Vindhya Pradesh, the accounts of which have been taken over by the Comptroller and Auditor-General of India with effect from 1st December 1950.

[Comptroller and Auditor-General of India endorsement No. 159-AC/KW.1-States-50, dated 22nd February 1951 Dy. India 9361/T.M. 2825 filed in Ble.TM/9-38 of 1949-50—Vol. II.]

Subject: Deposit of Land Customs Duty—Procedure of.

No. TM/240.—27th March 1951.—It has been decided by the Collector of Central Excise and Land Customs, Calcutta, that the import and export land customs duty will be deposited in the treasuries in special application forms prescribed by the Government of India, Central Board of Revenue, for this purpose. All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are, accordingly, requested that deposits on this account tendered with special application forms, in quadruplicate, duly filled in, and the assessment order thereon signed by the Land Customs Officer concerned, may be accepted provisionally for credit to the Union Government account. Out of the four copies of forms so tendered and receipted, the original should be retained at the treasury, the duplicate and triplicate returned to the depositor, and the quadruplicate forwarded to the Chief Accounts Officer of Central Excise and Land Customs, Calcutta.

The above instructions will have effect from the 1st April 1951.

[Collector of Central Excise and Land Customs, Calcutta, Circular No. 4-L.C. of 1951, dated 19th February 1951. Dy. TM-2834 and also Dy. TM-2918.]

Subject: Import Licence fees—Deposit of.

No. TM/241.—27th March 1951.—It has been decided by the Government of India in partial relaxation of rule 95 of the Central Treasury Rules that monies in payment of Import Licence Fees may be deposited in the Government Treasury or the Reserve Bank of India without getting the chalans countersigned by the Officers of the Import Trade Control Department. The chalans should show particulars of the application for the grant of import licence, namely, description of goods and value applied for. All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby advised that monies tendered by parties on this account with chalans in triplicate under the head "XLVI—Miscellaneous—Import Licence Fees" may be accepted for credit to the Union Government Account. The triplicate copy of the chalans should be sent to the Departmental Officer concerned as required under the aforesaid rule.

[Comptroller and Auditor-General's letter No. 559-Ac/21/50, dated 24th August 1950—Dy. India-4024-BK-562.]

Subject: Contingent expenditure on item which either a monetary or quantitative limit has been laid down—furnishing of certificate on the contingent bills by Drawing Officer.

No. TM/242.—30th March 1951.—It has been brought to the notice of the Government of India by the Comptroller and Auditor-General of India that the monetary or quantitative limits prescribed in respect of contingent items of expenditure in Appendix 8 to the General Financial Rules, Volume II, as modified in some cases by special delegations, have not generally been adhered to by various offices of the Government of India. It would be very difficult to watch in and the annual or monthly monetary or quantitative limits in question are not exceeded, treating them as special contingencies. The Government of India have, therefore, decided that these items need not all be treated as contingencies. Where Government consider any particular item of contingent expenditure mentioned in this Appendix is so important that the annual monetary limit prescribed for it should be enforced in audit, a special order will be issued declaring it to be an item of Special Contingencies. Except in these cases the annual or monthly monetary limits prescribed will be regarded as administrative restrictions to be watched by Drawing Officers, who should furnish a certificate on the contingent bills to the effect that the monetary or quantitative limits prescribed in the Government in respect of items of contingent expenditure included in the bills have not been exceeded. The correctness of the certificates will be verified by the Comptroller and Auditor-General of India in the audit. Where the monetary limit has been exceeded, the Drawing Officer cannot furnish a necessary certificate. In such cases, the sanction of the competent authority has to be obtained. Contingencies of this type will be treated as "special contingencies". To the extent to which limits have been imposed on the powers of Drawing Officers concerned for incurring expenditure on specified items of contingencies on each bill, they will be treated as scale-regulated contingencies and will be admitted in audit on certificates being furnished by the Drawing Officer on the bills.

2. All Drawing Officers of the Union Government under the audit control of this office are requested to see that necessary certificates are furnished in contingent bills with effect from 1st April 1951.

[Government of India, Ministry of Finance, office memorandum No. F.1(2)-EG.1/50, dated 27th January 1951, Dy. India 8755/TM2 dated 2nd February 1951.]

S. K. SARKA
Deputy Accountant-General

**ORDERS AND NOTIFICATIONS BY
HIGH COURT AT CALCUTTA AND
CHIEF JUSTICE.**

Appellate Side

Leave.

Bankura.—No. 1713-A.—29th March 1951. Sri Keshab Nath Ray Choudhuri, Mufti Bankura (Sadar), is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twenty days with effect from 1st March 1951.

Midnapore.—No. 1717-A.—29th March 1951. Sri Ranendra Nath Dutta, Munsif of Midnapore, is allowed leave under rule 171(a) of the West Bengal Service Rules, Part I, for three days with effect from 28th March 1951.

D. SMITH, for B.

Original Side

NOTIFICATION.

(Calcutta, the 2nd April 1951.

modification of the Court's notification, dated 26th February 1951, published in the *Calcutta Gazette* dated 8th March 1951, at page 565, Part II, in the Lordship of the Hon'ble the Chief Justice has pleased to grant Sri Saral Kumar Banerjee, Assistant Registrar, High Court, Original Side, leave for forty-two days with effect from the 12th February 1951 to the 16th March 1951 under rule 12(b) of Appendix 7A to Fundamental Rules, Part II, and leave on private affairs for six days with effect from the 17th March 1951 under rule 12(d) with permission to affix the Court's seal on holidays from the 23rd to 30th March 1951.

Prabhat Kumar Hazra, M.A., B.L., Attorney-at-law, is appointed to officiate as Assistant Registrar in place of Sri Saral Kumar Banerjee with effect from the 1st February, 1951.

Hazra will draw his salary in the revised scale of pay of the post (Rs. 350—25—600).

By order,

P. K. BOSE, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

34-M—18th March 1951.—In exercise of powers delegated to Commissioners of Divisions under Government notification No. 5780-M., dated 29th September 1935, I hereby extend the provisions of section 435 of the Bengal Municipal Act XV of 1932 to the Rampurhat Municipality in the district of Birbhum.

364-G—29th March 1951.—Sri Rai Samanta, Sub-Deputy Magistrate and Sub-Collector and 2nd Personal Assistant to the Commissioner, Burdwan Division, was allowed leave from 5th March 1951 to 15th March 1951 under rule 167(ii) of the Bengal Service Rules, Part I, in extension of the leave already granted to him with this office notification No. 34-G, dated 3rd March 1951.

B. SARKAR, Commissioner.

NOTICE.

Midnapore, the 30th March 1951.

By orders, dated the 5th August 1942 to the 1st April 1945, the land described in the schedule below was requisitioned under the provisions of sub-rule (1) of the rule 75A of the Government of India Rules;

whereas the said land continues to be requisitioned under section 3 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947);

whereas in my opinion it is necessary to requisition the said land for the Central Government purpose of the Kalaikunda Air Field being connected with the maintenance of the Services;

therefore, in exercise of the powers conferred by section 5 of the Requisitioned Land (Continuance of Powers) Act (Act XXVII of 1947) and in pursuance of the orders of the Government, I have been directed under section 5 of the

said Act to be exercised by me it is hereby notified that the said requisitioned land as described in the schedule hereunder is acquired by the Central Government in pursuance of section 5 of the said Act.

Schedule.

- (1) Mauza Balarampur, jurisdiction list No. 65, police-station Khargpur, pargana Dharendra—Cadastral survey plot in part No. 73;
 - (2) Mauza Majrasole, jurisdiction list No. 49, police-station Khargpur, pargana Dharendra—Cadastral survey plot in part No. 67;
 - (3) Mauza Doyarkhol, jurisdiction list No. 45, police-station Khargpur, pargana Dharendra—Cadastral survey plot in part No. 1691;
- Comprising a total area of more or less 5.49 acres only.

B. K. SINHA,
Collector, Midnapore.

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah.—No. 3075.—22nd March 1951.—Sub-Inspector Sarat Chandra Banerji of Howrah is, in the interest of public service, transferred to Bankura to fill the vacancy, *vice* Sub-Inspector Dwarika Prasad Singh of that district confirmed in the rank of Inspector in Government Railway Police, Howrah.

To start at once.

Sri Kiriti Bhushan Mitra, Inspector, Howrah, on the expiry of his leave on 12-3-1951, a.m., is posted to District Enforcement Branch, Midnapore, to fill one of the temporary posts of Inspectors sanctioned in G. O. No. 823-Pl., dated 20th March 1950, for that District Enforcement Branch.

Sri Anil Kumar Sen Gupta, who was officiating as Inspector in the above post in Midnapore, will revert to his substantive rank of Sub-Inspector in Hooghly with effect from 12-3-1951 a.m.

The transfers involved in the above orders are made in the interest of public service.

The following transfers and posting are ordered in the interest of public service:—

- (1) Sri Nugendra Nath Ghosh, Inspector, Howrah—To Midnapore
- (2) Sri Sailendra Nath Chakrabatti, Inspector, Midnapore (now officiating Deputy Superintendent of Police, Intelligence Branch)—To Howrah (on paper, *vice* No. 1).
- (3) Sri Giriza Kanta Bhattacharji, officiating Inspector, Howrah, will continue to act as such in that district, *vice* No. 2.
- (4) Sub-Inspector Tarakeswar Ganguli of Midnapore is appointed to act as Inspector in the Howrah, District Enforcement Branch to fill one of the temporary posts of Inspector sanctioned in G. O. No. 823-Pl., dated 20th March 1950.
- (5) Sri Mukunda Lal Basu, officiating Inspector, Burdwan, is posted to District Enforcement Branch, Government Railway Police, Howrah, to act as Inspector in one of the temporary posts of Inspectors sanctioned in G. O. No. 823-Pl., dated 20th March 1950.

1. Sri Radha Gobinda Ray, who was officiating as Inspector, *vice* Sri Jogesh Chandra Mukharji, Inspector of Midnapore, acting as Assistant Commissioner of Police, Calcutta, will continue to act as such in the district with effect from 1st March 1950, *vice* Sri Prafulla Mohan Das Gupta, Inspector, Midnapore, filling a temporary post of Inspector sanctioned for the District Enforcement Branch of that district.

2. Sri Sudhir Chandra Ray, who was officiating as Inspector, *vice* Sri Nagendra Nath Basu, Inspector of Midnapore, on temporary transfer to Intelligence Branch to act as Deputy Superintendent of Police, will continue to act as such in that district with effect from 1st March 1950, *vice* Sri Mahitosh Mukharji, Inspector, Midnapore, acting as Additional Superintendent of Police, Hooghly.

3. Sri Sudhir Kumar Mitra, who was officiating as Inspector, *vice* Sri Jatindra Nath Maulik, Inspector of Howrah, on temporary transfer to Intelligence Branch, Calcutta, will continue to act as such in that district with effect from 1st March 1950, *vice* Sri Surendra Nath Chakrabatti, Inspector of Howrah, officiating as Deputy Superintendent of Police in that district.

4. Sri Jitendra Chandra Bhattacharji, who was officiating as Inspector, *vice* Sri Karali Charan Basu, Inspector of Birbhum, officiating as Superintendent of Police, West Dinajpur, will continue to act as such in that district with effect from 1st March 1950, *vice* Sri Jagadindra Nath Mazumdar, Inspector of Birbhum, officiating as Deputy Superintendent of Police, Intelligence Branch, West Bengal.

5. Sri Man Mohan Sen, who was officiating as Inspector, *vice* Sri Tarak Nath Banarji, Inspector of Midnapore, confirmed in the rank of Deputy Superintendent of Police, will continue to act as such in that district, with effect from that date, *vice* Sri Himangshu Kumar Ray, Inspector of Midnapore, acting as Deputy Superintendent of Police, Malda.

6. Sri Abani Kanta Mukharji, who was officiating as Inspector, *vice* Sri Phanindra Kumar Ray Chaudhuri, Inspector of Midnapore, posted temporarily to District Enforcement Branch, Howrah, will continue to act as such with effect from 2nd March 1951, *vice* that Inspector transferred permanently to the C.I.D. with effect from that date.

1. Sri Kalika Ranjan Singha, officiating Inspector, Burdwan, who was acting in the vacancy, *vice* Sri Sudhendu Bikash Mitra, Inspector, Burdwan, permanently transferred to the Calcutta Police, will continue to act as such in that district, *vice* Sri Pulin Bihari Banarji, Inspector, Burdwan, acting as Deputy Superintendent of Police, Midnapore, D.I.B.

2. Sri Amulya Kumar Ganguli, officiating Inspector, Hooghly, who was acting in the vacancy, *vice* Sri Braja Gopal Mukharji, Inspector of that district confirmed in the rank of Deputy Superintendent of Police (now on deputation to Intelligence Branch, Calcutta), will continue to act as such in that district, *vice* Sri Suresh Chandra Chakrabatti, Inspector, Hooghly, officiating as Deputy Superintendent of Police, Malda.

3. Sri Barindra Kishore Sen, officiating Inspector, Midnapore, who was acting in the vacancy, *vice* Sri Nagendra Nath Basu, Inspector, Midnapore, confirmed in the rank of Deputy Superintendent of Police, will continue to act as such in that district, *vice* Sri Sachindra Kumar Maitra, probationary Inspector, Midnapore, on temporary transfer to the Intelligence Bureau, Ministry of Home Affairs, Government of India.

4. Sri Abani Kanta Mukharji, officiating Inspector, Midnapore, who was acting in the vacancy, *vice* Sri Phanindra Kumar Ray Chaudhuri, Inspector of that district transferred to the West Bengal, will continue to act as such with effect from 17th July 1950 in that district, *vice* Jnanendra Nath Chaudhuri of Midnapore, acting as Deputy Superintendent of Police, Enforce Branch.

H. L. SHAHA,
Dy. Insp. Genl. of

Presidency Division—Calcutta

No. 408-R.G.—29th March 1951.—Sri S. Mohan Biswas, Sub-Deputy Collector and Officer, Sudar, Nadia, was granted leave on medical certificate for thirty days and 167(u) of the Bengal Service Rules, Part I, effect from 27th October 1950.

2. This cancels this office notification No. R.G., dated 8th November 1950.

J. N. TALUKDAR, Commr.

ORDERS AND NOTIFICATIONS OF COMMISSIONER OF INCOME-TAX, WEST BENGAL

No. 69298-C.T./2E/13/50-51—21st March 1951.—In exercise of the powers conferred under section 5(5) of the Indian Income-tax Act (XI) of 1922, I hereby direct that Mr. N. S. Raghavan, Income-tax Officer, Railways and Miscellaneous Salaries Circle, Calcutta/Mr. Shaikh Abdullah, Additional Income-tax Officer, Railways and Miscellaneous Salaries Circle, Calcutta, shall perform the functions of an Income-tax Officer and said Act in respect of such persons or classes of persons or of such incomes or classes of incomes in respect of such areas as may be allocated from time to time.

No. 69299-C.T./2E/13/50-51—21st March 1951.—Mr. N. S. Raghavan, probationary Income-tax Officer, Class I, Grade II, attached to office of Commissioner of Income-tax, West Bengal, is, with effect from the afternoon of 31st March 1951, transferred and posted as Additional Income-tax Officer, Railways and Miscellaneous Salaries Circle. Mr. S. C. Dutta Chaudhuri whose term of employment in this department terminates with effect from the same date.

2. Mr. Shaikh Abdullah, probationary Income-tax Officer, Class I, Grade II, attached to office of Commissioner of Income-tax, West Bengal, is, with effect from the afternoon of 31st March 1951, transferred and posted as Additional Income-tax Officer, Railways and Miscellaneous Salaries Circle. He should take over the functions from Mr. S. C. Dutta Chaudhuri, Income-tax Officer, Railways and Miscellaneous Salaries Circle, Calcutta, who is holding the charge of Additional Income-tax Officer in addition to his own duties.

No. 69300-C.T./2E/13/50-51—21st March 1951.—The service of Mr. S. C. Dutta Chaudhuri, Income-tax Officer, Railways and Miscellaneous Salaries Circle, whose present term of employment in the Income-tax Department, West Bengal, expires on the afternoon of 31st March 1951, is terminated with effect from the afternoon of that date.

No. 70015-C.T./2E/13/49-50—27th March 1951.—Mr. Nripendra Chandra Roy, Income-tax Officer, Class I, Grade II, now acting as Authorised Official with the Income-tax Investigation Commission at Calcutta, is confirmed in the rank of Income-tax Officer, Class II, Grade III, Income-tax Department, West Bengal, with effect from the 1st August 1946.

70914-C.T./2E/18/50-51. — 29th March
The following transfers and postings of
income-tax Officers are ordered with effect from
2nd April 1951:—

Sri S. S. Kapur, probationary Income-tax
Officer, Class I, Grade II, attached to the office of
the Commissioner of Income-tax, West Bengal, is
transferred and posted as Income-tax Officer,
District IIIA, Calcutta. He should take over
charge from Sri A. K. Sen Gupta, First Additional
Income-tax Officer, District IIIA, Calcutta, who
is holding the charge of District IIIA, Calcutta,
in addition to his own duties.

Sri D. Ghosh, probationary Income-tax
Officer, Class I, Grade II, attached to the office of
the Commissioner of Income-tax, West Bengal, is
transferred and posted as First Additional Income-
tax Officer, District IIIA, Calcutta, *vice* Sri A. K.
Gupta, transferred.

Sri A. K. Sen Gupta, First Additional
Income-tax Officer, District IIIA, Calcutta, on
being relieved by Sri D. Ghosh, is transferred and
posted to the office of the Commissioner of Income-
tax, West Bengal, Calcutta. He will work as
Personal Assistant to the Commissioner
Income-tax, West Bengal.

Sri J. Sen, Additional Personal Assistant to
the Commissioner of Income-tax, West Bengal, on
being relieved by Sri Sen Gupta, is posted as
Income-tax Officer, Special Investigation Branch,
at A. Bakshi proceeding on leave, in addition
to his own duties as Sixth Additional Income-tax
Officer, Companies District I, Calcutta.

Sri P. S. Bhaskaran, probationary Income-
tax Officer, Class I, Grade II, attached to the
office of the Commissioner of Income-tax, West
Bengal, is transferred and posted as Third Addi-
tional Income-tax Officer, District II(2), Calcutta,
vice Sri Ramkrishnan, transferred.

Sri S. Ramkrishnan, Third Additional
Income-tax Officer, District II(2), Calcutta, on
being relieved by Sri P. S. Bhaskaran, is trans-
ferred and posted as First Additional Income-tax
Officer, Companies District IV, Calcutta. He
should take over charge from Sri S. M. Pal,
Income-tax Officer, Companies District IV,
Calcutta, who is holding the charge of First
Additional Income-tax Officer, Companies District
IV, Calcutta, in addition to his own duties.

Sri R. Natarajan, probationary Income-tax
Officer, Class I, Grade II, attached to the office of
the Commissioner of Income-tax, West Bengal, is
transferred and posted as Second Additional
Income-tax Officer, District VA, Calcutta. He
should take over charge from Sri P. S. Rama-
krishnan, First Additional Income-tax Officer,
District VA, Calcutta, who is holding the charge
of Second Additional Income-tax Officer in addi-
tion to his own duties.

Sri Hargovind, probationary Income-tax
Officer, Class I, Grade II, attached to the office of
the Commissioner of Income-tax, West Bengal, is
transferred and posted as Second Additional
Income-tax Officer, District IV(1), Calcutta. He
should take over charge from Sri S. C. Mitra,
First Additional Income-tax Officer, District
IV, Calcutta, who is holding the charge of the
Second Additional Income-tax Officer, District
IV, Calcutta, in addition to his own duties.

Sri K. K. Sharma, probationary Income-tax
Officer, Class I, Grade II, attached to the office
of the Commissioner of Income-tax, West Bengal,
is transferred and posted as Third
Additional Income-tax Officer, District IV(1),
Calcutta, *vice* Sri K. Raha, transferred.

(10) Sri K. Raha, Third Additional Income-tax
Officer, District IV(1), Calcutta, on being relieved
by Sri K. K. Sharma, is transferred and posted as
Second Additional Income-tax Officer, Companies
District II, Calcutta. He should take over charge
from Sri A. K. Chatterjee, Fifth Additional
Income-tax Officer, Companies District II,
Calcutta, who is holding the charge of Second
Additional Income-tax Officer, Companies District
II, Calcutta, in addition to his own duties.

(11) Sri N. Subramanian, probationary Income-
tax Officer, Class I, Grade II, attached to the office
of the Commissioner of Income-tax, West Bengal,
is transferred and posted as Third Additional
Income-tax Officer, District V, Calcutta. He
should take over charge from Sri S. T. Tirumala-
chari, Income-tax Officer, District V, Calcutta,
who is holding the charge of Third Additional
Income-tax Officer, District V, Calcutta in addition
to his own duties.

(12) Sri S. N. Nautial, probationary Income-
tax Officer, Class I, Grade II, attached to the office
of the Commissioner of Income-tax, West Bengal,
Calcutta, is transferred and posted as Sixth Addi-
tional Income-tax Officer, District V, Calcutta.

(13) Sri D. S. Sharma, probationary Income-
tax Officer, Class I, Grade II, attached to the office
of the Commissioner of Income-tax, West Bengal,
is transferred and posted as Eighth Additional
Income-tax Officer, District V, Calcutta.

(14) Sri V. Balasubramanian, probationary
Income-tax Officer, Class I, Grade II, attached to
the office of the Commissioner of Income-tax, West
Bengal, is transferred and posted as First Addi-
tional Income-tax Officer, District II(1), Calcutta.
He should take over charge from Sri R. N. Bose,
Second Additional Income-tax Officer, District
II(1), Calcutta, who is holding the charge of First
Additional Income-tax Officer, District II(1),
Calcutta, in addition to his own duties.

(15) Sri T. S. Narasimham, probationary In-
come-tax Officer, Class I, Grade II, attached to the
office of the Commissioner of Income-tax, West
Bengal, Calcutta, is transferred and posted as
Third Additional Income-tax Officer, District II(1),
Calcutta.

(16) Sri J. Krishnamurthy, probationary
Income-tax Officer, Class I, Grade II, attached to
the office of the Commissioner of Income-tax, West
Bengal, is transferred and posted as Income-tax
Officer, Central Salaries Circle, Calcutta. He
should take over charge from Sri V. Satyanarayan-
murthi, First Additional Income-tax Officer,
Central Salaries Circle, Calcutta, who is holding
the charge of the Income-tax Officer, Central
Salaries Circle, Calcutta, in addition to his own
duties.

(17) Sri B. Lakshminpathy, probationary
Income-tax Officer, Class I, Grade II, attached to
the office of the Commissioner of Income-tax, West
Bengal, is transferred and posted as Sixth Addi-
tional Income-tax Officer, District VI, Calcutta.
He should take over charge from Sri M. N.
Chaudhury, Fifth Additional Income-tax Officer,
District VI, Calcutta, who is holding the charge of
Sixth Additional Income-tax Officer, District VI,
Calcutta, in addition to his own duties.

(18) Sri A. K. Rama Chandra Prabhu, proba-
tionary Income-tax Officer, Class I, Grade II,
attached to the office of the Commissioner of
Income-tax, West Bengal, is transferred and posted
as Third Additional Income-tax Officer, District
I(1), Calcutta. He should take over charge from
Mr. S. A. Hakim, First Additional Income-tax
Officer, District I(1), Calcutta, who is holding the
charge of Third Additional Income-tax Officer,
District I(1), Calcutta, in addition to his own
duties.

(19) Sri K. C. Thomas, probationary Income-tax Officer, Class I, Grade II, attached to the office of the Commissioner of Income-tax, West Bengal, is transferred and posted as Income-tax Officer, Special Survey Circle VII, Calcutta, *vice* Sri S. K. Dasu proceeding on leave.

(20) Sri S. D. Manchanda, probationary Income-tax Officer, Class I, Grade II, attached to the office of the Commissioner of Income-tax, West Bengal, Calcutta, is transferred and posted as Sixth Additional Income-tax Officer, District I(2), Calcutta.

(21) Sri V. Chidambaram, probationary Income-tax Officer, Class I, Grade II, attached to the office of the Commissioner of Income-tax, West Bengal, Calcutta, is transferred and posted as Sixth Additional Income-tax Officer, District III(1), Calcutta.

(22) Sri T. A. Balkrishnan, probationary Income-tax Officer, Class I, Grade II, attached to the office of the Commissioner of Income-tax, West Bengal, Calcutta, is transferred and posted as Second Additional Income-tax Officer, Refund Circle, Calcutta.

(23) Sri N. N. Kumar, probationary Income-tax Officer, Class I, Grade II, attached to the office of the Commissioner of Income-tax, West Bengal, is transferred and posted as First Additional Income-tax Officer, District IV(3), Calcutta, *vac* Sri D. K. Sarkar transferred.

(24) Sri D. K. Sarkar, First Additional Income-tax Officer, District IV(3), Calcutta, on being relieved by Sri N. N. Kumar, is transferred and posted as Fifth Additional Income-tax Officer, Companies District III, Calcutta.

No 70915(C.T./2E/13/50-51.—29th March 1951.
—In exercise of the powers conferred under

section 5(5) of the Indian Income-tax Act (1922), I hereby direct that—

Sri S. S. Kapur, Income-tax Officer, District III-A/Sri D. Ghosh, First Additional Income-tax Officer, District III-A/Sri I Bhaskaran, Third Additional Income-tax Officer, District II(2)/Sri R. Natara Second Additional Income-tax Officer, District V-A/Sri Hargovind, Sixth Additional Income-tax Officer, District IV(1)/Sri K. K. Sharma, Third Additional Income-tax Officer, District IV(1), Sri Subramanian, Third Additional Income-tax Officer, District V/Sri S. N. S. Sixth Additional Income-tax Officer, District V/Sri D. S. Sharma, Eighth Additional Income-tax Officer, District Sri V. Balasubramanian, First Additional Income-tax Officer, District III(1) Sri I Narasimham, Third Additional Income-tax Officer, District II(1)/Sri J. Krishnamurthy, Income-tax Officer, General Salaries Circle/Sri S. D. Manchanda Sixth Additional Income-tax Officer, District I(2)/Sri V. Chidambaram, Second Additional Income-tax Officer, District III(1)/Sri T. A. Balkrishnan, Second Additional Income-tax Officer, Refund Circle/Sri B. Lakshminpathy, Sixth Additional Income-tax Officer, District VI A. K. Ramachandra Prabhu, Third Additional Income-tax Officer, District I Sri K. C. Thomas, Income-tax Officer, Special Survey Circle VII/Sri N. Kumar, First Additional Income-tax Officer, District IV(3).

shall perform all the functions of an Income-Officer under the said Act in respect of such persons or classes of persons or of such incomes or classes of income or in respect of such areas as may be allocated to him from time to time

S. NARGOLWALA, Commissioner

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Public Health

NOTIFICATION.

Hooghly.—No. P.H. 921/W-4/51.—30th March 1951.—In pursuance of rule 8 of the rules for the preparation, publication and execution of projects for water supply, drainage or sewerage by municipal authorities it is hereby notified for general information that the scheme for augmentation of water supply of the Hooghly-Chinsurah Municipality by sinking a tube-well in the municipal office compound has been approved by the Government of West Bengal and the particulars of the scheme are as follows:—

- (1) (a) General description of the scheme—Augmentation of water supply by sinking a 6 inches diameter tube-well in the municipal office compound.
- (b) An estimate of the cost of carrying it out—Rs. 53,150.
- (c) An estimate of the cost of maintaining it—Rs. 9,695 annually.

(d) The source from which the cost will be met—

(i) From fees for new house connections—Rs. 45,000.

(ii) From the municipal fund—Rs. 8,150.

(2) (a) The total annual charge to be met by reason of the water supply and met by a water rate—Rs. 91,695.

(b) The percentage of such water rate on annual value of holdings—7½ per cent. the annual value of holdings standing on roads along which the water pipe is laid and 6 per cent. on other buildings in the supply area.

(c) The average incidence of such water rate per head of the population—Rs. 1.

2. The scheme will be taken into consideration on or after the 18th May 1951, and any objection or suggestion with regard thereto which may be received by the undersigned on or before that date will be duly considered.

By order of the Government
B. C. DAS GUPTA, Secy.



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ঘরাণ্ট বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১১০৬-জি.এ।

No. 1136-G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

সাধারণ।

General.

১১০৬-জি.এ। ১৮৮-১৮৮৫১।—২রা এপ্রিল ১৯৫১।
প্রাপ্ত উপ-শাসক ও সমাহর্তী প্রিন্সিপাল রজন বরেন্দ্র চন্দ্র জম্মারি-
কিয়ার জেলার সমরে পুনর্বিন্যস্ত হইবেন।

h Behar. — No. 1063G.A./8P-18/51.—2nd
1951—Sri Sarada Ranjan Datta Gupta,
Deputy Magistrate and Deputy Collector,
appointed temporarily to be a Deputy Magis-
trate and Deputy Collector in the Cooch Behar
district and is posted to the headquarters station of
that district.

১১০৬-জি.এ। ১৮৮-১৮৮৫১।—২রা
এপ্রিল ১৯৫১।—পশ্চিম দিনাজপুর জেলার
উপ-শাসক ও সমাহর্তী প্রিন্সিপাল রজন
বরেন্দ্র চন্দ্র জম্মারি-কিয়ার জেলার সমরে
পুনর্বিন্যস্ত হইবেন।

Bankura-24-Parganas.—No. 1072G.A./48-7/
51.—3rd April 1951.—Sri Jatindra Kumar Biswas,
Sub-Deputy Magistrate and Sub-Deputy Collector,
Bankura, is appointed to be a Sub-Deputy Magis-
trate and Sub-Deputy Collector in the 24-
Parganas district and is posted to the headquarters
station of that district.

পশ্চিম দিনাজপুর-বাঁকুড়া।—নং ১০৭০জি.এ। ১৮৮-৭১৫১।—৩রা
এপ্রিল ১৯৫১।—পশ্চিম দিনাজপুর জেলার সাব-ডেপুটি
উপ-শাসক ও সমাহর্তী প্রিন্সিপাল রজন বরেন্দ্র চন্দ্র জম্মারি-
কিয়ার জেলার সমরে পুনর্বিন্যস্ত হইবেন।

West Dinajpur-Bankura.—No. 1073-G.A./48-7/
51.—3rd April 1951.—Sri Dwija Das Maitra,
Sub-Deputy Magistrate and Sub-Deputy
Collector (temporary), Raiganj, West Dinajpur, is
appointed to be a Sub-Deputy Magistrate and Sub-
Deputy Collector (temporary), in the Bankura dis-
trict and is posted to the headquarters station of
that district.

Presidency Divn.-Calcutta.—No. 1083G.A./
11-18/51.—4th April 1951.—Sri J. N. Talukdar,
I.C.S., Commissioner, Presidency Division, is
appointed to act in addition to his own duties as
Member, Board of Revenue and *ex officio* Secretary,
Land and Land Revenue Department, during the
absence on leave of Sri S. Banerjee, I.C.S.

Birbhum-Midnapore.—No. 1096G.A./1L-10/51.—5th April 1951.—Sri B. L. Ghosh, Magistrate and Collector, Birbhum, is appointed to act, until further orders, as Magistrate and Collector of the Midnapore district.

West Dinajpur-Birbhum.—No. 1097G.A./1L-10/51.—5th April 1951.—Sri E. Banerjee, I.A.S., Magistrate and Collector, West Dinajpur, is appointed to act, until further orders, as Magistrate and Collector of the Birbhum district.

Midnapore-West Dinajpur.—No. 1098G.A./1L-10/51.—5th April 1951.—Sri B. C. Ganguli, I.A.S., Additional District Magistrate, Midnapore, is appointed to act, until further orders, as Magistrate and Collector of the West Dinajpur district.

কলিকাতা-হাওড়া।—নং ১১০৪-জি,এ।১৩৫-৫।৫০।—১৫ই এপ্রিল ১৯৫১।—অবস্থানীয় অধঃ ন্যাসক ও সমাধারী ও অতিরিক্ত পুরনাসকের পদে নিযুক্ত প্রিন্সিপাল হাওড়া জেলার সদরে নিযুক্ত হইলেন।

Calcutta-Howrah.—No. 1104G.A./1D-5/50.—6th April 1951.—Sri Niranjan Khashtagir, Sub-Magistrate and Sub-Collector, on probation, employed as Additional Presidency Magistrate, Calcutta, is appointed to be a Sub-Magistrate and Sub-Collector, on probation, in the Howrah district and is posted to the headquarters station of that district.

সন্নিবেশ।

Confirmation.

আরজী।

Police.

কলিকাতা।—নং ১০০০-জি,এ।১০৫-৭১।৪৯।—৩০শে মার্চ ১৯৫১।—কলিকাতার অস্থায়ী সহ-নগরপাল প্রিন্সিপাল কুমার রায় ১০ই মে ১৯৫০ তারিখ হইতে উক্ত পদে সম্মিলিত হইয়াছেন। এতদ্বারা এই বিভাগের ৬ই নভেম্বর ১৯৫০ তারিখের ৩০০০জি,এ নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল।

Calcutta.—No. 1030G.A./3P-71/49.—30th March 1951.—In supersession of the orders contained in this department notification No. 3000-G.A., dated the 6th November 1950, Sri Subodh Kumar Roy, officiating Assistant Commissioner of Police, Calcutta, has been confirmed in that rank with effect from the 10th May 1950.

কলিকাতা।—নং ১০০১-জি,এ।১০৫-৭১।৪৯।—৩০শে মার্চ ১৯৫১।—কলিকাতা আরজীর নিম্নলিখিত আধিকারিকগণ তীক্ষ্ণদেয় নামের পার্শ্ব লিখিত তারিখ হইতে কলিকাতার সহ-নগরপাল পদে সম্মিলিত হইয়াছেন—

- (১) মিঃ টি, উইলিয়ামস্—১০ই আগস্ট ১৯৪৭।
- (২) মিঃ জি, জে, ক্যাম্পবেল—১০ই আগস্ট ১৯৪৭।
- (৩) প্রী সি, এম, বাগচী—১৯ই ডিসেম্বর ১৯৪৭।
- (৪) প্রী কে, সি, বসু—২রা মে ১৯৪৮।
- (৫) প্রী এস, সি, মিত্র—১০ই জুন ১৯৪৯।
- (৬) প্রী সি, এস, বর্মণ—১৯ই অক্টোবর ১৯৪৯।

এতদ্বারা এই বিভাগের ২৬শে এপ্রিল ১৯৫০ তারিখের ১১২৪-জি,এ নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল।

Calcutta.—No. 1031G.A./3P-71/49.—30th March 1951.—In supersession of the orders contained in this department notification No. 1124-G.A., dated the 26th April 1950, the following officers of the Calcutta Police were confirmed in the rank of Assistant Commissioner of Police, Calcutta, with effect from the dates noted against their names:—

- (1) Mr. T. Williams—15th August 1947.
- (2) Mr. G. J. Campbell—15th August 1947.
- (3) Sri C. M. Bagchi—1st December 1947.

(4) Sri K. P. Bose—22nd May 1948.

(5) Sri S. C. Mitter—13th June 1949.

(6) Sri C. S. Burman—1st October 1949.

কলিকাতা।—নং ১০০২-জি,এ।১০৫-৭১।৪৯।—৩০শে মার্চ ১৯৫১।—কলিকাতার অস্থায়ী সহ-নগরপাল প্রিন্সিপাল কুমার রায় ১০ই মে ১৯৫০ তারিখ হইতে উক্ত পদে সম্মিলিত হইলেন। এতদ্বারা এই বিভাগের ৬ই নভেম্বর ১৯৫০ তারিখের ৩০০০জি,এ নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল।

Calcutta.—No. 1032G.A./3P-71/49.—March 1951.—In supersession of the orders contained in this department notification No. 3000-G.A., dated the 6th November 1950, Sri Sub Chatterjee, officiating Assistant Commissioner of Police, Calcutta, has been confirmed in that rank with effect from the 1st March 1950.

Leave.

General.

Midnapore.—No. 1095G.A./1L-10/51.—April 1951.—Sri Bhupendra Krishna S. I.A.S., District Magistrate, Midnapore, is all leave on average pay for four months, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 20th April 1951 or any subsequent date on which he may avail himself of it.

আরজী।

Police.

মেদিনীপুর।—নং ১০৮০-জি,এ।১০৫-৮।৫০।—২৪ই এপ্রিল ১৯৫১।—মেদিনীপুরের অস্থায়ী অধঃ আরজীদায়ক, প্রিন্সিপাল কুমার রায় ১০ই মে ১৯৫০ তারিখ হইতে উক্ত পদে সম্মিলিত হইয়াছেন। এতদ্বারা এই বিভাগের ৬ই নভেম্বর ১৯৫০ তারিখের ৩০০০জি,এ নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বাতিল করা হইল।

Midnapore.—No. 1080G.A./3P-71/49.—April 1951.—Sri Brahma Prosad Das, officiating Additional Superintendent of Police, Midnapore, was allowed leave on average pay for the period from 1st December 1950 to the 31st March 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor
S. N. RAY, Chief Secy

প্রচার বিভাগ।

Publicity

প্রজ্ঞাপন।

NOTIFICATION

নং ২৫৮০-পাব।—২৬শে মার্চ ১৯৫১।—স্বরাষ্ট্র (প্রচার) বিভাগের প্রযোজক প্রিন্সিপাল কুমার রায়কে পশ্চিমবঙ্গের কৃত্যক নিয়ন্ত্রণ (প্রথম খণ্ড) ১৯৮৮(১) সংখ্যক নিয়মানুসারে ১৯৫১ সালের জানুয়ারী তারিখে এক দিনের অক্ষিত ছুটি প্রদত্ত হইল।

রাজ্যপালের আদেশানুসারে

এস. এন. রায়,
প্রধান সচিব।

No. 2583-Pub.—26th March 1951.—Sri matha Ray, Production Officer, Home (city) Department, was allowed earned leave one day on the 22nd January 1951 under rule 168(I) of the West Bengal Service Rules, 1947.

By order of the Governor
S. N. RAY, Chief Secy

Political

NOTIFICATION.

2015-P. 20P-31/50.—3rd April 1951.—In exercise of the power conferred by sub-rule (1) of rule 24 of the Indian Pilgrim Ships Rules, 1933, and in supersession of this department notifications No. 9078-P., dated the 11th August 1938, and No. 9078-P., dated the 30th November 1948, the Government is pleased to appoint—

- (1) the District Magistrates and the Sub-divisional Magistrates in the mufassal, and

- (2) the Commissioner of Police, Calcutta, in Calcutta,

the authorities from whom pilgrims intending to proceed to the Hedjas shall obtain the pilgrim visa referred to in the said sub-rule.

By order of the Governor,
R. GUPTA, Secy.

কোরা।

Jails

জাদব।

NOTIFICATION.

১১-৪৪০-এক্স.জি.—৫ই এপ্রিল ১৯৫১।—দুর্ভাগার
কলকাতা জেলার জেলার কলকাতা জেলার ২৬তম ডিসেম্বর
থেকে প্রযোজ্য হইবে।

রাজ্যপালের আদেশানুসারে,

রাজিচ দত্ত,

সচিব।

১১-৪৪৫-H J.—5th April 1951.—Sri Chandra Bose, officiating whole-time Superintendent, Presidency Jail, is confirmed in the post with effect from the 26th December 1950.

By order of the Governor,
R. GUPTA, Secy.

POLICE DIRECTORATE

by the Inspector-General of Police,
West Bengal

১১-৪৪০A.—31st March 1951.—
Armed Police Battalion, West Bengal.
Sri Jagratan Mukharji, Inspector,
temporarily attached to 2nd Armed
Battalion, West Bengal, is with effect from
the 1st of January 1951, transferred temporarily to
the post of Inspector at Cooch Behar,
in Government order No. 4554Pl.,
dated 1st December 1950.

Temporary transfer involved in the above
made in the interest of public service.

১১-৪৪৬A.—31st March 1951.—
Armed Branch, West Bengal-C. I. D., West
Bengal.—Sri Satya Krishna Das Sharma,
Inspector, Intelligence Branch, West
Bengal, in the interest of public service,
is transferred to C. I. D., West Bengal, and will con-
tinue to act as Inspector in the C. I. D., West
Bengal. Sri Nishit Nath Mukharji, Inspector,
Armed Branch, West Bengal, now temporarily attached
to the Police Establishment, Ministry of Home
Government of India, Calcutta.

H. N. SIRCAR, Insp.-Genl.

Calcutta Police Notifications

Calcutta, the 31st March 1951.

The Government of the State of West Bengal having directed me by its notified order No. 6788-P., dated the 16th October 1950, Schedule I, to exercise the powers conferred and the duties imposed on the State Government by section 23 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), now, therefore, by virtue of the said direction and in exercise of the power conferred by sub-section (1) of section 23 of the West Bengal Security Act, 1950, I make the following order for the purpose of preventing or suppressing subversive acts:—

Order.

Except with the previous permission of the Commissioner of Police, Calcutta—

- (1) No person shall use or operate in any street, square, public place or other open space in the area specified in the schedule hereto annexed any apparatus for amplifying the human voice, or any reproduction of the human voice, such as a megaphone or an electrically operated loud-speaker.
- (2) No person shall use, operate or drive in any street, square, public place or other open space in the area specified in the said schedule, any vehicle which carries or has attached to it any apparatus referred to in paragraph 1.
- (3) Nothing in this order shall apply to any apparatus or vehicle belonging to Government or to such organisations as may, from time to time, be specified by me in this behalf.

Schedule.

The town of Calcutta as defined in Calcutta Police Act, 1866, together with the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866

Calcutta, the 3rd April 1951

The following draft of amendments which, in exercise of the powers conferred by clause (b) of sub-section (1), read with sub-section (2) of section 62 of the Calcutta Police Act, 1866 (Bengal Act IV of 1866), and by clause (b) of sub-section (1) read with sub-section (2) of section 39 of the Calcutta Suburban Police Act, 1866 (Bengal Act II of 1866), and with the previous sanction of the State Government, the Commissioner of Police, Calcutta, proposes to make in the Rules for the Regulation of Traffic in Calcutta and Suburbs, published under Calcutta Police notification, dated the 13th January 1950, at pages 64-99, Part I of the Calcutta Gazette of the 19th January 1950, is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 14th May 1951 and any objection or suggestion with respect thereto which may be received by the undersigned before that date, will be duly considered.

Draft amendments.

I. In clause (1) of paragraph 2 of the said notification containing the said rules, for the words "Fire apparatus belonging to the Calcutta Fire Brigade" substitute the words "Fire Brigade vehicles belonging to the West Bengal Fire Service".

II. In clause (4) of rule 22 of part I of the said rules, for the words "Fire apparatus belonging to the Calcutta Fire Brigade" substitute the words "Fire Brigade vehicles belonging to the West Bengal Fire Service".

S. N. CHATTERJEE, Commissioner.

বিচার বিভাগ।
JUDICIAL DEPARTMENT

নং ১১০৭-জি.এ।

No. 1137-G.A.

জজ।

Powers.

কুচবিহার।—নং ১০৬৪-জি.এ।—২রা এপ্রিল ১৯৫১।—কুচবিহারের উপ-শাসক শ্রীসারদা রত্নন বসু পদতক প্রথম শ্রেণীর শাসকের ও কোর্টদারী পদবিবির ২৬০ ধারা অনুযায়ী ক্ষমতা প্রসূত হইল।

Cooch Behar.—No. 1064G.A.—2nd April 1951.—Sri Sarada Ranjan Datta Gupta, Deputy Magistrate, Cooch Behar, is vested with the powers of a Magistrate of the first class and with powers under section 260 of the Criminal Procedure Code.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Leave.

Calcutta.—No. 1862-J.—6th April 1951.—Sri B. M. Mandal, Deputy Administrator-General and Official Trustee, West Bengal, is allowed earned leave for forty-five days from the 9th April 1951 under rule 167(ii) of the West Bengal Service Rules, Part I.

NOTIFICATIONS.

Burdwan.—No. 1347J.—16th March 1951.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union bench within the jurisdiction of the said union board of which they are, respectively, members for the purposes of that section:—

Names of members of the union board to constitute union bench in the Katwa subdivision, district Burdwan.

Pandugram union board.

Police-station Ketugram.

Sri Kanai Lal Chatterjee.

Sri Ramprosanna Hazra.

Sri Bhabani Prosad Bhattacharjee.

Janab Abdul Hafiz.

Burdwan.—No. 1348J.—16th March 1951.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union court within the jurisdiction of the said union board of which they are, respectively, members for the purposes of that section:—

Names of members of the union board to constitute union court in the Katwa subdivision, district Burdwan.

Pandugram union board.

Police-station Ketugram.

Sri Kanai Lal Chatterjee.

Sri Ramprosanna Hazra.

Sri Bhabani Prosad Bhattacharjee.

Janab Abdul Hafiz.

No. 1486J.—21st March 1951.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for

trial to the Special Judge presiding on Special Court constituted by notification No. dated 16th September 1949, the cases specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of accused persons.	Offences charged against accused
1. (i)	The Associated Contractors, Ltd., 8, Royal Exchange Place, Calcutta, represented by M.P. Saraf, Chairman.	Section 120B of the Penal Code, 1860 (of 1860), read with 7, 8 and 10 of the Supplies Act, 1924 (Act XXIV of 1924) and clause 8 of Iron and Steel Control Order of sections 7, 8 and Essential Supplies (Act XXIV of 1949) with clause 8 of Steel Control Order
(ii)	Krishan Lal Saraf, 8, Royal Exchange Place, Calcutta.	
(iii)	Mahabir Parshad Saraf, 8, Royal Exchange Place, Calcutta.	
(iv)	D. S. Choradia, 8, Royal Exchange Place, Calcutta.	
2. (i)	D. N. Roy alias Dwijendra Nath Roy.	Section 120B of the Penal Code read with 409 of the Indian Penal Code (Act XLV of 1860) (Act XLV of 1860) of the Penal Code (1860)
(ii)	B. K. Basu alias Benoy Krishna Basu	
	Both partners of Messrs. Staynor and Company, Auctioneers, 25-B, Park Street, Calcutta.	

Burdwan.—No. 1641J.—30th March 1951.—In exercise of the power conferred by sub-section of section 5 of the West Bengal Special Act, 1950 (West Bengal Act X of 1950) the Governor is pleased to direct that the cases mentioned in the schedule below shall be tried by Special Court constituted by notification No. J., dated the 15th September, 1950, under 3 of the Act:—

Schedule.

The State

versus

- (1) Kshetra Nath Banerji, son of late Banerji of Sudpur, police-station Katwa, district Burdwan, (2) Baidyanath Mukherji of (four Gopal Mukherji of La police-station Ketugram, district B and (3) Dibakar Hazra, son of S Hazra of Barkona, police-station district Burdwan, under sections 424/420/109, Indian Penal Code (Act I of 1860).

No. 1713-J.—31st March 1951.—In exercise of the power conferred by article 234 of the Constitution of India the Governor is pleased to supersede all previous orders and to issue the following rules for recruitment to the West Bengal Civil Service (Judicial):—

1. These Rules may be called The Bengal Civil Service (Judicial) Recruitment Rules. They shall come into force immediately.

2. Method of recruitment.—Appointments to the West Bengal Civil Service (Judicial) shall be made on the results of a competitive examination to be conducted by the Public Service Commission, West Bengal.

3. Qualifications.—Every candidate applying for the post shall possess the following qualifications:—

- (a) He must be a citizen of India as defined in Part II of the Constitution of India.
- (b) He should not have attained the age of 35 years on the 1st October of the year in which the examination is held.

- (c) He must be either a graduate in Law of some Statutory University or a Barrister-at-Law or a Member of the Faculty of Advocates in Scotland, or an Advocate or an Attorney on the rolls of the High Court in Calcutta.
- (d) He must be of good health and character and in all respects suitable for appointment to Government service.

The West Bengal State Services Recruitment Rules shall also apply to the West Bengal Civil Service (Judicial) to the extent of such particulars as are common to all other posts and services under the State Government, provided that amendments to such of the Recruitment Rules which may be made from time to time shall be extended to the West Bengal Civil Service (Judicial) on previous consultation with the High Court, Calcutta.

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATION.

Calcutta. No. 137Regn.—30th March 1951.—Governor is pleased to accept the resignation tendered by Janab Syed Ali Abed of his post as Muhammadan Registrar and Kazi of Garden b (Shia Sect), Calcutta, with effect from the 1st August 1950. The license and sanad issued in favour of the said Muhammadan Registrar and should be treated as cancelled with effect from the 8th August 1950.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATIONS.

No. 900-F./F/31/2(2)/51.—28th March 1951.—In exercise of the powers conferred by article 309 of the Constitution and read with article 313 ibid and paragraph 26 of the Adaptation of Laws Order, the Governor has been pleased to direct that the following shall be inserted as note II of rule 196 of West Bengal Service Rules.

"II.—The term 'Medical or Public Health' occurring in this rule includes Medical or municipal hospital or dispensary. In the case of a Government servant at whose place there is no Government or municipal hospital or dispensary, it includes the Medical or dispensary situated nearest to the place of duty."

No. 96-F./F/1H/6/51.—6th April 1951.—The Governor is pleased to direct that all offices under the Department of West Bengal other than the Registrar of Assurances, Calcutta, and the Director of Stamp Revenue, Calcutta, and all Magisterial Courts in West Bengal shall be closed on Friday, the 13th April 1951.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation

NOTIFICATIONS

No. 600-F.T.—27th March 1951.—In exercise of the powers conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), and in supersession of notification No. 2170-F.T., dated the 28th September 1950, the Governor is pleased to make the following order, namely:—

Order.

An excise duty or countervailing duty, as the case may be, shall be imposed on ganja in the respective areas mentioned in column 1 of the table below at the rate specified against each in column 2 thereof:

Table.

Area.	Rate of duty per seer of ganja.
1	2
	Rs. a. p.
(i) (i) Whole of the Calcutta district	
(ii) Police-stations Matlaburuz, Mahesh-tola, Behala, Tollygunge and Budge Budge in the Sadar subdivision and whole of the Barrackpore subdivision of the 24-Parganas district	
(iii) Sadar subdivision and police-stations Uluberia and Bauria in the Uluberia subdivision of the Howrah district	235 9 9
(iv) Police-stations Chinsurah and Magra in the Sadar subdivision and police-stations Serampore, Uttarpara and Bhadrabar in the Serampore subdivision in the Hooghly district	
(2) Whole of the districts of Bardham, Birbhum, Bankura, Midnapore, Murshidabad, West Dinajpur, Malda, Durgachud, Jalpaiguri and Cooch Behar.	182 1 9
(3) Other areas in the State of West Bengal	232 1 9

II. This notification shall come into force on and from the 15th April 1951.

No. 601-F.T.—27th March 1951.—In exercise of the powers conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), and in supersession of notification No. 2171-F.T., dated the 28th September 1950, the Governor is pleased to make the following rule, namely:—

Rule.

Ganja shall not be sold by retail vendors thereof in the respective areas mentioned in column 1 of the following table at prices in excess of or below those specified against each in column 2 thereof:

Provided that in fixing the prices of smaller weights of such ganja under sub-rule (1) of rule 1 of the rules published with notification No. 1307-Ex., dated the 31st January 1939, an allowance not exceeding Rs. 5 per seer over the prices hereby fixed may be given by the Excise Commissioner.

Table.

Area.	Price of ganja per seer.
1	2
(1) Whole of the Calcutta district and of the districts of the 24-Parganas, Hooghly, Howrah and Nadia.	320 0 0
(2) Other areas in the State of West Bengal	270 0 0

II. This notification shall come into force on and from the 15th April 1951.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Darjeeling.—No. M.1M-54/51.—30th March 1951.—In exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the Darjeeling Municipality till the 26th February 1952, the special circumstances in which it has been thought fit to extend the said term of office being that the last general election of the Commissioners of the said municipality having been held in the year 1946-47, the next general election is, under sub-section (3) of section 24 of the said Act, required to be held in the year 1950-51, but such general election cannot be held at that time as it would be of no use to do so in view of the fact that the four-year term of office of the present Commissioners of the said municipality, prescribed by clause (a) of sub-section (7) of section 56 of the said Act, which commenced on the 25th February 1948, will not be completed until the 24th February 1952. According to the proviso to the said sub-section (3) of section 24, therefore, the next general election cannot be held after the year 1950-51, unless the term of office of the present Commissioners of the said municipality is extended beyond the 24th February 1952.

Calcutta.—No. M.1C-38/51(1).—31st March 1951.—The services of Sri A. Niyogi, I.A.S., are placed at the disposal of the Corporation of Calcutta for appointment as the 1st Deputy Executive Officer of the Corporation.

Calcutta.—No. M.2B-9/50.—22nd March 1951.—The following amendment made by the Corporation of Calcutta, under clause (7) of section 478 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), in the bye-laws published under notification No. 85-M., dated the 6th January 1950, has been sanctioned by the Governor under sub-section (1) of section 482 of the said Act, and is hereby published as required by section 486 thereof:—

Amendment.

In the said notification, for Schedule A substitute the following:—

Schedule A.

The following fees shall be payable for licenses issued under Bye-laws 2 and 4 hereof and shall be payable in advance:—

	New Revised Rate.	Rs. a. p.
I. Scaffolding, platform, stand-place, stall, blind, shed, awning, or any other projection of any kind, building materials, earth or any other goods whatsoever referred to in the bye-laws framed under section 559 (18) to which a scale of charges according to area occupied is applicable	(i) Not exceeding 5 days per sq. ft. (ii) Over 5 days per month, or part thereof	0 0 6 0 2 0
II. Bales, wares, goods, merchandise, furniture, stools, benches, chairs, baskets, fruits, vegetables or any other articles whatsoever referred to in the aforesaid bye-laws to which a scale of charges according to the number of articles deposited is applicable	(i) Not exceeding 5 days per article. (ii) Over 5 days per month, or part thereof, per article.	0 0 6 0 2 0
III. Archway, gate or similar contrivances across the road or footpath.	Per structure per diem.	5 0 0
IV. Archway, gate or similar contrivances where advertisements are put up.	Per structure per diem.	25 0 0

[If projections or portions of projections referred to in (I) are more than 8 feet, half the ordinary fees shall be charged for.]

[If the five days limit referred to in (I) and is exceeded the excess period will be charged at the monthly rate.]

[If the structure referred to in (III) does cross the road-way, the fees shall be calculated as prescribed in (I).]

A. The fees in (I), (II) and (III), are licenses obtained beforehand.

B. If the license is not obtained before for (I), (II) and (III), double the ordinary shall be charged and no remission of fees shall be allowed in future.

C. If the area or number of articles is more than that specified in the license, the excess or additional articles shall be charged for at double the ordinary rates.

N.B.—It should be noted that in cases of temporary encroachments where articles are placed on the footpath or roadway preparatory removal and not left there longer than six hours the officers concerned must exercise a reasonable amount of discretion and no fee should be charged provided that no serious obstruction is caused.

This amendment will take effect retrospectively from the 1st April 1948.

No. L.S.-G.1A-4/51(I).—3rd April 1951.—In exercise of the power conferred by sub-section (b) of section 37 of the West Bengal Fire Service Act, 1950 (West Bengal Act XVIII of 1950), the Governor is pleased to make the following amendment in the notification No. L.S.-G.1A-11/50 dated the 20th April 1950, declaring the quantities that shall be deemed to be small quantities certain articles within the meaning of section 4 of the said Act:—

In the list appended to the said notification the second column under the heading "small quantities of the article", for the words figures "Any quantity not exceeding 25 maunds" against the entries "Resin", "Shellac", "Varnish" and "Linseed oil" in the first column under heading "Name of article" substitute the words and figures "Any quantity not exceeding 10 maunds".

No. L.S.-G.1A-4/51(II).—3rd April 1951.—In exercise of the power conferred by clause (b) of section 2 of the West Bengal Fire Service Act, 1950 (West Bengal Act XVIII of 1950), the Governor is pleased to specify the following articles which in his opinion are inflammable and be articles for the purpose of the said clause namely:—

Wool, paper, card board and pressed paper board.

Murshidabad.—No. L.S.-G.3E-13/50(II).—3rd April 1951.—In exercise of the power conferred by clause (b) of section 132 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Governor is pleased to direct that the District Magistrate, Murshidabad, shall exercise and perform in addition to his own duties all powers and duties of the Murshidabad District Board which has been superseded by resolution No. L.S.-G.3E-13/50(I), dated the 10th April 1951, during the period of such supersession.

By order of the Governor
A. ZAMAN, Jt. Secy.

RESOLUTION No. L.S.-G.3E-13/50(1).

Calcutta, the 10th April 1951.

Supersession of the Murshidabad District Board.

Affairs of the District Board of Murshidabad have been a matter of great concern to Government some time past. In October 1949, the Commissioner of the Presidency Division brought to the notice of Government that the District Board deliberately failed to comply with a statutory provision passed by him under section 35 of the Bengal Act, 1885, for transferring the Radharghat to Government and dealt with the case of District Engineer in a manner quite unbecoming to a responsible Local Authority of the District Board. The Divisional Commissioner further reported to Government that the members of the Board were in serious jeopardy and should be either superseded or re-constituted under section 131 of the Bengal Local Self-Government Act, 1885, for incompetence and persistent failure in the performance of statutory duties. Accordingly the District Magistrate, Murshidabad, was directed to make a thorough enquiry into the affairs of the District Board, including the case of District Engineer. The District Magistrate's report revealed many irregularities affecting the functioning of the District Board. Government were satisfied that the District Board of Murshidabad had not merely abused its powers but shown incompetence to perform the duties imposed on it by, or under, the law and accordingly Government order No. L.S.-G.3E-51/49, dated 12th July 1950, issued under section 131 of the Bengal Local Self-Government Act, the District Board was asked to show cause why it should be superseded for the reasons specified below:—

1. Sri Sachindran Nath Mukherji, District Engineer, Murshidabad, was placed under suspension on certain charges and although most of the charges appeared to be serious and were confirmed to have been established by the Enquiry Committee constituted by the Board, the District Board was re-constituted. Fresh charges were brought against the said District Engineer within a few months and though they appeared to be serious, a resolution was passed for the removal of the District Engineer. The manner in which the charges on the two occasions were dismissed indicated that the resolutions were passed only through sheer majority and there was no attempt to consider them on merit.

2. A jeep and a trailer belonging to the District Board were sold in auction for Rs. 515 and Rs. 70, respectively, to two parties. Although the sale proceeds were paid on the day of the auction, the amount was not deposited in the treasury at the same time and no action was taken against the responsible person for withholding the same.

3. The District Board jeep was without an insurance cover for nearly a year. It was claimed by the District Engineer that he gave a receipt of Rs. 70 to a representative of Bagla Insurance Company, but the latter had no connections with the issue of the receipt and for the District Engineer's help to the fraud. No attempt was made by the District Board to probe in the matter.

4. The District Board Budgets for 1947-48, 1948-49 and 1949-50 were adopted by the District Board on 23rd January 1947, 8th June 1948 and 15th January 1949, respectively, in utter contravention of the rule which requires the annual budget to be adopted by the 15th December of the previous year.

5. The District Engineer brought to the notice of the Chairman acts of gross dishonesty on the part of the Sub-Overseer, Kandi, in carrying out the work of the Bigram Dispensary Buildings.

No disciplinary action was taken against him. Similarly in May 1949 the District Engineer complained against the conduct of the acting Overseer, Sadar subdivision to the Chairman but the matter was treated with considerable indulgence.

(6) The lease of Digha and Kalu Khali Fishery which was made by the previous Board according to the normal practice, was cancelled by the present Board after a year. The fishery rights in some District Board tanks were leased for three years by a previous District Engineer in contravention of the term of the notice of auction, with the knowledge of the Chairman. But when the District Engineer, lately dismissed, pointed this out to the Chairman, he took no steps to rescind the auctions. It is difficult to understand why different principles were adopted by the Board on different occasions.

(7) The District Board illegally settled the fishery rights of the side lands of Radharghat-Kandi Road in 1948-49 after its transfer to the Works and Buildings Department.

(8) There were instances of sinking tubewells at premises belonging to members and employees of the District Board.

(9) There were cases of contractors not getting payment for approved works done in emergent circumstances, while payments were being made in the absence of allotments and estimates to contractors who are sons or relations of members of the District Board.

(10) The District Board deliberately ignored an order of the Divisional Commissioner for holding fresh auction for settlement of the Radharghat Ferry in 1949 and for making it over to the Works and Buildings Department after resumption of the ferry by Government.

2. After considering the explanations furnished by the District Board it was held that majority of the charges framed against the Board had been proved and that it should not be allowed to continue.

3. Before finally deciding the question of supersession of the Board Government considered whether it would be possible to reconstitute the Board by a fresh general election on the basis of the present electoral roll, prepared in 1947, which does not include female voters, though according to the present law females are also eligible to exercise their right of franchise in elections to District Boards.

4. Government are, however, advised that reconstitution of the District Board on the basis of the present electoral roll would not be valid and that legislation purporting to exclude female voters from the electoral roll would be bad in law. The public feeling in regard to the question of supersession and reconstitution of the Board was also ascertained and it was found that the consensus of opinion was that the Board should be superseded and that a general election should be held on fresh electoral roll.

5. In view of the circumstances stated above and after very careful consideration of the whole matter, Government have come to the conclusion that the District Board of Murshidabad has proved incompetent to perform and has made default in the performance of the duties imposed on it by or under the Bengal Local Self-Government Act, 1885, and that it has exceeded and abused its powers. In exercise of the power conferred by section 131 of the said Act, the Governor is accordingly pleased to supersede the Murshidabad District Board for the period from the date of publication of this resolution till the 31st March 1952.

6. ORDERED that this resolution be published in the Calcutta Gazette.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.1448/DHS/1B-13/50/ K W.—30th March 1951.—Dr. B. P. Tribedi, M.B. (Cal.), D.B. (Lond.), F.N.I., Professor of Pathology, Medical College, Calcutta, and Bacteriologist to the Government of West Bengal, is granted leave on average pay for the period from the 17th April 1951 to the 5th May 1951 under rule 184(b)(ii) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl.1387/DHS/1S-6-50.—27th March 1951.—The Governor is pleased to appoint the following as members of the Faculty of Tropical Medicine and Hygiene, West Bengal, for a period for three years with effect from the 8th January 1951:—

- (1) Dr. Brajaballav Shaha, M.B., D.T.M. & H. (Lond.), Visiting Physician, Carmichael Medical College, Calcutta.
- (2) Dr. Sailen Sen, M.B. M.R.C.P. (Edin.), Lake Medical College, Calcutta.
- (3) Dr. R. Ahmed, Hon'ble Minister, Co-operation, Credit, Relief and Rehabilitation Department, West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl.1352/IN-26/50/K.W.—22nd March 1951.—Dr. Miss N. Sen, M.B.B.S. (Punjab), D.C.H. (London) and D.T.M. & H. (London), formerly Training Reserve Officer of Women's Medical Service, is placed on supernumerary duty at the Lady Dufferin Victoria Hospital, Calcutta, with effect from the date on which she joined the institution.

Calcutta.—No. Medl.1367/CF/1A-15/50.—26th March 1951.—Assistant Surgeon Dr. Sudhendu Kumar Ganguli, M.B., D.T.M. (Cal), D.T.M. & H. (Lond.), F.R.F.P. & S. (Glas.), officiating as Professor of Clinical Medicine, Medical College, Calcutta, on being relieved was appointed to act, until further orders, as the Teacher of Medicine, Nilratan Sarkar Medical School, Calcutta, with effect from 27th October 1950 (afternoon), *vice* Dr Arabinda Mandal.

Calcutta.—No. Medl.1368/CF/1A-13/50.—26th March 1951.—Assistant Surgeon Dr. Arabinda Mandal, M.B.Ch.B. (Edin.), officiating as Teacher of Medicine, Nilratan Sarkar Medical School, Calcutta, on being relieved was appointed to act, until further orders, as Deputy Superintendent, Nilratan Sarkar Medical School and Hospital, Calcutta, with effect from 27th October 1950 (afternoon).

Calcutta.—No. Medl.1399/DHS/1N-3/49.—28th March 1951.—Temporary Assistant Surgeon Dr. Nemai Charan Samanta, Demonstrator of Physiology, Medical College, Calcutta, now employed as Demonstrator of Pathology in the same institution, was granted leave for the period from the 19th July 1950 to the 8th November 1950, viz.,—

- (i) earned leave for forty-two days from 19th July 1950 under rule 168(I) of the West Bengal Service Rules (Part I),
- (ii) leave on half average pay on medical certificate for the period from the 30th August 1950 to the 29th October 1950 under rule 173(2) and (3) of the West Bengal Service Rules (Part I), and
- (iii) extraordinary leave for the remaining period under rule 174(I) of the West Bengal Service Rules (Part I).

No. Medl.1451/CF/1J-7-50.—30th March 1951.—Temporary Assistant Surgeon Dr. Jogesh Mitra was granted leave for the period from 6th February 1950 to 22nd December 1950 follows:—

(1) earned leave for five days from February 1950 to 10th February 1950 under rule 168(I) of the West Bengal Service Rules,

(2) extraordinary leave from the 11th February 1950 to 7th May 1950 under rule *ibid*;

(3) leave on medical certificate for five days from the 8th May 1950 to 22nd May 1950 under rules 173(2) and 173(3) *ibid*,

(4) extraordinary leave for three days from 23rd May 1950 to 25th May 1950 under rule 174(I)(a) *ibid*;

(5) extension of extraordinary leave from 26th May 1950 to 22nd December 1950 in pursuance of rules, as a special case.

Calcutta.—No. Medl.1452/CF/1J-7-50 March 1951.—Temporary Assistant Surgeon Jogesh Charan Mitra was placed on supernumerary duty at the Medical College Hospital, Calcutta, with effect from the 23rd December 1950.

By order of the Govt.
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS

Murshidabad.—No. P.H. 1950/2R-34/1 April 1951.—The following draft of an amendment which, in exercise of the power conferred by section 311 of the Bengal Municipal Act (Bengal Act XV of 1932) the Governor is pleased to make in the rules for the supply of water to premises in the Berhampore Municipality, published with notification No. 1879P.H. the 16th September 1936, as subsequently amended, is published for the information of the public, and is likely to be affected thereby.

The draft will be taken into consideration after 15th May 1951, and any objection or suggestion with respect thereto, which may be made by the undersigned through the District Engineer and the Divisional Commissioner before the date, will be duly considered.

Draft amendment.

For sub-rule (2) of rule 16 substitute the following:—

"(2) For all water in excess of the allowed under sub-rule (1) such occupier shall be charged quarterly as follows:—

Per 1,000 l

(a) For any excess quantity of water not exceeding one-half of the amount of the allowance prescribed in sub-rule (1)

(b) For any further excess quantity of water exceeding one-half of the amount of the allowance prescribed in sub-rule (1) but not exceeding that amount

and

(c) For any further excess quantity of water exceeding the amount of the allowance prescribed in sub-rule (1)

Para.—No P.H.949/2R-20/51.—3rd April
Whereas the Governor is satisfied that the
localities of Bankura, Vishnupur and Sonar
are threatened with an outbreak of small-

therefore, in exercise of the power con-
ferred by section 2 of the Epidemic Diseases Act,
Act III of 1897), the Governor is pleased to
make the following temporary regulations for
prevention and control of small-pox, and for
isolation, isolation, observation and
treatment of persons suffering from, or suspect-
ing infected with, small-pox in the said
localities for a period of four months.

any regulations for the prevention and control of small-pox.

these regulations, unless there is any
preamble in the subject or context:—

Health Officer" means the Health Officer
municipality;

Sanitary Inspector" means a Sanitary
Inspector appointed by the municipality;

Small-pox" means any disease accom-
panied by eruption of vesicles or pustules;

Patient" means a person suffering from or
suspected of suffering from small-pox;

Medical practitioner" means any person
of the medical profession.

Notices.

When the Health Officer or a
Sanitary Inspector considers that the issue of a
notice under regulation 20 is likely to lead to such
spread of small-pox as might facilitate the spread
of the disease he may forthwith take such steps as
may be fit for carrying out the work, and
as soon as possible, issue a notice
concerned stating the reasons why
it has been carried out.

Any measure which the Health Officer or
Sanitary Inspector has, by a notice issued under
regulation 20, required to be carried out, he not
withstanding to his satisfaction within the time
specified in the notice the Health Officer or a
Sanitary Inspector shall be entitled to carry out
the same.

Cost and compensation.

All expenses incurred in carrying out
in pursuance of an order issued under
these regulations shall be paid by the municipality
except where the order directs a person
to do any work in relation to property in his
possession in which case the expenses shall be paid
by him.

That where the conditions, which led
to the issue of a Sanitary Inspector to pass
an order, are not attributable to any act or
omission of the person in possession of the property,
the municipality may pay to such person the
amount of the expenses incurred by him
in carrying out the order.

The municipality may recover all expenses
incurred by the Health Officer or a Sanitary
Inspector in carrying out the measure under
these regulations from the person or persons to whom
the order was originally issued.

The municipality shall pay adequate com-
pensation to any person who has sustained sub-
stantial loss or damage by reason of anything done
in pursuance of these regulations:

Provided that no person shall receive any com-
pensation for anything done or suffered under
these regulations, if he has failed to carry out
an order, issued under these regulations within
the time specified in the order and to the satisfac-
tion of the Health Officer or a Sanitary Inspector.

Location of disease.

6. When a case of small-pox occurs in a
house, the nearest male relative in attendance
upon the patient, or in the absence of any such
relative the occupier of the house, or if the
occupier be the patient, the senior male inmate
of the house other than patient of the house
shall within twenty-four hours of the onset of the
disease, give information regarding the occurrence
of such case either personally or in writing to the
nearest Sanitary Inspector. When the inmates
of the house are all females the medical attendant
or the senior male inmate of the nearest house
shall give the required information.

7. (1) Every medical practitioner called in to
attend upon any case of small-pox shall forth-
with give notice of the case by a special messenger
to the Health Officer or a Sanitary Inspector and
the cost of such messenger in each case shall be
defrayed by the municipality.

(2) The doctor-in-charge of a hospital or a
dispensary within the municipality shall forthwith
give notice of any case of small-pox brought to
such hospital or dispensary for treatment to a
Sanitary Inspector or to the Health Officer by
a special messenger and the cost of such messenger
in each case shall be defrayed by the municipality.

8. Registrars of births and deaths shall supply
to the Health Officer or a Sanitary Inspector such
periodical returns of cases of small-pox as he may
from time to time call upon them to furnish.

9. The Health Officer or a Sanitary Inspector
may examine any person who is or suspected to
be, suffering from small-pox or who, in his
opinion, may be infected with or likely to spread
small-pox.

Isolation of patients

10. When the Health Officer or a Sanitary
Inspector considers that the isolation of any
patient is a precaution necessary for the protec-
tion of the neighbouring population, he shall
order the patient to observe isolation and may
order the nearest relative in attendance on the
patient, or the occupier of the house in which the
patient is staying to arrange for the isolation of
the patient in such a manner and for such a time
as may be approved by the Health Officer or a
Sanitary Inspector.

He shall not direct the patient to be removed
from the house unless it is, in his opinion, impos-
sible to make proper arrangements for his isolation
therein.

11. The Health Officer or a Sanitary Inspector
may order that any person, who has been in
contact with a person found to be suffering from
small-pox, shall be segregated for a period not
exceeding a fortnight in a manner and in a place
to be approved by the Health Officer or a Sanitary
Inspector.

12. The Health Officer or a Sanitary Inspector
may order that any person who has been in
contact with a person found to be suffering from
small-pox shall be vaccinated or re-vaccinated
within a time to be specified in the order.

13. No person shall enter any place wherein
a patient is isolated under regulation 10 without
the permission of the Health Officer or a Sanitary
Inspector.

14. When a patient has been removed from a house for isolation under regulation 10, the municipality shall provide for him free of charge a suitable place, with necessary attendants, diet, etc.

15. No person, who is or has been suffering from small-pox, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.

16. No person while suffering from evident symptoms of small-pox or in the convalescent state of the disease with scabs of pocks on his body shall expose himself in any street, road, public place, shop, bazar or any place used in common by persons other than members of the family or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and treatment.

17. The Health Officer or a Sanitary Inspector may, during the prevalence of any outbreak of small-pox, order that any bazar, shop, or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela or other gathering to which people from several villages commonly or periodically resort.

Miscellaneous.

18. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency and within such time as may be specified in the order, such measures for the disinfection of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.

19. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the Health Officer or a Sanitary Inspector is of opinion that such person has been in contact with any one suffering from small-pox.

20. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with a patient to act as a vendor of any article for such period as may be specified in the order.

21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.

22. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature, such as lime-washing of house, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.

23. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of small-pox and may cause any such clothes to be destroyed.

24. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.

25. No person shall expose in any street, shop, bazar or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such article to be carried in any public conveyance, but nothing in

this regulation shall apply to a person who transmits with proper precautions, and without spreading the disease any such article, or to a person who has the same disinfected.

26. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of small-pox without the previous written permission of the Health Officer or the Sanitary Inspector, and without proper precautions against spreading the disease.

27. No person shall, without the permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burial.

28. The Health Officer or a Sanitary Inspector may approve burning or burial grounds by order direct either generally or specially in respect to any specified area, that corpse shall not be burned or buried at places other than so approved by him.

29. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall cause the clothes or other articles from such corpse to be reduced to ashes.

30. The Health Officer or a Sanitary Inspector may direct that no person shall bury or be buried any corpse, which in the opinion of the Health Officer, is likely to spread small-pox, in a grave, not constructed of a masonry of 6 feet deep.

31. The Health Officer or a Sanitary Inspector may order that no *dome* or other person employed for the disposal of corpses shall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such *dome* or other person has given notice at least one month previously of his intention to withdraw.

32. The Health Officer or a Sanitary Inspector may through any person authorized by him or inspector in that behalf so authorized forbid any corpse which in the opinion of the Health Officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of the disease.

33. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with a case or suspected case of small-pox to appear before him at a time to be stated in the order at any place not more than one mile from the place where such person resides or is at the time when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect said custom.

34. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect said custom.

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3. Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

35. The Health Officer or a Sanitary Inspector may, with such assistant (if any) as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or buildings used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

36. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be subject to these regulations.

37. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (a) at such public vaccination stations as may be opened by the municipality or (b) by house visits in the case of such persons as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.

Persons desirous of being vaccinated in their houses other than those specially exempted by sub-regulation (1) shall pay a fee of annas for each vaccination for which they shall obtain a printed receipt: provided that the total amount of fees payable for any number of operations performed in one family at the same house at the same time shall not exceed annas eight:

provided also the Municipal Commissioners at any time may, by a resolution, direct vaccination persons in their own houses to be carried out at charges.

38. Orders issued by the Health Officer or Sanitary Inspector under these regulations shall be binding.

39. The officer issuing such orders shall cause them to be served upon any persons named therein.

40. The nearest relative of a patient or the occupier of the house in which the patient is lying shall, if a copy of the order under regulation 39 has been served upon him, give to a Sanitary Inspector or to the Health Officer immediate notice of any disobedience of the order by the patient.

Enactment.—No. P H.950/2R-20/51.—3rd April 1951. Whereas the Governor is satisfied that the Government of Bengal is threatened with an outbreak of small-pox:

and, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to make the following temporary regulations for the prevention and control of small-pox, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with, small-pox in the district for a period of four months:—

Temporary regulations for the prevention and control of small-pox.

In these regulations, unless there is any repugnant in the subject or context—

“**Sanitary Inspector**” means the Health Officer appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885 (Bengal Act of 1885);

“**Sanitary Inspector**” means a Sanitary Inspector appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885;

“**Board**” means a District Board constituted under the Bengal Local-Self-Government Act of 1885;

“**Union Board**” means a Union Board constituted under the Bengal Village Self-Government Act, 1919;

“**small-pox**” means any disease accompanied by an eruption of vesicles or pustules;

“**patient**” means a person suffering from or suspected to be suffering from small-pox;

“**medical practitioner**” means any person practising the medical profession.

Notices.

2. If in any case the District Health Officer considers that the issue of a notice under regulation 20 is likely to lead to such an amount of delay as might facilitate the spread of small-pox, he may forthwith take such steps as he may think fit for carrying out the work, and shall thereupon, as soon as possible, issue a notice on the person concerned stating the reasons why such work has been carried out.

3. If any measure which the District Health Officer has, by a notice issued under regulation 20, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the District Health Officer shall be entitled to carry out the measure.

Costs and compensation.

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expense shall be paid by such persons:

Provided that where the conditions which led the District Health Officer to pass such an order, are not attributable to any act or default of the person in possession of the property, the Board may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The Board may recover all expenses incurred by the District Health Officer in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.

5. The Board shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease.

6. When a case of small-pox occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, the senior male inmate of the house other than the patient of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of the chaukidar or other village watchman to the nearest Sanitary Inspector.

7. (1) Every medical practitioner called in to attend upon any case of small-pox shall forthwith give notice of the case by a special messenger to the nearest member of the outdoor staff of the Board and to the District Health Officer by post and the cost of such messenger in each case shall be defrayed by the Board.

(2) The doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of small-pox brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the District Health Officer by post, and the cost in each case shall be defrayed by the Board.

8. Presidents of Union Boards in union board areas and thanna officers in non-union board areas shall supply to the District Health Officer such periodical returns of cases of small-pox as he may from time to time call upon them to furnish.

9. The District Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from small-pox or who, in his opinion, may be infected with or likely to spread small-pox.

Isolation of patients.

10. When the District Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying, to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the District Health Officer.

He shall not direct the patient to be removed from the house unless it is, in his opinion, impossible to make proper arrangements for his isolation therein.

11. The District Health Officer or a Sanitary Inspector may order that any person, who has been in contact with a person found to be suffering from small-pox, shall be segregated for a period not exceeding a fortnight in a manner and in a place to be approved by the District Health Officer.

12. The District Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from small-pox shall be vaccinated or re-vaccinated within a time to be specified in the order.

13. No person shall enter any place wherein a patient is isolated under regulation 10 without the permission of the District Health Officer or a Sanitary Inspector.

14. When a patient has been removed from a house for isolation under regulation 10, the Board shall provide for him free of charge a suitable place, with necessary attendants, diet, etc.

15. No person, who is or has been suffering from small-pox, shall leave the place where he has been staying until he has received from the District Health Officer or a Sanitary Inspector written permission to do so.

15A. No person while suffering from evident symptoms of small-pox or in the convalescent state of the disease with scabs or pocks on his body shall expose himself in any street, road, public place, shop, bazar or any place used in common by persons other than members of the family or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and treatment.

Miscellaneous.

16. The District Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency and within such time

as may be specified in the order, such means the disinfection of any premises in the vicinity of such person or for the disinfection of any of his personal effects as the officer or inspector may consider necessary.

16A. The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in writing in that behalf may, during the prevalence of any outbreak of small-pox, order the bazar, shop or other public place shall be closed for such time as may appear to him necessary and may forbid the holding of any *mela* or other gathering to which people from several villages commonly or periodically resort.

17. The District Health Officer or a Sanitary Inspector may direct the owner or occupier of premises to take steps to have vaccinated or vaccinated within a time to be specified in the order any person residing on such premises and the control of such owner or occupier if the District Health Officer is of opinion that such person has been in contact with any one suffering from small-pox.

18. The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with a patient to act as vendor of any article for such period as may be specified in the order.

18A. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried to a hospital with the following precautions against spreading the disease, namely:—

(i) that he is so well covered that the discharges and scabs from the lesions do not come into contact with the body of the conveyance;

(ii) that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and

(iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.

18B. Every conveyance in which a patient or a dead body of a person who has died of small-pox or any article that has been in contact with a patient is carried shall be disinfected before it is used again. The disinfection will be effected—

(i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;

(ii) in the case of a conveyance carrying clothing, bedding or other article of a patient to the disinfecting station, by the authorities of the station; and

(iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such other persons as shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), isol (1 in 500) or of saponified cresol (1 in 100).

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the District Health Officer or a Sanitary Inspector.

19A. No person shall expose in any street, bazar or any public place any clothing, bed or other article which has been in contact with a patient or shall cause or suffer such article to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits any such article for the purpose of having the same disinfected with the following precautions against spreading the disease:—

(i) the article is so well covered with a strong solution of formalin (1 in 400), lysol (1 in 500), isol (1 in 500) or of saponified cresol (1 in 100).

1 in 100), that it does not come directly in touch with the body of the conveyance;

the article is taken to the disinfecting station and the conveyance does not halt at any place for transacting any business; and

excepting one attendant for the purpose of the infected articles to the disinfecting station no other person is carried in the conveyance.

The District Health Officer or a Sanitary Inspector may issue general orders that by a special certain sanitary precautions of a simple kind, such as lime-washing of houses, clearing of streets or the removal of filth or rubbish shall be taken to his satisfaction.

No person shall carry or permit to be carried in a public conveyance the dead body of a person who has died of small-pox without the written permission of the District Health Officer or a Sanitary Inspector and without the following precautions against spread of the disease:—

(1) The dead body is so well covered with a cloth in a strong solution of formalin (1 in 400), (1 in 500), (1 in 1000), or of saponified lime (1 in 100) that the discharge and scabs from the body do not come directly into touch with any part of the conveyance;

(2) The dead body is taken to the burial or interment ground direct and the conveyance does not halt at any other place for transacting any business; and

excepting attendants for the dead body no other person is carried in the conveyance at the same time.

The District Health Officer or a Sanitary Inspector may prohibit persons from retaining or wearing clothes taken from the bodies of persons who have died of small-pox and may cause any such clothes to be destroyed.

No person shall, without written permission of the District Health Officer, dispose of a dead body except by burning or burial.

The District Health Officer may approve or disapprove burial grounds and may by order declare any area, whether generally or specially in respect to burial, to be a burial area, that corpses shall not be burned or buried at places other than those so approved.

No person burning or causing to be burned any corpse shall cause the same to be reduced to ashes and shall likewise burn or cause to be burned any clothes or other articles brought with the corpse to be reduced to ashes.

The District Health Officer may direct any person to bury or cause to be buried any corpse, which in the opinion of the District Health Officer, is likely to spread small-pox, in a place not constructed of masonry and less than 6 feet deep.

The District Health Officer may order any person or other servant of the Board to perform his duties without the permission of the District Health Officer unless such person or servant of the Board has given notice in writing not less than one month previously of his intention to withdraw.

The District Health Officer or a Sanitary Inspector may through any person authorised by him or inspector in that behalf seize and remove any corpse which in the opinion of the District Health Officer or Sanitary Inspector is infected with or is likely to be infected with small-pox, unless the relatives or friends of the deceased person satisfy him that they are

prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.

28. (1) The District Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of small-pox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.

29. (1) The District Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions and shall admit of due respect of the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

30. The District Health Officer or a Sanitary Inspector may, with such assistants (if any) as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

31. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be subject to these regulations.

32. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (a) at such public vaccination stations as may be opened by the District Board or (b) by house to house visits in the case of such females as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.

(2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulation (1) shall pay a fee of two annas for each vaccination for which they shall get a printed receipt, provided that the total amount of fees payable for any number of operations performed in one family at the same house and at the same time shall not exceed annas eight.

33. (i) Orders issued by the District Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.

(iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 10 has been served upon him, give to the nearest Sanitary Inspector or to his office immediate notice of any disobedience of the order by the patient.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Midnapore.—No. P.H.980/3I-8/51.—5th April 1951.—Dr. Hari Sadhan Ghosh, M.B., D.P.H., D.T.M., Subdivisional Health Officer, Jhargram, was granted leave for eighteen days from the 3rd March 1951 under rule 168(I) of the West Bengal Service Rules, Part I.

Bankura-Hooghly.—No. P.H.986/H-20/51.—5th April 1951.—Dr. S. B. Roy, M.B., D.P.H., Subdivisional Health Officer, Bankura Sadar, is hereby transferred to Arambagh subdivision in the district of Hooghly in the interest of public service.

Midnapore-Jalpaiguri.—No. P.H. 987/H-20/51.—5th April 1951.—Dr. G. C. Pal, M.B., D.P.H., Subdivisional Health Officer, Midnapore Sadar, is hereby transferred to Alipur Duars subdivision in the district of Jalpaiguri in the interest of public service.

No. P.H. 988/H-20/51.—5th April 1951.—On completion of training in the D.P.H., Course at the All-India Institute of Hygiene and Public Health, Calcutta, the following Subdivisional Health

Officers are posted in the subdivisions note each :—

- (1) Dr. J. Nath, M.B.—Bankura Sadar
- (2) Dr. P. C. Ganguly, M.B.—Jalpaiguri Sadar.
- (3) Dr. S. K. De, M.B.—Burdwan Sadar
- (4) Dr. P. N. Guha Biswas, M.B.—Tamluk
- (5) Dr. A. K. Pal, M.B.—Diamond Harbour
- (6) Dr. S. C. Panja, M.B.—Malda.

By order of the Govt.
P. M. DATTA, A

DEPARTMENT OF WORKS AND BUILDINGS Establishment NOTIFICATION.

No. 16.—2nd April 1951.—Sri Suchi Ghosh, Executive Engineer, Design No. 1, is allowed, under rule 167(a) of Bengal Service Rules, Part I, earned forty-eight days, with effect from 9th April 1951.

By order of the Govt.
S. K. MAJUMDAR,

DEPARTMENT OF IRRIGATION AND WATERWAYS NOTIFICATIONS.

No. 10-I.—29th March 1951.—In exercise of the power conferred by sub-section (3) of section 33 of Development Act, 1935 (Bengal Act XVI of 1935), the Governor is pleased to declare the Khari-Mahamaya described below within the district of the 24-Parganas to be a dead and decayed river :—

Serial No.	Name of river or natural drainage course.	From				Passing through mauzas with jurisdiction list No.	To			
		Mauza.	Pargana.	Thana.	District.		Mauza.	Pargana.	Thana.	District.
1	2	3	4	5	6	7	8	9	10	11
1	Khari-Mahamaya khal.	Uttar Kasl-nagar.	Hatlagarh Khari.	Mathurapur	24-Parganas	Uttar Kasl-nagar, jurisdiction list No. 60.	Uttar Kasl-nagar.	Hatlagarh	Mathurapur	24-Parganas

No. 11-I.—29th March 1951.—Whereas it appears expedient to carry out a scheme to provide drainage facilities by the clearance of silt from the Khari-Mahamaya khal for a length of about 2½ mile in the schedule below for improving drainage conditions of the Khari-Mahamaya basin measuring about miles in the district of the 24-Parganas ;

Now, therefore, in exercise of the power conferred by section 30 of the Bengal Development Act, 1935 (Bengal Act XVI of 1935), the Governor is pleased to propose that a scheme to provide for such better drainage should be drawn up and carried into execution.

Any objection in writing with respect to the said proposal received by the Collector, 24-Parganas, person interested on or before the 12th May 1951 will be duly considered :—

The Schedule.

Name of the khal	From					To				
	Mauza.	Pargana.	Thana.	Subdivision.	District.	Mauza.	Pargana.	Thana.	Subdivision.	District.
Khari-Mahamaya khal.	Uttar Kasl-nagar.	Hatlagarh Khari.	Mathurapur.	Diamond Harbour.	24-Parganas.	Uttar Kasl-nagar.	Hatlagarh	Mathurapur.	Diamond Harbour.	24-Parganas.

By order of the Govt.
A. M. KUSARI,

No. 16.—3rd April 1951.—The Governor is pleased to sanction the shifting of the headquarters of the Mayurakshi Dam Division No. 1 of the Mayurakshi Dam Circle from Alipore, district 24-Parganas, to Suri, district Birbhum, with effect from the 1st of April 1951 or any subsequent date on which the shifting actually takes place.

No. 17.—3rd April 1951.—In connection with the work of construction of a road bridge over the Tilpara Barrage of the Mayurakshi Reservoir Project, the Governor is pleased to sanction the creation of a temporary subdivision under the

Mayurakshi Barrage Division to be designated the Tilpara Bridge Construction Subdivision, with headquarters at Suri, district Birbhum, from the date of creation of the Subdivision the 29th February 1952.

By order of the Govt.
A. B. GANGULI, A

No. 18.—6th April 1951.—Sri Chandra Aich, officiating Executive Engineer, West Midnapore Division, is transferred in the interests of the

and appointed to act as Executive Engineer, Hooghly (Irrigation) Division under the Eastern Circle, until further orders.

19-6th April 1951.—Sri Dinendra Nath officiating Executive Engineer, Hooghly Irrigation Division under the Eastern Circle, is ordered in the interests of the public service to act until further orders, as Executive Engineer, West Midnapore Division under the Western Circle, *vice* Sri Sachindra Nath Acharya, officiating Executive Engineer.

By order of the Governor,
S. K. DEY, Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATION.

7-11-9th March 1951.—Sri Shyam Mukherjee, temporary Assistant Engineer, Subdivisional Officer, Headworks Subdivision No. 1 of the Mayurakshi Barrage Division, is ordered in the interest of the public service to be appointed temporarily to hold charge of Champalanga Subdivision of the Hooghly Irrigation Division until further orders.

G. B. MONDAL,
Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

RESOLUTION No. 1269-Com.

Calcutta, the 31st March 1951.

Whereas a report has been made by the Registrar of Joint Stock Companies, West Bengal, as a result of an investigation made by him under section 137 of the Indian Companies Act, 1913 (VII of 1913), in respect of the management of the National Nutriments Limited

and whereas in the said report certain complaints have been made against the said Company and a resolution for the appointment of an Inspector has been made to investigate and report on the affairs of the said Company.

Whereas the Government considers it desirable that an Inspector should be appointed under section 138 of the said Act to investigate and report on the affairs of the said Company with particular reference to the complaints made in the said report

therefore, the Governor in exercise of the powers conferred by clause IV of section 138 of the Companies Act, 1913, read with Government of India notification No. 8313-11-CL/37, dated the 26th March 1951, is pleased to appoint Sri S. N. Banerjee of 10, 1st Office Street, Calcutta, to be the Inspector to enquire into and report on the affairs of the National Nutriments Limited, of 12, Chowringhee, Calcutta. The Governor is also pleased to direct that Sri S. N. Banerjee shall receive a consolidated fee of Rs. 1,000 exclusive of any travel allowance or halting charges which may be payable at the rates applicable to an officer drawing not exceeding Rs. 750 per mensem, if the Inspector, in course of his duty as such Inspector, is required to go out of Calcutta.

Order.

That a copy of this resolution be forwarded to the Registrar of Joint Stock Companies, Bengal, the Managing Director, National

Nutriments, Ltd., Sri S. Chatterjee, Receiver of the National Nutriments, Ltd., and Sri S. N. Banerjee, for information.

By order of the Governor,
B. C. KUNDU, Dy. Secy.

LABOUR DEPARTMENT

NOTIFICATIONS

No. 2002-Lab.—2nd April 1951.—Sri D. Chatterjee, Deputy Labour Commissioner, West Bengal, was allowed earned leave for the period from the 27th February 1951 to the 19th March 1951 under rule 167(n) of the West Bengal Service Rules, Part I.

No. 2014-Lab.—2nd April 1951.—The following draft of an amendment which in exercise of the power conferred by section 48 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor proposes to make in the Bengal Industrial Disputes Rules, 1947, as subsequently amended, is published for the information of persons likely to be affected thereby.

The draft will be taken into consideration on or after the 1st May 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered.

Draft amendment.

After rule 27 of the said rules add the following rule, namely:—

- 27A. (1) The Tribunal may direct a party applying for a summons on a witness (where necessary) to make payments in cash to the Cashier of the Tribunal a sum sufficient to cover expenses of such witness referred to in rule 27.
- (2) Any money received by the Cashier under sub-rule (1) shall be entered in a separate peremptory account in a peremptory Cash Register as prescribed in Form No. (A)24 of the Civil Rules and Orders, Volume II, and shall be disbursed without delay after the witness is disposed of by the Tribunal.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS

No. 83(2)/48/51-W.C.—19th March 1951.—In partial modification of this Labour Directorate notification No. 83-L.C., dated 3rd December 1948, published in Part I at page 1662 of the Calcutta Gazette, dated 16th December 1948, the names of "Mr. W. A. Harrington" and "Sri Parsuram Sharma", members nominated by the employers to the Works Committee in Jas Alexander & Co., Ltd., 15, Watgunge Street, Kidderpore, Calcutta, are hereby cancelled and the names of "Sri Rakhal Chand Chandra" and "Sri Benoy Krishna Dutta" are published in their places for general information.

No. 2(3)/48/51-W.C.—26th March 1951.—The name of "Mr. J. Waddell", a member nominated by the employers to the Works Committee in the Orient Jute Mills Co., Ltd., Kalipore, Budge Budge, 24-Parganas, as published in this Directorate notification No. 2(1)48-W.C., dated 10th August 1950, is hereby cancelled and the name of "Mr. W. T. Paton" is published in his place for general information.

No. 36(5)/48/51-W.C.—28th March 1951.—In partial modification of this Labour Directorate notification No. 36-L.C., dated 24th June 1948, published at page 902, Part I of the *Calcutta Gazette*, dated 8th July 1948, as amended by notification No. 36(2)/49-L.C., dated 22nd March 1949, published in Part I at page 564 of the *Calcutta Gazette*, dated 31st March 1949, the names of "Mr. A. K. Donaldson", "Mr. T. I. Farguharson" and "Mr. G. Robertson", members nominated by the employers to the Works Committee in the Samnuggar Jute Factory Co., Ltd. (South), post office Garulia, 24-Parganas, are hereby cancelled and the names of "Mr. W. Macfarlane", "Mr. J. Mack" and "Mr. J. MacMorrow" are published as members nominated by the employers to the above Works Committee for general information.

No. 2(4)/49/51-W.C.—29th March 1951.—In partial modification of this Labour Directorate notification No. 2-L.C., dated 5th January 1949, published in Part I at page 216 of the *Calcutta Gazette*, dated 3rd February 1949, the name of "Sri Sushil Kumar Roy", a member elected by the workers as their representative to the Works Committee in the National Iron & Steel Co., Ltd., Belur, Howrah, from constituency No. 4, is hereby cancelled and the name of "Sri Kali Sarkar Chakravarty" is published in his place for general information as a member to the above Works Committee elected at the by-election in constituency No. 7.

No. 26(4)/49/51-W.C.—29th March 1951.—In the Labour Directorate notification No. 26-L.C., dated 7th April 1949, published at page 645, Part I of the *Calcutta Gazette*, dated 21st April 1949, and subsequent notification No. 26(1)/49-W.C., dated 3rd August 1949, No. 26(2)/49-W.C., dated 17th March 1950 and No. 26(3)/49-W.C., dated 17th August 1950, published in the *Calcutta Gazette* on 18th August 1949, 6th April 1950 and 31st August 1950 respectively for "Adamjee Jute Mills, Ltd." read "Shree Ambica Jute Mills, Ltd."

No. 30(11)/48/51-W.C.—29th March 1951.—In partial modification of this Labour Directorate notification No. 30-L.C., dated 14th June 1948, published in Part I at page 844 of the *Calcutta Gazette*, dated 24th June 1948, as amended by notification No. 30(5)/48-W.C., dated 10th October 1949, published at page 1856, Part I of the *Calcutta Gazette*, dated 20th October 1949, the name of "Mr. J. Boland", a member nominated by the employers to the Works Committee in Waverly Jute Mills Co., Ltd., Shammagar, 24-Parganas, is hereby cancelled and the name of "Sri A. K. Ghose" is published in his place for general information.

No. 6(2)/48/51-W.C.—30th March 1951.—In partial modification of this Labour Directorate notification No. 6-L.C., dated 17th May 1948, published in Part I at page 761 of the *Calcutta Gazette*, dated 10th June 1948, the name of "Sri M. Dugar", a member nominated by the employers to the Works Committee in the Olive Mills Co., Ltd., 43/1, Garden Reach, Calcutta, is hereby cancelled and the name of "Sri Onkar Prosad Saccariah" is published in his place for general information.

No. 32(4)/49/51-W.C.—29th March 1951.—In partial modification of this Labour Directorate notification No. 32-L.C., dated 18th April 1949, published in Part I at page 700 of the *Calcutta Gazette*, dated 28th April 1949, the names of "Mr. W. D. Wilson" and "Mr. W. Ower", members nominated by the employers to the Works Committee in the Victoria Jute Works, post office Telinipara, Hooghly, are hereby cancelled and the names of "Mr. R. S. Milne" and "Mr. W. S. Landsman" are published in their places for general information.

No. 34(5)/49/51.—31st March 1951.—In partial modification of this Labour Directorate notification No. 34-L.C., dated 18th April 1949, published in Part I at page 701 of the *Calcutta Gazette*, dated 28th April 1949, the names of "Sri Tajendra Lahiri" and "Jonab Mahamaddin", members elected by the workers to the Works Committee in Bally Jute Co., Ltd., Bally, Howrah, from constituencies Nos. 2 and 4, respectively, are hereby cancelled and the names of "Sri Mintyujoy G" and "Jonab Goffur Mia" are published, respectively, in their places as members elected by workers to the above Works Committee in the election held in constituencies Nos. 2 and 4.

No. 6-W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the men constituting the Works Committee in Lebong Mineralspring Tea Estate, post office Lal Darjeeling, are hereby published for general information:—

Names of the members elected by the workers

- (1) Sri Maila Jhankri Sunuwar
- (2) Sri Sridal Rai.
- (3) Sreemati Lilamaya.
- (4) Sreemati Mazamful Raini.
- (5) Sri Dhansingh Chettri.
- (6) Sreemati Tijmaya Raini.
- (7) Sri Bhagirath Rai.
- (8) Sri S. D. Lama.

Names of the members nominated by the employers

- (1) Sri H. L. Mitra.
- (2) Sri Bhaktabir Rai.
- (3) Sri B. B. Rai.
- (4) Sri Ramgini Gurung.
- (5) Sri Kancha Borual.
- (6) Sri Indrabahadur Setri.
- (7) Sri Kesordass Rai.
- (8) Sri Surjaman Setri.

No. 17-W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the men constituting the Works Committee in Thorbo Estate, post office Mirik, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers

- (1) Sri Padambir Rai.
- (2) Sri Garjay Gurung.
- (3) Sreemati Januki Gurung.
- (4) Sreemati Sukharani Rai.
- (5) Sri Bhimju Dewan.
- (6) Sri Abiraj Rai.
- (7) Sreemati Mazamful Raini.
- (8) Sri Sankhajit Tamang.
- (9) Sri Gumansing Rai.

Names of the members nominated by the employers

- (1) Mr. P. Burkitt.
- (2) Sri D. B. Gurung.
- (3) Sri J. B. Rai.
- (4) Sri Galbo Tamang.
- (5) Sri Nakul Tamang.
- (6) Sri Jangay Tamang.
- (7) Sri B. M. Ghalay.
- (8) Sri Dhanbahadur Tamang.
- (9) Sri Padambir Tamang.

W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Singell Tea Estate, post office Kurseong, Darjeeling, are hereby published for general information:—

the members elected by the workers.

Longsing Lama.

Sreemati Ranu Gurungeni.

Kaziman Darjee.

Sreemati Sammala Tamangeni.

Ambercy Prodhan.

Sreemati Dambaray-ko-Ama.

Ranay Subba.

T. R. Lama.

the members nominated by the employers.

H. H. E. Young.

H. B. Lama.

A. B. Rai.

H. B. Subba.

P. S. Lama.

K. N. Lama.

J. Rai.

K. N. Prodhan.

W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Ghayabari Tea Estate, post office Ghayabari, Darjeeling, are hereby published for general information:—

the members elected by the workers.

Money Mongore.

Sreemati Anumaya Mongorni.

Kharababhadur Palami.

Gambho Rai.

the members nominated by the employers.

Jagatnarayan Prodhan.

Balbir Newar.

Dalbhabadur Thapa.

Chandubhabadur Mongore.

W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Soom Tea Estate, post office Kurseong, Darjeeling, are hereby published for general information:—

the members elected by the workers.

Surjaman Rai.

Sreemati Machi Sunuwarni.

Chandraman Tamang.

Sreemati Dhanalaxmi Limbuni.

Gazursingh Limbu.

Sreemati Rahmaya Gurungni.

Kharababhadur Rai.

Padamabhabadur Mukhia.

the members nominated by the employers.

W. C. C. Gorst.

R. D. K. Mellor.

Chamoo Rai.

Shimay Mukhia.

Dhany Golay.

(6) Sri Teakeram, Mangar.

(7) Sri Partabsingh Tamang.

(8) Sri Taray Gurung.

No. 21-W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Badamtam Tea Estate, post office Lebong, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

(1) Sri Harkaman Rai.

(2) Sri Manbahadur Rai.

(3) Sreemati Purkee Raini.

(4) Sreemati Ramrish Raini.

(5) Sri Panchabir Rai.

(6) Sreemati Jitbahadur-ko-Ama Raini.

(7) Sri Narbahadur Ghaley.

(8) Sreemati Sovalatchi Raini.

(9) Sri Sunoobahadur Newar.

(10) Sri Khaisoom Rai.

Names of the members nominated by the employers.

(1) Mr. P. C. H. Collinson.

(2) Sri S. B. Subba.

(3) Sri Surjaman Rai.

(4) Sri Balman Sunwar.

(5) Sri Budhiman Sunwar.

(6) Sri Goomanay Tamang.

(7) Sri Kundey Lama.

(8) Sri Lalibong Chettri.

(9) Sri Suckbahadur Subba.

(10) Sri N. B. Gurung.

No. 22-W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Makaibari Tea Estate, post office Kurseong, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

(1) Sri Randhoje Lama.

(2) Sri Dhojey Moktan.

(3) Sreemati Machime Tamangni.

(4) Sri Harkabahadur Chettri.

(5) Sreemati Maili Rokaini.

(6) Sri Rajman Tamang.

(7) Sri Bhotey Chettri.

(8) Sreemati Krishnumaya Tamangni.

(9) Sri Dalbahadur Tamang.

(10) Sri Manbahadur Ghissing.

Names of the members nominated by the employers.

(1) Sri N. D. Lama.

(2) Sri R. B. Gurung.

(3) Sri Jaybahadur Rai.

(4) Sri Dhanbahadur Tamang.

(5) Sri Danbir Rai.

(6) Sri Jitbahadur Tamang.

(7) Sri Rambahadur Chettri.

(8) Sri Bisuram Tamang.

(9) Sri Sankhaprosad Ghissing.

(10) Sri Indray Rai.

S. K. HALDAH,
Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 2693-F.D./FD/8A/21/51. — 31st March 1951.—Sri Sudarsan Chandra Moitra, I. A. S. (Retd.), Director of Rationing and Distribution, is appointed temporarily, with effect from 1st April 1951 as Director of Procurement and Supply under the Department of Food, *vice* Sri Manindra Chandra Mukherjee.

2. Sri Narendra Nath Chaudhuri, W. B. C. S., Joint Controller of Rationing (Initial Area), is appointed temporarily to act until further orders as Director of Rationing and Distribution-cum-Controller of Rationing (Calcutta Industrial Area) under the Department of Food, in addition to his own duties, *vice* Sri Sudarsan Chandra Moitra.

No. 2763-F.D./DCS/2'O/9/49.—4th April 1951.—Sri Rajendra Lal Surkar, W.B.J.C.S. (temporary), Town Rationing Officer, Asansol, is appointed temporarily to act until further orders as Subdivisional Controller of Food, Asansol, in addition to his own duties under the Department of Food, *vice* Sri Santosh Nath Sen.

No. 2778-F.D./FD/6T/7/51.—5th April 1951.—Sri Monimoy Ghosh, Subdivisional Controller, Diamond Harbour, is temporarily transferred to Barrackpore to act until further orders as Subdivisional Controller of Food, Baraset-Barrackpore, with headquarters at Barrackpore.

No. 2797-F.D./FD/8A/23/51.—5th April 1951.—1. Sri Srikantha Prasanna Ghosh, Special Officer (Procurement), Burdwan, under the Directorate of Procurement and Supply, Department of Food, is appointed temporarily to act until further orders as Assistant Regional Controller of Procurement, Burdwan, *vice* Sri N. N. Das Gupta.

2. Sri Nripendra Nath Das Gupta, W.B.J.C.S., Assistant Regional Controller of Procurement, Burdwan, under the Directorate of Procurement and Supply, Department of Food, is appointed to act as Special Officer (Storage and Transport) under the Directorate of Rationing and Distribution, *vice* Sri R. M. Guha Thakurta.

By order of the Governor,

P. NAG, Dy. Secy.

No. 2910-F.D.—9th April 1951.—In exercise of the powers conferred by sub-paragraph (3) of paragraph 1 of the West Bengal Essential Food-stuffs Anti-Hoarding Order, 1951, the Governor is pleased to direct that the said Order shall come into force on the date of publication of this notification in the *Calcutta Gazette*, in the areas specified in the schedule below:—

Schedule.

(1) The Calcutta Industrial Area as specified in Schedule A to the Calcutta Industrial Area Rationing Regulations, 1943.

(2) The Calcutta Industrial (Extended) Area as specified in Schedule A to the Calcutta Industrial (Extended) Area Rationing Regulations, 1944.

(3) The Darjeeling-Kalimpong-Kurseong Urban Area as specified in Schedule A to the Darjeeling-Kalimpong-Kurseong Urban Area Rationing Regulations, 1946.

(4) The West Bengal Urban Area as specified in Schedule A to the West Bengal Urban Area Rationing Regulations, 1949.

By order of the Governor,
K. C. BASAK, Secy.

DEPARTMENT OF SUPPLIES

NOTIFICATIONS

No. 1164-S.D.—2nd April 1951.—Sri Ganguly, W. B. J. C. S. (probationary), divisional Controller, Supplies, Nadia, is transferred to Ranaghat as Subdivisional Controller, Supplies, Ranaghat, with headquarters at Ranaghat, *vice* Sri Monoranjan Chowdhury.

No. 1186-S.D.—4th April 1951.—The *ser* Sri Anul Chandra Mazumdar, W. B. J. Assistant Director (Fuels), Department of Supplies, are placed at the disposal of the (General Administration) Department.

No. 1222-S.D.—6th April 1951.—Sri Chandra Mallik, Sub-Deputy Magistrate and Deputy Collector, is appointed to be Special Officer, Department of Supplies, with headquarters Calcutta, with effect from the date on which he takes over charge of his duties.

By order of the G.
S. M. MURSHED, J.

Directorate of Textiles

ORDER

No. 24/TX/FIR(O)-21/51 — 28th March 1951.—In exercise of the powers conferred on me by clauses (e) and (z) of paragraph 3 of the Bengal Cotton Cloth and Yarn Control Order, 1947, I have authorised Sri K. C. Banerjee, Officer, Textiles, of this Directorate to exercise the functions of the "Controller" under paragraph 4 of the said Order.

P. R. S.
Director of Textiles

Directorate of Consumer Goods (Fue)

ORDER

No. XIIC(99)A3/50-3026 (FC) — 21st April 1951.—In exercise of the power conferred by the proviso to sub-paragraph (1) of paragraph 11 of the West Bengal Soft Coke Distribution Order, 1947, as subsequently amended under No. 4227-D.C.S., dated 30th March 1951, hereby extend up to 30th April 1951 and 30th June 1951, the validity of all existing Retail and Large Consumers' licences, respectively issued under paragraphs 7 and 8 of the said Order.

J. C. AIRTON,
Dy. Director of Consumer Goods

NOTIFICATION

No. XIIC(99)A3/50-3026 (FC) — 21st April 1951.—In exercise of the power conferred by the proviso to sub-paragraph (2) of paragraph 11 of the West Bengal Soft Coke Distribution Order, 1947, I hereby extend up to 31st March 1951 and 30th June 1951, the time for filing of applications for renewal of Retail and Large Consumers' licences, respectively issued for 1950-1951 under the said Order, and direct that such applications be accompanied by an extra fee in non-judicial stamp paper in addition and equal to the fee payable for the licence.

J. C. AIRTON,
Dy. Director of Consumer Goods

श्रीमद्वायुपुराणम् ।

NOTIFICATIONS.

Cooch Behar.—No. 2990L.A.—13th March 1951.
Exercise of the powers conferred by clause (c)
section 3 of the Land Acquisition Act, 1894
(1894), the Governor is pleased to appoint Sri
Mohan Buxi, Additional Deputy Commis-
sioner, Cooch Behar, to be a Land Acquisition
Officer in the district of Cooch Behar to perform
the functions of a Collector under the said Act in
connection with the acquisition of lands for public purposes
(not being the purposes of the Union) and for

Cadastral plots in part—1652, 1646, 1759, 2974,
1861, 1676, 3040, 3420, 3050, 1865, 1654, 1863,
1864, 3090, 3085, 3086, 3087, 3108, 1756, 1755,
1897, 1898, 1899, 1648, 1650, 1680, 1714, 1655,
1715, 1743, 1649, 1761, 1663, 1670, 1748, 1739,
1740, 3048, 3032, 3033, 3031, 3034, 3035, 3045,
3046, 3091, 2976, 2978, 1867, 3082, 3078, 3036,
1675, 1671, 1750, 1900, 1901, 3094, 3080, 3047,
2413, 1745, 1858.

Thana Egra, village Adalabad, jurisdiction list No. 28.

Cadastral plots in part—543, 528, 544, 538, 522, 545.

Thana Egra, village Mahanagar, jurisdiction list No. 175.

Cadastral plots in part—265, 369, 374, 398, 348, 389, 387, 388, 367, 386, 377, 378, 400, 390, 366, 362.

Thana Egra, village Mallikpur, jurisdiction list No. 176.

Cadastral plots in full—29, 30, 31, 28, 37.

Cadastral plots in part—35, 36, 746, 747, 39, 38, 745, 26, 4, 766, 24, 23, 32.

Midnapore.—No. 3886-L.A.(P.W.).—29th March 1951.—In exercise of the powers conferred by section 48(7) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of pieces of land measuring, more or less, 10.58 acres as detailed below out of 142.72 acres of land covered by declaration No. 6057-L.A.(P.W.), dated the 9th August 1946, published at pages 1261-62, Part I of the *Calcutta Gazette* of the 22nd idem, as amended by Erratum No. 3882-L.A.(P.W.), dated 29th March 1951, and required for the construction of the Contai-Belda Road (portion in thanas Egra and Pataspur), in the district of Midnapore:—

Thana Egra, village Sarrang, jurisdiction list No. 2.

Cadastral plots in full—634, 2210.

Cadastral plot in part—2212.

Thana Egra, village Tentulia, jurisdiction list No. 3.

Cadastral plots in full—541, 533, 601, 538, 722, 721, 737.

Cadastral plot in part—744.

Thana Pataspur, village Barbatia, jurisdiction list No. 87.

Cadastral plots in full—275, 277.

Cadastral plot in part—315.

Thana Pataspur, village Buran, jurisdiction list No. 88.

Cadastral plot in full—565.

Cadastral plot in part—32.

Thana Egra, village Kourda, jurisdiction list No. 5.

Cadastral plots in full—807, 861.

Thana Egra, village Purba-Chak-Alua, jurisdiction list No. 32.

Cadastral plot in full—31.

Thana Egra, village Baincha, jurisdiction list No. 30.

Cadastral plot in full—508.

বর্ধমান।—নং ৩৭৩৮এল.এ।—২৭শে মার্চ ১৯৫১—১৮৯৪ সালের ভূমিগ্রহ আইনের ৩ ধারার (গ) উপ-ধারার প্রদত্ত ক্ষমতাবলে পুনর্নির্ভুক্ত জমির শাসক ও সমাহর্তা প্রিন্সের কুমার সেনকে উক্ত আইনের বিধানমত বর্ধমান জেলায় কেন্দ্রীয় সরকারের প্রয়োজন ব্যতিরেকে অন্যান্য ব্যবসায়িক প্রয়োজনে ভূমিগ্রহ সম্পর্কে সমাহর্তার কার্য পরিচালন করিবার নিমিত্ত অপর ভূমিগ্রহ আধিকারিকরূপে নিযুক্ত করা হইল।

Burdwan.—No. 3738-L.A.—27th March 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Akshoy Kumar Sen, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed) to be the Additional Land Acquisition Officer in the district

of Burdwan to perform the functions of a Collector under the said Act in relation to acquisition of lands for public purposes (except the purposes of the Union) and for companies.

বর্ধমান।—নং ৩৭৪০এল.এ।—২৭শে মার্চ ১৯৫১— ভারতীয় শাসনভঙ্গের ২৫৮(১) ধারার প্রদত্ত ক্ষমতাবলে ভারত সরকারের ১৯৫০ সালের ৩০শে সেপ্টেম্বর তারিখের ১২৭ জুডিসিয়াল নং প্রজ্ঞাপনে কেন্দ্রীয় সরকারের প্রয়োজনে ভূমিগ্রহ ১৮৯৪ সালের ভূমিগ্রহ আইনের বিধানমত উক্ত সরকারের বে ক্ষমতা সেই ক্ষমতা রাজ্য-সরকারের হস্তে ন্যস্ত করা হইয়াছে :

সুতরাং এক্ষণে উক্ত আইনের ৩ ধারার (গ) উপ-ধারার এক টা প্রজ্ঞাপনে প্রদত্ত ক্ষমতাবলে পুনর্নির্ভুক্ত জমির শাসক ও সমাহর্তা কুমার সেনকে কেন্দ্রীয় সরকারের প্রয়োজনে বর্ধমান জেলায় সম্পর্কে সমাহর্তার কার্য পরিচালন করিবার নিমিত্ত উক্ত বিধানমত অপর ভূমিগ্রহ আধিকারিকরূপে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,

ব্রিস্টো-প্রমোহন বন্দ্যোপাধ্যায়,

রাজস্ব পর্যবেক্ষণ সঙ্গী এক

পদাধিকারে পশ্চিমবঙ্গ সরকারের সচিব।

Burdwan.—No. 3740-L.A.—27th March 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 127 Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Akshoy Kumar Sen, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed) to be the Special Land Acquisition Officer in the district of Burdwan to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

By order of the Governor

S. BANERJEE,

Member, Board of Revenue, and Secretary to the Govt. of West Bengal (S.O. 100)

West Dinajpur.—No. 4124-L.A.—2nd April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for construction of telephone exchange buildings at Balurghat, in the village of Dakshmin (Chakhabani), jurisdiction list No. 106, thana Balurghat, district West Dinajpur, it is hereby notified for the above purpose a piece of land comprising parts of cadastral plots Nos. 416 and 447 measuring, more or less, 0.52 of an acre, is to be required within the aforesaid village of Dakshmin Chakhabani.

notification is made, under the provisions of the Land Acquisition Act, 1894, the said notification to all whom it may

of the land may be inspected in the office of the Collector of West Dinajpur.

in exercise of the powers conferred by the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of West Dinajpur.

No. 4126-L.A.—2nd April 1951.—The Governor is pleased to cancel the notification No. 4126-L.A., dated the 8th January 1946, under section 4 of the Land Acquisition Act, I of 1894, at page 48, Part I of the *Calcutta Gazette* of the 10th idem, in respect of the provision of land on behalf of the Dishar Supply Company, Ltd., for supply of energy within the area of Asansol and adjacent colliery areas, for construction of staff quarters and laying underground main of village of Baradhamo, jurisdiction Thana Asansol, pargana Shergarh, district.

No. 4178-L.A.—2nd April 1951.—It appears to the Governor that land is required to be taken by Government use of Messrs. P. C. Chanda & Co., extension of the Paint Factory and lines of Messrs. P. C. Chanda & Co., village of Basudebpur, jurisdiction Thana Baranagar, pargana Calcutta, district, it is hereby notified that purpose pieces of land comprising plots Nos. 326, 327, 334, 340-343, 350-352, 354-356, 359-362, 364, 366, 371, 409, 413, 415, 424, 427-430, 511, 517, 529, 534-536, 550, 556, 577, and portion of cadastral survey plot measuring, more or less, 17.87 acres to be required within the aforesaid Basudebpur.

Notification is made, under the provisions of Act I of 1894, to all whom it may

the land may be inspected in the office of the Special Land Acquisition Collector,

in exercise of the powers conferred by the aforesaid notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

pukuria and cadastral survey plot No. 675 of village Osmanpur, and measuring, more or less, 0.31 of an acre are likely to be required within the aforesaid villages of Tarapukuria and Osmanpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

ERRATA.

Midnapore.—No. 3880-L.A. (P.W.).—29th March 1951.—In notification No. 5260-L.A. (P.W.), dated the 12th July 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1129-30, Part I of the *Calcutta Gazette* of the 25th idem, in respect of the acquisition of land for the construction of the Contai-Belda Road (portion in thanas Egra and Pataspur), in the district of Midnapore, following changes will occur:—

Read "183.93 acres" for "183.62 acres" in lines 8-9.

Thana Egra, village Sarrang, jurisdiction list No. 2.

Delete "401, 399, 669, 678, 652, 571, 837, 808, 2087, 2221" under cadastral plots in part.

Thana Egra, village Tentulia, jurisdiction list No. 3.

Delete "603, 774" under cadastral plots in part.

Read "735" under cadastral plots in part instead of that under cadastral plots in full.

Thana Pataspur, village Barbatia, jurisdiction list No. 87.

Delete "229" under cadastral plots in part.

Thana Pataspur, village Buran, jurisdiction list No. 88.

Delete "165, 196, 199, 132" under cadastral plots in part.

Read "155" under cadastral plots in part instead of that under cadastral plots in full.

Thana Egra, village Kourda, jurisdiction list No. 5.

Delete "435, 806, 852" under cadastral plots in part.

Thana Egra, village Purushottampur, jurisdiction list No. 24.

Delete "192, 596, 953, 665, 865" under cadastral plots in part.

Thana Egra, village Kasba Egra, jurisdiction list No. 23.

Delete "1665, 1762, 1904, 3037, 1672, 1751, 3112, 2990, 1662," under cadastral plots in part.

Insert "3573" under cadastral plots in part.

Read "3464" under cadastral plots in part instead of that under cadastral plots in full.
Read "3087" for "3887" under cadastral plots in full.

Thana Egra, village Purbba-Chak-Alna, jurisdiction list No. 32.

Delete "18" under cadastral plots in part.

Thana Egra, village Gholshundi, jurisdiction list No. 31.

Delete "4" under cadastral plots in part.

Thana Egra, village Baincha, jurisdiction list No. 30.

Delete "499" under cadastral plots in part.

Thana Egra, village Bisharpur, jurisdiction list No. 134.

Delete "91, 110" under cadastral plots in part.

Thana Egra, village Pharakpara, jurisdiction list No. 135.

Delete "374" under cadastral plots in part.

Read "73" under cadastral plots in full instead of that under cadastral plots in part.

Thana Egra, village Khejurda, jurisdiction list No. 136.

Delete "2044, 2027, 2179, 2334" under cadastral plots in part.

Insert "2327" under cadastral plots in full.

Read "2308" under cadastral plots in part instead of that under cadastral plots in full.

Thana Egra, village Mahanagar, jurisdiction list No. 175.

Delete "349, 346, 355" under cadastral plots in part.

Read "556" under cadastral plots in full instead of that under cadastral plots in part.

Thana Egra, village Mallikpur, jurisdiction list No. 176.

Delete "347, 355, 443, 484" under cadastral plots in part.

Read "743" under cadastral plots in part instead of that under cadastral plots in full.

24-Parganas.—No. 3864-L.A.—29th March 1951.—In line 12 of the notification No. 5056-L.A., dated 11th May 1950, published at page 944, Part I of the *Calcutta Gazette* of the 18th idem, in respect of the proposed acquisition of 1.54 acres of land required by the Serpur union board for the improvement of a road connected with Naraharipur village and new District Board Road in the villages of Khelarampur and Rajarampur, jurisdiction list Nos. 9 and 10, respectively, thana Magrahat, pargana Baridhati, district 24-Parganas—

Insert the figure "301" after the figure "302".

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Cooch Behar.—No. 4156-L.A.(P.W.).—2nd April 1951.—In notification No. 652-L.A.(P.W.), dated the 16th January 1951, under section 4 of the Land Acquisition Act I of 1894, published at pages 181-82, Part I of the *Calcutta Gazette* of the 25th idem, in respect of the acquisition of land for the construction of the Haldibari-Mekhligunj Road in the district of Cooch Behar—

For plot Nos. "1783, 1684, 1785, 1786, 1791, 1792, 1793, 1794, 1781, 1813, 1805, 1804, 1800, 1799, 1798, 1796, 1885, 1886" occur-

ring against cadastral plots in p
taluk Nagar Sahibgunj, Sheet N
No. 54, read as follows:—

"Pargana Mekhligunj, taluk Nagar
sheet No. 1, thak No. 54."

Cadastral plots in part—1781, 1684, 1
1791, 1792, 1793, 1794, 1781, 1
1804, 1800, 1799, 1798, 1796, 188

By order of the Gov
J. N. TALUK

Member, Board of Revenue a
to the Govt. of West Bengal

NOTICES

Nadia.—No. 3870-L.A. (P.W.).—29
1951.—Whereas 25.28 acres, more or le
situate in or near the village of Ulashi,
below have been requisitioned by the Sp
Acquisition Collector, Nadia, for the
providing facilities for transport and
tion, namely, for the construction of
Duttaphulia-Bagoola Road, under sectio
West Bengal Land (Requisition and Ac
Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given
Governor has decided to acquire the sa
pursuance of section 4 of the said Act.

This notice is given, under the provis
section (I) of section 4 of the West Be
(Requisition and Acquisition) Act 19
Bengal Act II of 1948), to all whom it ma

A plan of the land may be inspected a
of the Special Land Acquisition Office
Road Projects, Krishnagar, Nadia

Description of land.

**Mauza Ulashi, jurisdiction list No. 7
station Hanskhali, district Nadia**

Cadastral survey plots in full—7, 12,
18, 21, 22, 25, 26, 37, 38, 39, 40, 47, 279
286, 294, 297, 301, 425, 426, 427, 440, 441
531, 533, 534, 695, 1178, 1192, 1193, 1
2028, 2029, 2030, 2031, 2057, 2058, 2
2304, 2344, 2377, 26/2767, 26/2768 and

Cadastral survey plots in part—4, 5, 6,
15, 16, 19, 20, 23, 24, 27, 28, 29, 32, 3
43, 44, 48, 278, 281, 284, 287, 288, 289,
292, 293, 295, 296, 298, 299, 300, 302,
422, 423, 424, 428, 429, 430, 431, 432,
435, 436, 437, 438, 439, 441, 445, 446,
459, 475, 476, 478, 479, 481, 484, 487,
501, 502, 504, 505, 510, 511, 513, 514,
521, 522, 523, 527, 528, 530, 532, 533,
538, 690, 692, 693, 694, 696, 700, 701, 702,
1177, 1179, 1182, 1183, 1184, 1185, 1
1194, 1196, 1280, 1282, 1284, 2009, 2
2013, 2014, 2015, 2016, 2019, 2020, 2
2023, 2024, 2025, 2032, 2033, 2034, 2
2048, 2050, 2051, 2052, 2053, 2056, 2
2063, 2090, 2289, 2291, 2292, 2293, 2
2303, 2306, 2343, 2345, 2346, 2347, 23
2351, 2365, 2369, 2372, 2373, 2374, 23
2378, 2379, 2381, 2382, 2383, 2416, 24
2773, 486/2774, 484/2775, 2287, 2277, 1
and 2048/2799.

Nadia.—No. 3872-L.A. (P.W.).—29
1951.—Whereas 6.44 acres, more or le
situate in or near the village of Mira,
below have been requisitioned by the Sp
Acquisition Collector, Nadia, for the
providing facilities for transport and co
tion, namely, for the construction of E
Plassey Road, under section 4 of the We
Land (Requisition and Acquisition) A
(West Bengal Act II of 1948).

Now, therefore, notice is hereby given
Governor has decided to acquire the sa
pursuance of section 4 of the said Act.

This notice is given, under the provis
section (I) of section 4 of the West Be
(Requisition and Acquisition) Act, 19
Bengal Act II of 1948), to all whom it ma

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border and Projects, Krishnagar, Nadia.

Description of land.

Ilage Mirta, jurisdiction list No. 8, police-station Kaliganj, district Nadia.

Cadastral survey plot in full—997.

Cadastral survey plots in part—390, 725, 732, 743, 744, 755, 756, 758, 759, 760, 761, 762, 791, 794, 795, 796, 994, 996, 999, 1000, 1001, 1498, 1499, 1500, 1503, 1504, 1505, 1506, 1508, 1509, 1514, 1515, 1516, 1517, 1519, 1514, 1537, 1617, 1619, 1620, 1627, 1628 and 272429.

Nadia.—No. 3874-L.A. (P.W.).—29th March 1951.—Whereas 17·23 acres, more or less, of land situate in or near the village of Panighata, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Plassey Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border and Projects, Krishnagar, Nadia.

Description of land.

Panighata, jurisdiction list No. 36, police-station Kaliganj, district Nadia.

Cadastral survey plots in full—712, 713, 715, 833, 18, 1402, 1403, 1404, 1405, 2339 and 2340.

Cadastral survey plots in part—493, 494, 495, 4, 500, 506, 507, 563, 564, 608, 636, 639, 68, 697, 711, 714, 716, 727, 835, 836, 846, 9, 1398, 1399, 1400, 1401, 1406, 1407, 1417, 1418, 1782, 1783, 1784, 1785, 1786, 1791, 1792, 1797, 1810, 1854, 1855, 1856, 1972, 2006, 2013, 2014, 2015, 2017, 2018, 2021, 2023, 2037, 2038, 2048, 2054, 2056, 2059, 2060, and 2061.

Nadia.—No. 3876-L.A. (P.W.).—29th March 1951.—Whereas 26·66 acres, more or less, of land situate in or near the village of Silbaria, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Phulia-Bagoola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border and Projects, Krishnagar, Nadia.

Description of land.

Silbaria, jurisdiction list No. 78, police-station Hanskhali, district Nadia.

Cadastral survey plots in full—528, 604, 605, 610, 612, 613, 614, 621, 622, 623, 631, 1006,

1010, 1017, 1019, 1151, 1160, 1161, 1162, 1165, 1227 and 1724.

Cadastral survey plots in part—524, 525, 527, 528, 529, 536, 537, 538, 539, 541, 542, 597, 598, 601, 603, 606, 608, 609, 615, 618, 619, 620, 623, 624, 625, 626, 628, 630, 632, 971, 974, 977, 978, 979, 980, 981, 982, 983, 984, 998, 999, 1000, 1001, 1002, 1003, 1005, 1007, 1008, 1009, 1011, 1012, 1015, 1016, 1018, 1020, 1022, 1023, 1024, 1025, 1142, 1143, 1146, 1147, 1150, 1152, 1156, 1157, 1158, 1159, 1163, 1164, 1166, 1167, 1168, 1169, 1170, 1172, 1173, 1174, 1175, 1211, 1215, 1216, 1223, 1224, 1225, 1226, 1228, 1229, 1232, 1359, 1465, 1466, 1467, 1470, 1472, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1481, 1566, 1567, 1568, 1569, 1571, 1572, 1584, 1586, 1587, 1588, 1591, 1592, 1600, 1601, 1602, 1605, 1606, 1608, 1675, 1676, 1677, 1678, 1679, 1696, 1697, 1698, 1699, 1700, 1713, 1714, 1716, 1717, 1718, 1719, 1722, 1723, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1737, 1738, 1012/2057, 1174/2058, 1174/2059, 1585/2065, 1585/2066 and 1585/2067.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Nadia.—No. 4132-L.A.—2nd April 1951.—Whereas 50 of an acre, more or less, of land situate in or near the village of Mohakhola, described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of maintaining Supplies and services essential to the life of the community, namely, for construction of a border outpost under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

Description of land.

Mauza Mohakhola, jurisdiction list No. 47, police-station Chapra, district Nadia.

Cadastral survey plot in part—394.

Nadia.—No. 4134-L.A.—2nd April 1951.—Whereas 83 of an acre, more or less, of land situate in or near the village of Govindapur, described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a border outpost under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

Description of land.

Mauza Govindapur, jurisdiction list No. 48, police-station Krishnaganj, district Nadia.

Cadastral survey plot in full—193.

Nadia.—No. 4144-L.A.(P.W.).—2nd April 1951.—Whereas 12·27 acres, more or less, of land situate in or near the village of Chak Mirzapur, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Chak Mirzapur, jurisdiction list No. 31, police-station Karimpur, district Nadia.

Cadastral survey plots in full—14, 15, 50, 135, 136, 137, 138, 139, 168, 173, 194, 195, 196, 198, 199, 200 and 201,

Cadastral survey plots in part—13, 16, 17, 18, 49, 51, 130, 131, 134, 140, 141, 148, 150, 151, 167, 169, 172, 174, 179, 190, 193, 197, 202, 203, 204, 210, 211, 212, 213, 214, 229, 230, 231 and 166.

Nadia.—No. 4146-L.A.(P.W.).—2nd April 1951.—Whereas 5·27 acres, more or less, of land situate in or near the village of Baruipur, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Baruipur, jurisdiction list No. 119, police-station Karimpur, district Nadia.

Cadastral survey plots in part—258, 259, 260, 261, 262, 431, 432, 436, 437, 438, 613, 650, 651, 653, 654, 655, 754, 755, 756, 763, 772, 773, 850, 856, 857, 858, 860, 867, 873, 926, 1017, 1153, 1201, 1203, 1204, 1206, 1207, 1218, 1219, 1231, 1232, 1255, 1256, 1261, 1322, 1323, 1324, 1344, 1433, 1434, 1435, 1444, 1445, 2594, 2597, 2601, 2602, 2658, 2670, 2762, 3551, 3553, 3559, 3560, 318 and 874.

Murshidabad.—No. 4148-L.A.(P.W.).—2nd April 1951.—Whereas 10·45 acres, more or less, of land situate in or near the village of Jhikarhati described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for irrigation, namely, for the construction of Mor-Dwarka branch canal under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Jhikarhati, jurisdiction list No. 1, police-station Barwan, district Murshidabad.

Cadastral survey plots in part—1899, 1908, 1907, 1901, 1903, 1905, 1911, 1893, 1892, 1888, 1890, 1510, 1509, 1511, 1869, 1868, 1514, 1515, 1865, 1516, 1517, 1518, 4833, 4836, 4832, 4831, 4828, 4827, 4826, 4825, 4819, 4818, 4817, 4816, 4769, 4807, 4806, 5745, 1902, 1904 and 4837.

Cadastral survey plot in full—4834.

Murshidabad.—No. 4150-L.A.(P.W.).—2nd April 1951.—Whereas 2·70 acres, more or less, of land situate in or near the villages of Gopinpur, Mohishasthali, Matabinkar, Mankara, described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the improvement of Berhampore-Plassey Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Gopinathpur, jurisdiction list No. 6, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part—29/668, 159, 39, 168, 46, 47, 151, 395, 396, 169, 404, 405, 150, 386, 54, 56/669, 136 and 171.

Mauza Mahishasthali, jurisdiction list No. 6, police-station Beldanga, district Murshidabad.

Cadastral survey plots in part—518, 560, 562, 563, 566, 565, 622, 605, 593, 596, 594, 621, 602, 603, 631, 637, 638, 639 and 640.

Mauza Matabinkar, jurisdiction list No. 64, police-station Berhampore Town, district Murshidabad.

Cadastral survey plots in part—30, 49, 28, 48, and 37.

Mauza Mankara, jurisdiction list No. 63, police-station Berhampore Town, district Murshidabad.

Cadastral survey plots in part—100 and 106.

By order of the Governor.
J. N. TALUKDAR.

Member, Board of Revenue and Secretary to the Govt. of West Bengal (ex officio)

DECLARATIONS.

Hooghly.—No. 3860-L.A.—29th March 1951
Whereas it appears to the Governor that land required to be taken by Government at the public expense for a public purpose, viz., for improvement of the Aurora Khal in the 3rd mile, in the villages of Patul, Sulut and Pole, jurisdiction Nos. 26, 25 and 24, respectively, thana Khana parganas Jehanabad, Chetna and Bhad respectively, district Hooghly, it is hereby declared

the above purpose a piece of land comprising cadastral survey plot No. 4273 and parts of survey plots Nos. 4236, 4272, 4274, 4275, 4278, 4279, 4289, 4290, 4292, 4293, 4300, 4304, 4385, 4396, 4397, 4398, 4399, 4402 and 4464 of mauza Patul, parts of survey plots Nos. 231, 327, 333, 347, 348, 360, 378, 390, 391 and 443 of mauza Sulut, of cadastral survey plot No. 4080 of the village of Pole, and measuring, more or less, 13.48 acres, required within the aforesaid villages of Pole and Sulut.

Declaration is made, under the provisions of Act I of 1894, to all whom it may

concern that the land may be inspected in the office of the District Land Acquisition Collector, Hooghly.

Order No. 3862 L.A.—29th March 1951.
It appears to the Governor that land is to be taken by Government at the expense of the Serpents Union Board for a public purpose, viz., for the improvement of a road with Naraharipur village and New Road, in the villages of Khelarampur, jurisdiction list Nos. 9 and 10, thana Magrahat, pargana district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising portions of cadastral survey plots Nos. 1769, 302, 301, 295, 294 and 275, of Khelarampur, and portion of cadastral survey plots Nos. 786, 787, 788, 790, 791, 870, and 869 of the village of Rajarampur, more or less, 1.54 acres, is required within the aforesaid villages of Khelarampur and Rajarampur.

Declaration is made, under the provisions of Act I of 1894, to all whom it may

concern that the land may be inspected in the office of the District Land Acquisition Officer,

Order No. 3878 L.A.(P.W.). — 29th March 1951.
Whereas it appears to the Governor that land is to be taken by Government at the expense for a public purpose, viz., construction of the Contai-Belda Road (passing through the villages of Egra and Pataspur), it is hereby declared that for the above purpose, pieces of land comprising, more or less, 34.31 acres, and cadastral plots as detailed below, are required within the district of Midnapore:—

District Midnapore.

Village Sarrang, jurisdiction list No. 2.

Cadastral plots in full—626, 627, 641.

Cadastral plots in part—647, 665, 667, 648, 642, 628, 625, 624, 650, 655, 656, 664, 1, 2093, 2219.

Village Tentulia, jurisdiction list No. 3.

Cadastral plots in part—525, 531, 712, 713, 539.

Village Barbatia, jurisdiction list No. 87.

Cadastral plots in full—296, 295.

Cadastral plots in part—286, 285, 284, 282.

Thana Pataspur, village Buran, jurisdiction list No. 88.

Cadastral plot in full—136.

Cadastral plots in part—118, 126, 128, 137, 134, 167, 166, 133.

Thana Egra, village Kourda, jurisdiction list No. 5.

Cadastral plot in full—883.

Cadastral plots in part—441, 899, 884, 880, 881, 853.

Thana Egra, village Purushottampur, jurisdiction list No. 24.

Cadastral plots in full—949, 965.

Cadastral plots in part—1051, 966, 967, 948, 939, 933, 962.

Thana Egra, village Kasba Egra, jurisdiction list No. 23.

Cadastral plots in full—1744, 3044, 2977, 4117.

Cadastral plots in part—1652, 1655, 1646, 1663, 1761, 1759, 1756, 1748, 1861, 1864, 1865, 3034, 3040, 3041, 3043, 3051, 3052, 1648, 1649, 1654, 1676, 1670, 1740, 1739, 1742, 1743, 1897, 1898, 1899, 3108, 3032, 3031, 2976, 2971, 3120, 3419, 3429, 3494, 3475, 3474, 1650, 1680, 1714, 1715, 1755, 1863, 3085, 3086, 3087, 3090, 3091, 3035, 3033, 3045, 3046, 3048, 3050, 2978.

Thana Egra, village Adalabad, jurisdiction list No. 28.

Cadastral plots in part—528, 541, 543.

Thana Egra, village Gholshundi, jurisdiction list No. 31.

Cadastral plot in part—3.

Thana Egra, village Baincha, jurisdiction list No. 30.

Cadastral plots in full—549, 550.

Thana Egra, village Bisharpur, jurisdiction list No. 134.

Cadastral plots in part—76, 75.

Thana Egra, village Pharakpara, jurisdiction list No. 135.

Cadastral plots in part—68, 355.

Thana Egra, village Khejurda, jurisdiction list No. 136.

Cadastral plots in part—2174, 2173, 1911, 1910, 2189, 2263, 2264, 2274.

Thana Egra, village Uladapur, jurisdiction list No. 174.

Cadastral plot in full—57.

Cadastral plot in part—126.

Thana Egra, village Mahanagar, jurisdiction list No. 175.

Cadastral plots in full—542, 541, 372, 380, 556.

Cadastral plots in part—1, 281, 283, 351, 352, 348, 386, 398, 377, 374, 367, 354, 547, 488, 548, 369, 378, 387, 388, 389.

Thana Egra, village Mallikpur, jurisdiction list No. 176.

Cadastral plots in full—738, 740, 741, 40, 41, 765, 345, 343, 340, 339, 491, 767, 768, 606, 605, 604, 603, 602.

Cadastral plots in part—745, 746, 747, 36, 35, 42, 744, 354, 727, 492, 600, 200, 346, 344, 341, 336, 322, 615, 623, 624, 625, 631, 632, 39, 38, 743.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*)

Cooch Behar. — No. 4154-L.A.(P.W.).—2nd April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Haldibari-Mekhlignunj Road it is hereby declared that for the above purpose, pieces of land altogether measuring more or less, 12.31 acres and comprising cadastral plots as detailed below, are required in the district of Cooch Behar:—

District Cooch Behar.

Pargana Mekhlignunj, taluk Junglebash, sheet No. 2, thak 16.

Cadastral plots in part—109, 113, 51.

Pargana Mekhlignunj, taluk Nagar Sahibgunj, sheet No. 2, thak No. 54.

Cadastral plots in part—614, 622, 627, 628, 632, 633, 611, 612, 635, 642, 641, 640, 644, 647, 648, 649, 651, 652, 653, 654, 655, 656, 657, 661, 670, 669, 668, 667, 666, 665, 664, 663, 662, 681, 686, 685, 687, 682, 683, 684, 379.

Pargana Mekhlignunj, taluk Nagar Sahibgunj, sheet No. 1, thak No. 54.

Cadastral plots in part—1783, 1684, 1784, 1785, 1786, 1791, 1792, 1793, 1794, 1781, 1813, 1805, 1804, 1800, 1799, 1798, 1796, 1885, 1886.

Pargana Mekhlignunj, taluk Daribash, sheet No. 1, thak No. 62.

Cadastral plots in full—10, 12, 78, 75, 113, 155, 160, 161, 162, 181.

Cadastral plots in part—9, 11, 13, 15, 23, 24, 29, 30, 37, 38, 44, 477, 52, 53, 61, 62, 68, 69, 74, 76, 85, 86, 94, 95, 111, 112, 114, 115, 129, 130, 147, 219, 218, 217, 216, 215, 214, 213, 212, 211, 210, 209, 208, 285, 212, 313, 314, 150, 153, 159, 156, 163, 165, 166, 167, 168, 178, 182, 183, 189, 205, 203, 200, 201, 202, 378, 380, 419.

Pargana Mekhlignunj, taluk Junglebash, thak No. 17.

Cadastral plots in part—1513, 1510, 1514, 1515, 1516, 1517, 1518, 1520.

Pargana Mekhlignunj, taluk Nij Taraf, sheet No. 3, thak No. 74.

Cadastral plots in full—593, 594, 774, 763, 776, 781, 797, 798, 801.

Cadastral plots in part—2, 3, 5, 9, 12, 13, 16, 17, 18, 572, 590, 589, 591, 592, 595, 596, 597, 598, 617, 618, 620, 621, 633, 634, 636, 773, 770, 768, 767, 764, 782, 785, 786, 792, 793, 794, 796, 799, 800, 802, 1954, 1956, 1957, 1958, 1959.

Pargana Mekhlignunj, taluk Nij Taraf, No. 2, thak No. 74.

Cadastral plots in full—544, 532.

Cadastral plots in part—510, 511, 517, 519, 521, 522, 523, 524, 545, 542, 533, 531, 529, 528, 527, 506, 507, 508, 5

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Revenue Circle, at Anderson House, Alipore, as in that of the Deputy Commissioner, Cooch Behar.

By order of the Governor,
J. N. TALUKDA,

Member, Board of Revenue and
to the Govt. of West Bengal

ERRATUM.

Midnapore. — No. 3882-L.A.(P.W.).—March 1951.—In declaration No. 6057-L.A. dated the 9th August 1946, under section Land Acquisition Act, I of 1894, published pages 1261-62, Part I of the Calcutta Gazette the 22nd idem, in respect of the acquisition required for the construction of the Cont Road (portion in thanas Egra and Patas) the district of Midnapore, following changes occur:—

Read "142.72 acres" for "153.60" at line 9.

Thana Egra, village Sarrang, jurisdiction list No. 2.

Delete "442, 667, 2093, 807, 401, 3678, 652, 571, 837, 808, 2087, 2221" cadastral plots in part

Insert "569, 2101, 663" under cadastral plots in full and "595, 666, 636" under cadastral plots in part.

Thana Egra, village Tentulia, jurisdiction list No. 3.

Delete "713, 712, 603, 774" under cadastral plots in part.

Insert "521, 542" under cadastral plots in part.

Read "735" under cadastral plots in part instead of that under cadastral plots in full.

Thana Pataspur, village Barhatia, jurisdiction list No. 87.

Delete "295" under cadastral plots in part and "232, 229" under cadastral plots in full.

Thana Pataspur, village Buran, jurisdiction list No. 88.

Delete "165, 196" under cadastral plots in part.

Insert "127" under cadastral plots in part.

Read "155" under cadastral plots in part instead of that under cadastral plots in full.

Egra, village Kourda, jurisdiction list No. 5.

delete "883" under cadastral plots in full and "889, 884, 435, 806" under cadastral plots in part.

insert "886" under cadastral plots in part.

Egra, village Purushottampur, jurisdiction list No. 24.

delete "907, 192, 596, 953, 665, 865" under cadastral plots in part.

insert "213, 658, 221, 600, 963" under cadastral plots in full and "977" under cadastral plots in part.

Egra, village Kasba Egra, jurisdiction list No. 23.

delete "3050, 3090, 3085, 3086, 1755, 1680, 1714, 1715, 1744, 3035, 3091, 2978" under cadastral plots in full and "3420, 3051, 1865, 1654, 1864, 1756, 1898, 1648, 1655, 1742, 1743, 1649, 1670, 1740, 3034, 1665, 1762, 1904, 3037, 1672, 1751, 3112, 2990" under cadastral plots in part.

insert "3466, 3428, 3460, 3467, 3463, 3470, 3411, 3422" under cadastral plots in full and "1937, 1935, 1659, 3573, 1667, 3507, 1666" under cadastral plots in part.

Read "1164" under cadastral plots in part instead of that under cadastral plots in full.

Egra, village Adalabad, jurisdiction list No. 28.

delete "342" under cadastral plots in full.

Egra, village Purba-Chak Alua, jurisdiction list No. 32.

delete "18" under cadastral plots in part.

Egra, village Baincha, jurisdiction list No. 30.

delete "541, 549" under cadastral plots in full and "499" under cadastral plots in part.

Egra, village Bisharpur, jurisdiction list No. 134.

delete "91, 110" under cadastral plots in part.

Egra, village Pharakpara, jurisdiction list No. 135.

delete "974" under cadastral plots in part.

insert "66" under cadastral plots in full.

Read "73" under cadastral plots in full instead of that under cadastral plots in part.

Egra, village Khejurda, jurisdiction list No. 136.

delete "2274, 2189, 2044, 2027, 2179, 2334" under cadastral plots in part.

insert "2327, 2320" under cadastral plots in full.

delete "2308" under cadastral plots in part instead of that under cadastral plots in full.

Thana Egra, village Mahanagar, jurisdiction list No. 175.

Delete "389, 387, 388" under cadastral plots in full and "351, 349, 346, 355" under cadastral plots in part.

Thana Egra, village Mallikpur, jurisdiction list No. 176.

Delete "343, 740, 41" under cadastral plots in full and "200, 744, 615, 344, 341, 727, 346, 35, 42, 632, 745, 623, 355, 443, 484" under cadastral plots in part.

Insert "342" under cadastral plots in full and "335, 737, 629" under cadastral plots in part.

By order of the Governor.

S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (ex-officio).

Land Reforms

NOTIFICATIONS.

Midnapore.—No. 3752-L. Ref.—28th March 1951.
—In exercise of the powers conferred by sub-sections (1) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act 11 of 1950), the Governor is pleased to establish a Bhag Chas Conciliation Board for each local area specified in column 1 of the schedule hereto and to appoint the persons mentioned in column 2 of that schedule opposite such area to be the Chairman and members of the Bhag Chas Conciliation Board for such area.

2. In exercise of the power conferred by sub-section (3) of section 6 of the said Act, the Governor is pleased to specify a period of one year beginning from the 9th March 1951 as the term for which each Chairman and member appointed under paragraph 1 shall hold office.

The Schedule.

Area. 1	Chairman and members. 2
<i>Midnapore district.</i>	
Union Nos. IV and V of Contai police-station.	Circle Officer, Contai—Chairman Sri Mukhan Lal Das of village Mundapara, owners' representative—Member. Janab Alauddin Mohammad, village Darna, owners' representative—Member. Sri Barendra Kumar Nayak, village Basudobheria, bargadars' representative—Member. Sri Ramesh Chandra Bhuyan, village Durgapur, bargadars' representative—Member.
Union Nos. I, II, III, IV and VI of Khedgee police-station.	Sub-Manager, Honra Khas Mahal Officer—Chairman. Sri Mrityunjay Saranta, village Dekhali, owners' representative—Member. Sri Jiban Krishna Maity, village Krishnanagar, owners' representative—Member. Sri Dharendra Nath Gole, village Talla, bargadars' representative—Member. Sri Murari Mohan Bhulan, village Kanthibari, bargadars' representative—Member.

Jalpaiguri.—No. 3646-L.Ref.—26th March 1951.
—In exercise of the powers conferred by sub-sections (1) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (Act II of 1950), the Governor is pleased to establish a Bhag Chas Conciliation Board for each local area specified in column 1 of the schedule hereto and to appoint the persons mentioned in column 2 of that schedule opposite such area to be the Chairman and members of the Bhag Chas Conciliation Board for such area.

2. In exercise of the power conferred by sub-section (3) of section 6 of the said Act, the Governor is pleased to specify a period of two years beginning from the date of publication of this notification in the *Calcutta Gazette* as the term for which each Chairman and each member appointed under paragraph 1 shall hold office.

The schedule.

Area.	Chairman and members.
<i>Jalpaiguri district.</i>	
Ramshai, Amguri, Domohoni, Mainaguri, Barnes and Churahbandar unions of Mainaguri police-station.	Sub-Registrar, Mainaguri—Chairman. Sri Rukhal Raj Banerjee, Mainaguri, President, Mainaguri union Board, owners' representative—Member. Sri Tarini Mohan Roy, Domohoni, President, Domohoni Union Board, owners' representative—Member. Sri Nitai Chandra Roy, Char (Churahbandar) (Teacher, Primary School), bargadars' representative—Member. Sri Swarna Kanta Ray, Domohoni (Teacher, Primary School), bargadars' representative—Member.
Kotwali (Jalpaiguri) police-station.	Sri Radhika Mohan Sanyal, Sub-Deputy Collector, Jalpaiguri—Chairman. Sri Dharendra Nath Maitra, President, Kharia Union Board and Honorary Magistrate, owners' representative—Member. Janab Nizamul Huq Pradhan, President, Boalmari-Nandanpur Union Board, owners' representative—Member. Sri Rahindra Nath Sikdar, Secretary, District Congress Committee and Vice-President, District School Board, bargadars' representative—Member. Sri Dwijendra Nath Goswami, President, District Kishan Organisation of the Socialist Party of India, bargadars' representative—Member.

Jalpaiguri.—No. 3648-L.Ref.—26th March 1951.
—In exercise of the power conferred by section 11 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the officer mentioned in column 1 of the schedule hereto as Appellate Officer in respect of appeals against awards or orders of Bhag Chas Conciliation Boards within the areas specified opposite such officer in column 2 of the schedule.

The schedule.

Officer.	Area.
Subdivisional Officer, Sadar (Jalpaiguri).	Ramshai, Amguri, Domohoni, Mainaguri, Barnes and Churahbandar unions of Mainaguri police-station.
	Kotwali (Jalpaiguri) police-station.

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Land Development NOTIFICATIONS.

Nadia.—No. 3760-L.Dev.—28th March 1951.
Whereas the State Government has empowered Chakdaha Co-operative Multipurpose Society, a society duly registered under the West Bengal Co-operative Societies Act, XXI of 1940 and its office at Chakdaha, post office Chakdaha, Nadia, to execute at its own cost a development scheme in mauzas Chhatimtola, Pungla and P. Bishnupur, police-station Chakdaha, district Nadia in respect of the lands situated in the above mauzas and acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for settlement of immigrants who have migrated to the State of West Bengal on account of circumstances beyond their control as well as of hon. Government employees, it is hereby notified that a copy of the agreement entered into by the society with the State Government in connection with the execution of the said development scheme together with the plan for disposal of land and list of prices fixed for allotment shall be kept for the inspection of the public at all reasonable hours of the day in the office of the society at Chakdaha, post office Chakdaha, district Nadia.

24-Parganas.—No. 2932-L.Dev.—12th March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XX of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the action of cadastral survey plots Nos. 912, 913, 1575 of mauza Nibadhui, jurisdiction list No. 121, police-station Baraset, district 24-Parganas, measuring, more or less, 0.99 of an acre which included in declaration No. 6952-L.Dev. dated June 1950, under section 6 read with section 1 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1370, Part I of the *Calcutta Gazette* dated the 6th July 1950, in respect of acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 2934-L.Dev.—12th March 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose viz. the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village Nibadhui, jurisdiction list No. 121, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land containing cadastral survey plot No. 906 and measuring, more or less, 0.12 acre, is likely to be required within the aforesaid village of Nibadhui.

This notification is made, under the provision of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his official servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2840-L.Dev.—10th March 1951.—Whereas it appears to the Governor that it is likely to be needed for a public purpose viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Benjanhar, jurisdiction list No. 14, police-station Budge Budge, district

anas, it is hereby notified that for the above a piece of land comprising cadastral survey Nos. 430, 433, 434, 438, 445-446, 449, 471-478, 482-486, 538-556 and parts of survey plots Nos. 436, 437, 450, 454, 458, 459, 531, 534 and measuring, more or less, 14.80 acres, is likely to be required for the aforesaid village of Benjanharia.

notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being in the undertaking, with his officers, assistants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

The plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2948-L.Dev.—12th March 1951. In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (7) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of land measuring, more or less, 3.91 acres and comprising cadastral survey plots Nos. 82, 119, 120, 258 and parts of cadastral survey plots Nos. 144 and 74 of mauza Bishnupur, police-station Berhampore Town, district Murshidabad, which was included in declaration No. 6932-L.Dev., dated the 23rd June 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1445, Part I of the *Calcutta Gazette*, dated the 13th July 1950.

notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being in the undertaking, with his officers, assistants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

The plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 3182-L.Dev.—17th March 1951. In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (7) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of land measuring, more or less, 2.61 acres of land comprising cadastral survey plots Nos. 438, 439, 459, 460, 461 and 464 and parts of cadastral survey plots Nos. 437 and 461 included in the declaration No. 6950-L.Dev., dated the 23rd June 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1503, Part I of the *Calcutta Gazette*, dated the 27th July 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baraset, jurisdiction list No. 79, police-station Baraset, district 24-Parganas.

No. 3660-L.Dev.—27th March 1951.—In exercise of the powers conferred by section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1503, Part I of the *Calcutta Gazette*, dated the 27th July 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baraset, jurisdiction list No. 79, police-station Baraset, district 24-Parganas.

Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 851, Part I of the *Calcutta Gazette* of the 11th May 1950, as relates to pieces of land measuring, more or less, 118.87 acres as detailed in the schedule below, out of the total area notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a township in the villages of Belghoria, Sukpukuria, Udaypur and Boincha, police-station Santipur, district Nadia.

Schedule.

Village Boincha, jurisdiction list No. 70, police-station Santipur, district Nadia.

Cadastral survey plots Nos. 458-460, 462-463, 465, 472-474, 1032-1034, 1039-1080, 1088-1090, 1097-1116, 1118-1121, 1126, 1132-1134, 1344-1380, 1384-1393, 1398-1404, 1406, 1413-1417, 1602-1603, 1606, 1614, 1649, 1724 and 1726 and parts of cadastral survey plots Nos. 1087, 1130 and 1394.

Murshidabad.—No. 3986-L.Dev.—11th March 1951. In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (7) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of land measuring, more or less, 3.91 acres and comprising cadastral survey plots Nos. 82, 119, 120, 258 and parts of cadastral survey plots Nos. 144 and 74 of mauza Bishnupur, police-station Berhampore Town, district Murshidabad, which was included in declaration No. 6932-L.Dev., dated the 23rd June 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1445, Part I of the *Calcutta Gazette*, dated the 13th July 1950.

ERRATA.

24-Parganas.—No. 2930-L.Dev.—12th March 1951. In notification No. 6950-L.Dev., dated the 23rd June 1950, under section 4 and in declaration No. 6952-L.Dev., dated the 23rd June 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at pages 1369 and 1370, respectively, Part I of the *Calcutta Gazette*, dated the 6th July 1950, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Nibadhai, jurisdiction list No. 123, police-station Baraset, district 24-Parganas:—

Read "7.74 acres" for "7.60 acres".

24-Parganas.—No. 3184-L.Dev.—17th March 1951. In line 12 of the notification No. 7612-L.Dev., dated the 10th July 1950, under section 4 and in line 12 of the declaration No. 7611-L.Dev., dated the 10th July 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1501-02 and 1503 respectively, Part I of the *Calcutta Gazette*, dated the 27th July 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baraset, jurisdiction list No. 79, police-station Baraset, district 24-Parganas—

Read the figure "12.41" for the figure "12.64".

Nadia.—No. 3682-L.Dev.—27th March 1951. In notification No. 4940-L.Dev., dated the 8th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 851-852, Part I of the *Calcutta Gazette* of the 11th

May 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a township in the villages of Belghoria, Sukpukuria, Udaypur, Boincha, jurisdiction list Nos. 57, 58, 73 and 70 respectively, police-station Santipur, district Nadia—

Read "277.78 acres" in place of "275.71 acres" in lines 14-15.

Murshidabad.—No. 3988-L.Dev.—31st March 1951.—In notification No. 6930-L.Dev., dated the 23rd June 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), and in declaration No. 6932-L.Dev., dated the 23rd June 1950, under section 6 read with section 7 of the said Act published respectively at pages 1444 and 1445, Part I of the *Calcutta Gazette*, dated the 13th July 1950, in respect of the proposed acquisition of 32.37 acres of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bishnupur, jurisdiction list No. 93, police-station Berhampore Town, district Murshidabad—

Read the figure "264" for the figure "234" in line 12 of notification under section 4 and also of the declaration under section 6 read with section 7.

Read "32.25 acres" for "32.37" acres in line 16 of notification under section 4 and also of declaration under section 6 read with section 7.

DECLARATIONS.

24-Parganas.—No. 2502L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages, of Tengra, jurisdiction list No. 91, Arshingri, jurisdiction list No. 161, Bagangram, jurisdiction list No. 90, Dhoramari, jurisdiction list No. 162, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose pieces of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 521.18 acres, are required within the aforesaid villages of Tengra, Arshingri, Bagangram and Dhoramari.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Dhoramari, jurisdiction list No. 162.
Sheet No. 1.

Cadastral survey plot No. 478.

Area, more or less, 23.80 acres.

Sheet No. 2.

Cadastral survey plots Nos. 713, 714, 718-722, 740-1015, 1018, 1019, 1022-1032, 1947-1056, 1084-1353.

Area, 192.50 acres.

Mauza Bagangram, jurisdiction list No. 90.
Sheet No. 4.

Cadastral survey plots Nos. 2583-2585, 2588-2592, 2612, 2613, 2617-2621, 2660-2670, 2774-2779, 2782, 2783, 2799-2823, 2825, 2832-2836, 2842-2849, 2851-2883, 2936, 2962-63, 2967, 2969-2990 and 2992-3012.

Area, 105.14 acres.

Mauza Arshingri, jurisdiction list No.
Sheet No. 2.

Cadastral survey plots Nos. 933-939, 959-960, 981-82, 984-88, 1000-1004, 101-3, 1057, 1060, 1063-1081, 1086, 1088, 1089, 1111, 1114, 1116-1120, 1129, 1202-128, 1382, 1413-1512, 1524, 1527, 1529, and 1350.

Area, 86.65 acres.

Mauza Tengra, jurisdiction list No.
Sheet No. 3.

Cadastral survey plots Nos. 1217, 1237, 1260-1264, 1292, 1304-1307, 1309, 1312, 1380, 1392-1394, 1518, 1519, 1560, 1566, 1569-79, 1582-1654, 1711, 1725-1802 and 1

Area, 113.09 acres.

Total area (more or less) 521.18 acres.

24-Parganas.—No. 2506L.Dev.—2nd 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the village of Ghoragacha, jurisdiction list No. 9, station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 842, 844-849, 852, 853, 857-861, 863-86, 982-987, 1003, 1006 and 1009 and measuring, more or less, 57.90 acres, is required within the said village of Ghoragacha.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2518L.Dev.—2nd 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Badiapota, jurisdiction list No. 160, station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 64.91 acres, is required within the said village of Badiapota.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Badiapota, jurisdiction list No.

Cadastral survey plots Nos. 37-41, 43-45, 125, 202, 204, 207, 209, 213-216, 228-230, 311, 313, 342, 343, 347-348, 369, 375, 378-391, 395, 400-404, 407-411, 440, 270, 274-278, 283-285, 308-313, 320, 526, 239-241, 257, 260-265, 991, 1002-1003, 1010, 1017, 1019, 1022-1023, 1026, 1040-1043, 1045, 1056-1058, 1110-1111, 1117-1124 and 1127.

Parts of cadastral survey plots Nos. 72, 363 and 281.

Area, more or less, 64.91 acres.

24-Parganas.—No. 2530L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated

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State of West Bengal on account of circumstances beyond their control in the village of Charuigachi, jurisdiction list No. 165, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 19 acres, is required within the aforesaid village of Charuigachi.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Charuigachi, police-station Bongaon.

Sheet No. 1.

Cadastral survey plots Nos. 197, 472, 474-75, 504-11, 520, 522-30, 532-51, 554-59, 562-64, 585, 587-88, 591-96, 599-600, 609, 612-14, 642-11, 646-54, 657, 659, 663, 664, 679, 711, 717, 717, 187, 279, 282-94, 309-17, 481, 863 and 856.

Sheet No. 2.

Cadastral survey plots Nos. 956-57, 960-63, 960-10, 1020, 1022, 1023-28, 1036, 1050, 1054-11, 108-111, 1113, 1114, 1390, 1399, 1400, 1438 and 1449.

Part of cadastral survey plot No. 964.
Area more or less, 103.19 acres.

24-Parganas.—No. 2534L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the village of Shootia, jurisdiction list No. 164, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 26-28, 32-43, 65, 80-106, 125-130, 132, 137, 139-141, 212, 216, 218-250, 252, 1148-1153, 1157, 1009, 1102-1104 and 1156, and measuring, more or less, 81.15 acres, is required within the aforesaid village of Shootia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2544L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kamalapur, jurisdiction list No. 158, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 14, 48, 49, 51, 57, 45, 46, 95-99, 105-111, 311-313, 315, 326, 333, 334, 338, 145, 284-287, 291-293, 301-303, 441, 435, 440-443, 446-453, 461, 462, 469, 172, 179, 265-267, 269-272, 274, 276, 279, 494-497, 532-536, 543, 547, 620, 626, 631, 634-636, 653, 660, 632, 633, 661, 908-911, 918, 1103, 1089, 1092, 1093, 1095, and measuring, more or less, 52.92 acres, is required within the aforesaid village of Kamalapur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2552L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control in the village of Kotalber, jurisdiction list No. 6, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 567-602, 608-648, 729, 730, 743-748, 753 and measuring, more or less, 38.07 acres, is required within the aforesaid village of Kotalber.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2556L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Umapatipur, jurisdiction list No. 21, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 19, 35, 36, 43-46, 610, 396, 406 and measuring, more or less, 36.86 acres, is required within the aforesaid village of Umapatipur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2564L.Dev.—2nd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dakhin Chatra, jurisdiction list No. 2, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 27-60, 73-84, 88-90, 1348, 1349, 1354-1356, 1361, 1362, 351-354, 357, 681-696, 774-1005, 1395, 1322, 1325-1329, 1378-1381, 1384, 1386, 1388, 1389, 1390, 1394, and measuring, more or less, 142.62 acres, is required within the aforesaid village of Dakhin Chatra.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 2614L.Dev.—3rd March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the villages of Halisahar and Mallickerbag, jurisdiction list Nos. 6 and 1, respectively, police-station Bijpur, district 24-Parganas, it is hereby declared that for the above purpose, a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 215.96 acres, is required within the aforesaid villages of Halisahar and Mallickerbag.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

(1) *Mauza Halisahar, jurisdiction list No. 6, police-station Bujpur, district 24-Parganas.*

Cadastral survey plots Nos. 2-11, 13-83, 94-105, 107, 109-122, 124-126, 178-192, 213-221, 225-229, 231-236, 241-244, 246-260, 268, 277-283, 284-305, 315-325, 329, 351-366, 369-379, 440-445, 447, 463-466, 472-476, 479, 482-492, 508-510, 512-513, 516-520, 530, 531, 537-540, 561-570, 573, 577-578, 1505, 1514, 1515, 1526, 1527, 1530-1543, 1537, 1538, 1546-1549, 1551-1553, 1559, 1561, 1590-1591, 1695, 1697, 3034-3040, 3084-3125, 3145-3169, 3714, 3715, 3728-3730, 3735-3737, 3739, 3740, 3743, 5001-5020, 5022-5034, 5036, 5037, and portions of cadastral survey plots Nos. 123, 313, 467, 468 and 471. Area, 191.34 acres.

(2) *Mauza Mallickerbag, jurisdiction list No. 1, police-station Bujpur, district 24-Parganas.*

Cadastral survey plots Nos. 1-15, 18-20, 22-24, 26-27, 29-35, 200-202, 397, 401, 403, 420 and 550. Area, 21.62 acres.

Total area, 215.96 acres.

Hooghly.—No. 31341.L.Dev.—16th March 1951.

Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the village of Makla, jurisdiction list No. 11, police-station Uttarpara, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1811, 1809, 1812, 1816, 1815, 1813, 1814, 1810, 1808, 1806, 1807, 1911, 1912, 1913, 1894, 1915, 1916, 2475, 1917, 1911 and 2444, and measuring, more or less, 23.50 acres, is required within the aforesaid village of Makla.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 3722-L.Dev.—27th March 1951.—Whereas it appears to the Governor that land is needed for public purposes, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a model colony for creation of better living conditions in the village of Napara, jurisdiction list No. 83, police-station Baraset, pargana Anwarpur, district 24-Parganas, it is hereby declared that for the above purposes pieces of land comprising cadastral survey plots Nos. 1550, 1552, 1558, 1560-1564, 1620 and 1621 and part of cadastral survey plots Nos. 1559 and 1569 of village Napara and measuring, more or less, 18.84 acres, are required within the aforesaid village of Napara.

This declaration is made under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas, as well as in the office of the Pioneer Co-operative Rehabilitation and Housing Society, Ltd., 36/3, Gariahata Road, South, Calcutta-3.

24-Parganas.—No. 3842-L.Dev.—29th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Joka, jurisdiction list No. 21, police-station Behala, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 736 and measuring, or less, .44 of an acre, is required within the aforesaid village of Joka.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Declaration No. 1754-L.Dev., dated the 7th February 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 480, I of the *Calcutta Gazette*, dated the 1st March 1951, is hereby cancelled.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secretary to the Govt. of West Bengal (ex officio).

Malda.—No. 4470-L.Dev.—9th April 1951.

Whereas it appears to the Governor that land is needed for a public purpose, namely, for development of industries in the village Moheshmati, jurisdiction list No. 66, police-station English Bazar, district Malda, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 224, measuring, more or less, 0.50 of an acre is required within the aforesaid village of Moheshmati.

The declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

The declaration No. 2464-L.Dev., dated the 7th March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 562, Part I of the *Calcutta Gazette*, dated the 8th March 1951, is hereby cancelled.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secretary to the Govt. of West Bengal (ex officio).

ERRATUM.

Nadia.—No. 3664-L.Dev.—27th March 1951. In declaration No. 4942-L.Dev., dated the 11th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 853-854, Part I of the *Calcutta Gazette* of the 11th May 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a town in the villages of Belghoria, Sukpukura, Uday and Boimcha, jurisdiction list Nos. 57, 58, 70 respectively, police-station Santipur, district Nadia—

Read "277.78 acres" in place of "27.78 acres" in lines 14-15.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secretary to the Govt. of West Bengal (ex officio).

Murshidabad.—No. 1505-Edn./9B-7/51.—29th March 1951.—In pursuance of the provisions of section 9 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII of 1930), it is hereby published for general information that the Governor has been pleased to approve under sub-section (I) of section 8 of the said Act, the election of Sri Surendra Narayan Sinha as President of the District School Board of Murshidabad for the period from the 25th September 1950 until the vacancies caused by the expiration of the term of office of the elected and appointed members of the said District School Board whose names were published in notification No. 1747-Edn., dated the 17th April 1950, have been filled, unless in the meantime he ceases to be a member of the said District School Board.

Midnapore.—No. 1530-Edn./5T-1/51.—29th March 1951.—The Governor is pleased to appoint the following persons to constitute the Governing Body of the Government Sanskrit Tol, Contai (Midnapore):—

1. Subdivisional Magistrate, Contai—President.
2. Sri Jyotirmay Nanda Vedantatirtha, Principal, Mugheria Sanskrit College
3. Sri Ramanath Kavya Vyakaran Tarkatirtha, Adhyapak, Bhabasundari Chatuspathi.
4. Sri Iswar Chandra Mal, M.L.A.
5. Sri Pramatha Nath Banerjee, M.L.A.
6. Sri Jagat Chandra Basu, Secretary, Contai Sanskrit Mahavidyalaya.
7. Sri Dwijendra Nath Mallik, Pleader, Contai.
8. (To be notified later.)
9. Principal, Government Sanskrit, Tol, Contai—Secretary (*ex-officio*).
- 10-11. Two elected representatives of the teaching staff of the tol to be approved by the Director of Public Instruction, West Bengal.

Members other than the representatives of the teaching staff will hold office for three academic sessions from 1950-51, whereas the elected representatives of the teaching staff will hold office for one academic session, viz., 1950-51.

The Charitable Endowments Act (VI of 1890).

No. 1511-Edn.—29th March 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of the Edward Esmond Maghen David Synagogue Fund created in terms of notification No. 1424-Misc., dated the 22nd August 1929, doth hereby order and direct that the Security, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan 1970-75 for Rs. 47,000 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the

second part of the schedule written thereon it is hereby further notified that the said shall be deemed to have been in operation vesting of the said security or securities said Treasurer of Charitable Endowments territories subject to the Government of Bengal.

By order of the Gov
D. M. SEN, S

Miscellaneous

NOTIFICATION.

The Charitable Endowments Act (VI of

No. 603-Mis.—3rd April 1951.—It is notified that the Governor of the State of Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of the Maghen David Synagogue Fund No. 1 created in terms of notification No. 4299-Edn., dated the 17th December 1929, modified by notification No. 113-Misc., dated the 23rd January 1939, and also in terms of notification No. 712-Misc., dated the 5th July 1940, hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification No. 4299-Edn., of the 17th December 1929, No. 712-Misc., dated the 5th July 1940, or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890), and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 4 per cent. loan 1960-65 for Rs. 10,000 and 3 per cent. loan 1940-45 for Rs. 78,600 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the second part of the schedule written under the said notification No. 4299-Edn., of the 17th December 1929, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Gov
D. M. SEN

PUBLIC SERVICE COMMISSION WEST BENGAL NOTIFICATION.

No. 1140P.S.C.—20th March 1951.—It is hereby notified for general information that the Half-Yearly Departmental Examination of Assistant Magistrates and other officers will be held on Monday, the 7th May 1951, and the following days at Anderson House, Calcutta. Examinees in subjects with regard to which they are desired to bring their own copies for at the examination hall.

Programme of Examination

Monday, the 7th May 1951—

Viva voce (Bengali)—10 a.m.

Viva voce (Hindustani)—10 a.m. (W.B.C.S. and W.B.J.C.S. Officers, Assistant Magistrates and Sub-Collectors of Division, Police Officers, Forest (Excise Officers).—

day, the 8th May 1951—

voice (Hindustani)—10 a.m. (for all other officers including I.A.S., W.B.C.S. and W.B.J.C.S. Officers and Sub-Magistrates and Sub-Collectors of Burdwan Division).

Lower and Higher Standard Bengali for officers other than Civil and Police.

Translation from English (two hours)—11 a.m. to 1 p.m.

Diction (half-an-hour)—1-15 p.m. to 1-45 p.m. (Lower Standard) and 2 p.m. to 2-30 p.m. (Higher Standard).

Translation from Bengali (two hours)—3 p.m. to 5 p.m.

Lower Standard Hindustani—

Translation from Hindustani to English (two hours)—11 a.m. to 1 p.m.

Higher Standard Hindustani—

Translation from Hindustani to English (two hours)—3 p.m. to 5 p.m.

Monday, the 9th May 1951—

0 a.m.—

Law, Part I (Criminal Law and Law of Evidence) for Civil Officers (I.A.S., W.B.C.S. and W.B.J.C.S. Officers), without books (three hours).

Law for Excise Officers, with books (three hours).

Procedure and Accounts for Forest Officers, with books (three hours).

Law, for Police Officers, with books (three hours).

Accounts for Agricultural Officers, with and without books (three hours).

2 p.m.—

Law, Part II (Revenue Law) for Civil Officers (I.A.S., W.B.C.S. and W.B.J.C.S. Officers and Sub-Magistrates and Sub-Collectors), without books (three hours).

Forest Law for Forest Officers, without books (three hours).

Accounts for Excise Officers, with and without books (three hours).

Accounts for officers of the Department of Industries, with and without books (three hours).

Law for Police Officers, without books (three hours).

Accounts for Veterinary Officers, with books (three hours).

Accounts for Fishery Officers, with books (three hours).

Departmental Rules for Agricultural Officers, without books (three hours).

Monday, the 10th May 1951—

0 a.m.—

Law, Part III (General Law), for Civil Officers (I.A.S., W.B.C.S. and W.B.J.C.S. Officers), with books (three hours).

2 p.m.—

Accounts for I.A.S. Officers, with and without books (three hours).

Law for Excise Officers, without books (three hours).

Accounts for officiating Assistant Commissioners of Police, Calcutta, with books (three hours).

Land Revenue for Forest Officers, without books (three hours).

Canal Law, Part A, for officers of the Irrigation and Waterways Department, without books (three hours).

Friday, the 11th May 1951—

10 a.m.—

Accounts for W.B.C.S. and W.B.J.C.S. Officers and Sub-Magistrates and Sub-Collectors, with and without books (three hours).

2 p.m.—

Canal Law, Part B, for officers of the Irrigation and Waterways Department, without books (three hours).

Accounts for Police Officers (other than officiating Assistant Commissioners of Police, Calcutta), with books (three hours).

S. C. CHOWDHURI, Secy.,
Public Service Commission, West Bengal.

Office of the Accountant-General, West Bengal

NOTIFICATIONS

Subject: Salaries—Deduction of income-tax made at source—Receipt to be given under section 62 of the Indian Income-tax Act, 1922.

No. TM/244.—5th April 1951.—Section 62 of the Indian Income-tax Act, 1922, requires that a receipt shall be given for any money paid or recovered under the Act. As deduction at source is a mode of recovery of tax, it is obligatory that the person from whose salary tax is deducted should be given a receipt. A consolidated annual receipt for the tax deducted in the year would, it is considered, be sufficient compliance with the provisions of section 62, and it has accordingly been decided by the Government of India, Central Board of Revenue, in consultation with the Comptroller and Auditor-General of India, that, in future, when deduction of income-tax from salaries is made at source, the Disbursing Officers, i.e., Treasury Officers or Accounts Officers in the case of gazetted Government servants and heads of offices in the case of non-gazetted Government servants, should issue to the person from whose salary income-tax is deducted at source, an annual consolidated receipt in the form prescribed below:—

Name of the Government servant.....

Deductions made at source on account of income-tax:—

Name of month.	Amount of pay and allowances paid.	Amount of income-tax recovered.
April		
May		
June		
July		
August		
September		
October		
November		
December		
January		
February		
March		

Signature of Disbursing Officer.....

Designation.....

2. All Disbursing Officers (both of the Union Government and of the State Government) under the audit control of this office and all Treasury Officers and Sub-Treasury Officers in West Bengal should note the above decision for necessary action.

These instructions should be followed in respect of the tax deducted at source in the year 1950-51 onwards.

[Central Board of Revenue letter No. 35(20)-I.T./50, dated 20th March 1951. Dy. TM-2885.]

Subject: Decentralisation of the audit and accounts work relating to certain departments of the Central Government.

No. TM/243.—31st March 1951.—It has been decided by the Government of India, Ministry of Finance, with the concurrence of the Comptroller and Auditor-General of India that the audit and accounting of the transactions of the offices and establishments noted below against serial Nos. 1 to 14 and against serial No. 15 should be transferred to this office from the offices of the Accountant-General, Central Revenues, and the Accountant-General, Bombay, respectively with effect from the accounts for 1951-52.

Serial No.	Name of office and establishment.	Major heads of account under which the transactions should be shown.
1	2	3
1	General Administration—Ministry of Finance—Industries and Commerce Division, Calcutta.	25 General Administration.
2	Archaeology	.. 36 Scientific Departments.
3	Special Police Establishment—Calcutta Branch of Calcutta Circle excluding Shillong.	29 Police. XXVII.
4	Union Excise Duties—Calcutta Collectorate	.. 2 Union Excise Duties. II.
5	General Administration—Ministry of Communications—Railway Inspection.	25—General Administration.
6	Aviation (excluding charges on "works" with which Chief Engineer, C. P. W. D., is concerned).	44 Aviation. XXXIII.
7	Miscellaneous Departments—Explosives	.. 47 Miscellaneous Departments. XXXVI.
8	Stationery and Printing—Central Stationery Office, Calcutta.	56 Stationery and Printing. XLV.
9	Stationery and Printing—Stationery Stores purchased in India.	Ditto.
10	Stationery and Printing—Central Forms Stores, Calcutta.	Ditto.
11	Stationery and Printing—Central Forms Press, Calcutta.	Ditto.
12	Stationery and Printing—Government of India Press, Calcutta.	Ditto.
13	Lighthouses and Lightships (Adjustments under the Reserve Fund will remain centralised in the office of the A.-G., C. R.).	31 Lighthouses and Lightships. XXV.
14	Medical Stores Depot	.. 57—Capital Outlay.
15	Scientific Departments—Meteorological Department—Headquarters offices and other offices and observatories.	36—Scientific Departments.

2. As a result of this decision the transactions of the offices and establishments named against serial Nos. 1 to 15 above occurring on or after 1st April 1951 will be audited and accounted for by this office.

3. All heads of offices of the Central Government situated in West Bengal, all Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are requested to note the above decision. All heads of offices are also requested to record proper classification on bills and chalangans pertaining to the offices and establishments mentioned above in order to enable the Treasury Officers and the Manager, Reserve Bank of India, Calcutta, to correctly exhibit the same against the Major Heads of account as noted in column 3 of the statement below paragraph 1 above. The Treasury Officers in West Bengal are requested to note that the vouchers in respect of the offices and establishments mentioned above, if paid, on or after 1st April 1951 should be forwarded to this office along with the list of payments and not sent to the former Accounts Officers of the offices and establishments.

4. The audit and accounting of transactions of the Survey of India Department have been transferred from this office to the Accountant-General, U.P., with effect from the accounts for 1951-52. The question regarding the extent to which the work has been transferred has been referred to the Government of India and a separate notification on the subject will be issued later on.

[Government of India, Ministry of Finance, memorandum No. D.12534-BI/50, dated 7th March 1951—Dy. India 9728/TM2338.]

Subject: Acceptance of Military Receivable Orders.

TM 245.—5th April 1951.—A case has to notice in which a Military Receivable not signed by the competent authority was presented by a certain Treasury Officer in contravention of rule 468 of the Central Government Treasury Rules, Volume I. Treasury Officers and Sub-Treasury Officers West Bengal are hereby advised that M.R.Os. which are not signed by an Officer listed in Schedule "A" referred to in the aforesaid rule shall not be accepted.

S. K. SARKAR,

Dy. Accountant-General.

**ORDERS AND NOTIFICATIONS BY THE
HIGH COURT AT CALCUTTA AND THE
CHIEF JUSTICE.**

Appellate Side

Appointments and Transfers.

Parganas. No. 1745-A.—2nd April 1951.—Sudhakar Kishore Das, Subordinate Judge and District Sessions Judge (on leave), is appointed to Additional Subordinate Judge of 24-Parganas.

Parganas.—No. 1753-A.—2nd April 1951.—Sudhakar Kumar Datta Gupta, Munsif of the district of 24-Parganas, is appointed to Munsif of Diamond Harbour in the same district, *vice* Sri Amar Nath Banerji on leave.

Parganas.—No. 1785-A.—4th April 1951.—Sudhakar Nath Lahiri, Subordinate Judge and District Sessions Judge, on leave, is appointed to Additional Subordinate Judge of 24-Parganas, *vice* Sri Bijoyesh Mukharji.

Midnapore.—No. 1825-A.—5th April 1951.—Sudhakar Mohan Guha, Munsif of Midnapore, is appointed to be a Munsif of Jhargram district during the absence, on leave, of Sudhakar Nath Datta.

Leave.

Parganas.—No. 1869-A.—6th April 1951.—Sudhakar Prosad Ghosh, Munsif of Bongaon district of 24-Parganas, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for the period from the 7th to the 23rd June 1951.

Powers.

Parganas.—No. 1779-A.—4th April 1951.—Sudhakar Kumar Datta Gupta, Munsif under transfer to Diamond Harbour in the district of 24-Parganas, is vested with the powers of a Court of Small Causes for the trial of suits and appeals by such a Court up to the value of Rs. 100 within the local limits of the Diamond Harbour district.

B. P. MUKHERJEE, Registrar.

Original Side

NOTIFICATION

The 2nd March 1951

It is ordered by the High Court at Calcutta that with effect from 15th March 1951 the following rule be made and added as rule 8A in Chapter XVI of the Original Side Rules:—

Rule 8A.—Before a decree or order is passed in any suit or matter on compromise which provides for discharge of a Receiver, notice of it shall be given to the Receiver and the suit or the matter placed on the list for making the decree or order.

By order of the Full Court,

P. K. BOSE, Registrar.

**ORDERS BY COMMISSIONERS OF
DIVISIONS**

Burdwan Division—Chinsura

No. 890-J.G.—30th March 1951.—Sri Amulya Kumar Roy, Sub-Deputy Collector, on probation, and Circle Officer of Egra, in the Contai subdivision of the district of Midnapore, is posted to the Arambagh subdivision of the district of Hooghly for employment on general duty.

The posting is made in the public interest.

No. 892-J.G.—30th March 1951.—Sri Amiya Kumar Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Contai, in the district of Midnapore, is posted to the same subdivision of the district for employment as Circle Officer of Egra, *vice* Sri Amulya Kumar Roy transferred elsewhere.

The posting is made in the public interest.

No. 894-J.G.—30th March 1951.—Sri Dharendra Nath Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Arambagh, in the district of Hooghly, is posted to the Rampurhat subdivision in the district of Birbhum for employment on general duty, *vice* Sri Bejoy Kumar Bhattacharjee, transferred.

The posting is made in the public interest.

No. 915-J.G.—3rd April 1951.—Sri Satish Chandra Halder, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary), Howrah, was granted earned leave for ten days, with effect from 5th October 1950 to 14th October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I. This supersedes this office notification No. 328-J.G., dated 5th February 1951, on the subject.

B. SARKAR, Commissioner.

NOTICE.

Burdwan, the 26th March 1951.

Whereas the property described in the schedule below was requisitioned under order No. 226-D.I., dated 23rd November 1944, for C.W.S. Depot at

Subject: Decentralisation of the audit and accounts work relating to certain departments of the Central Government.

No. TM/243.—31st March 1951.—It has been decided by the Government of India, Ministry of Finance, with the concurrence of the Comptroller and Auditor-General of India that the audit and accounting of the transactions of the offices and establishments noted below against serial Nos. 1 to 14 and against serial No. 15 should be transferred to this office from the offices of the Accountant-General, Central Revenues, and the Accountant-General, Bombay, respectively with effect from the accounts for 1951-52.

Serial No.	Name of office and establishment.	Major heads of account under which the transactions should be shown.
1	2	3
1	General Administration—Ministry of Finance—Industries and Commerce Division, Calcutta.	25 General Administration.
2	Archaeology	.. 36 Scientific Departments.
3	Special Police Establishment—Calcutta Branch of Calcutta Circle excluding Shillong.	29 Police. XXVII.
4	Union Excise Duties—Calcutta Collectorate	.. 2 Union Excise Duties. II.
5	General Administration—Ministry of Communications—Railway Inspection.	25—General Administration.
6	Aviation (excluding charges on "works" with which Chief Engineer, C. P. W. D., is concerned).	44 Aviation. XXXIII.
7	Miscellaneous Departments—Explosives	.. 47 Miscellaneous Departments. XXXVI.
8	Stationery and Printing—Central Stationery Office, Calcutta.	56 Stationery and Printing. XLV.
9	Stationery and Printing—Stationery Stores purchased in India.	Ditto.
10	Stationery and Printing—Central Forms Stores, Calcutta.	Ditto.
11	Stationery and Printing—Central Forms Press, Calcutta.	Ditto.
12	Stationery and Printing—Government of India Press, Calcutta.	Ditto.
13	Lighthouses and Lightships (Adjustments under the Reserve Fund will remain centralised in the office of the A.-G., C. R.).	31 Lighthouses and Lightships. XXV.
14	Medical Stores Depot 57—Capital Outlay.
15	Scientific Departments—Meteorological Department—Headquarters offices and other offices and observatories.	36—Scientific Departments.

2. As a result of this decision the transactions of the offices and establishments named against serial Nos. 1 to 15 above occurring on or after 1st April 1951 will be audited and accounted for by this office.

3. All heads of offices of the Central Government situated in West Bengal, all Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are requested to note the above decision. All heads of offices are also requested to record proper classification on bills and chalangans pertaining to the offices and establishments mentioned above in order to enable the Treasury Officers and the Manager, Reserve Bank of India, Calcutta, to correctly exhibit the same against the Major Heads of account as noted in column 3 of the statement below paragraph 1 above. The Treasury Officers in West Bengal are requested to note that the vouchers in respect of the offices and establishments mentioned above, if paid, on or after 1st April 1951 should be forwarded to this office along with the list of payments and not sent to the former Accounts Officers of the offices and establishments.

4. The audit and accounting of transactions of the Survey of India Department have been transferred from this office to the Accountant-General, U.P., with effect from the accounts for 1951-52. The question regarding the extent to which the work has been transferred has been referred to the Government of India and a separate notification on the subject will be issued later on.

[Government of India, Ministry of Finance, memorandum No. D.12534-BI/50, dated 7th March 1951—Dy. India 9728/TM2688.]

Acceptance of Military Receivable Orders.

TM 245—5th April 1951.—A case has to notice in which a Military Receivable not signed by the competent authority was signed by a certain Treasury Officer in contravention of rule 468 of the Central Government Treasury Rules, Volume I. Treasury Officers and Sub-Treasury Officers at Bengal are hereby advised that M.R.Os. are not signed by an Officer listed in the "A" referred to in the aforesaid rule and not be accepted.

S. K. SARKAR,
Dy. Accountant-General.

Original Side**NOTIFICATION**

The 2nd March 1951.

It is ordered by the High Court at Calcutta that with effect from 15th March 1951 the following rule be made and added as rule 8A in Chapter XVI of the Original Side Rules:—

Rule 8A.—Before a decree or order is passed in any suit or matter on compromise which provides for discharge of a Receiver, notice of it shall be given to the Receiver and the suit or the matter placed on the list for making the decree or order.

By order of the Full Court,
P. K. BOSE, Registrar.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE JUDICIAL OFFICES OF JUSTICE.**Appellate Side****Appointments and Transfers.**

Parganas.—No 1745-A.—2nd April 1951.—Sri Kishore Das, Subordinate Judge and Sessions Judge (on leave), is appointed to Additional Subordinate Judge of 24-Parganas.

Parganas. No 1753-A.—2nd April 1951.—Sri Anand Kumar Datta Gupta, Munsif of the district of 24-Parganas, is appointed to Munsif of Diamond Harbour in the same district as Sri Anand Nath Banerji on leave.

Parganas.—No 1785-A.—4th April 1951.—Sri Anand Nath Lahiri, Subordinate Judge and Sessions Judge, on leave, is appointed to Additional Subordinate Judge of 24-Parganas as Sri Bijoyesh Mukharji.

Midnapore.—No 1825-A.—5th April 1951.—Sri Mohan Guha, Munsif of Midnapore, is appointed to be a Munsif of Jhargram district during the absence, on leave, of Sri Anand Nath Datta.

Leave.

Parganas.—No 1869-A.—6th April 1951.—Sri Anand Prosad Ghosh, Munsif of Bongaon district of 24-Parganas, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for the period from the 7th to the 23rd June 1951.

Powers.

Parganas.—No 1779-A.—4th April 1951.—Sri Anand Kumar Datta Gupta, Munsif under transfer to Diamond Harbour in the district of 24-Parganas, is vested with the powers of a Court of Small Causes for the trial of suits by such a Court up to the value of Rs. 100 within the local limits of the Diamond Harbour.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS**Burdwan Division—Chinsura**

No. 890-J.G.—30th March 1951.—Sri Amulya Kumar Roy, Sub-Deputy Collector, on probation, and Circle Officer of Egra, in the Contai subdivision of the district of Midnapore, is posted to the Arambagh subdivision of the district of Hooghly for employment on general duty.

The posting is made in the public interest.

No. 892-J.G.—30th March 1951.—Sri Ananya Kumar Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Contai, in the district of Midnapore, is posted to the same subdivision of the district for employment as Circle Officer of Egra, *vice* Sri Amulya Kumar Roy transferred elsewhere.

The posting is made in the public interest.

No. 894-J.G.—30th March 1951.—Sri Dharendra Nath Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Arambagh, in the district of Hooghly, is posted to the Rampurhat subdivision in the district of Birbhum for employment on general duty, *vice* Sri Bejoy Kumar Bhattacharjee, transferred.

The posting is made in the public interest.

No. 915-J.G.—3rd April 1951.—Sri Satish Chandra Haldar, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary), Howrah, was granted earned leave for ten days, with effect from 5th October 1950 to 14th October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I. This supersedes this office notification No. 328-J.G., dated 5th February 1951, on the subject.

B. SARKAR, Commissioner.

NOTICE.

Burdwan, the 26th March 1951.

Whereas the property described in the schedule below was requisitioned under order No. 228-D.I., dated 23rd November 1944, for C.W.S. Depot at

Sarpi in the vicinity of the Madhaiganj Airfields and placed at the disposal and under the control of the Area A. Engineer District No. II, U.S.A.F., Ondal;

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which has been directed under section 8 of the said Act, to be exercised by me, necessary enquiry has been made and Sri Durgadas Goswami and others as detailed below, owners/occupiers, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Manza Sarpi, jurisdiction list No. 35, police-station Faridpur.

Cadastral survey plot No.	Area.	Khatim No.	Name of owners/occupiers.
366 part	-03	740 744 377	Durgadas Goswami, son of Pashupati Goswami, and others of Sarpi.
167 part	02	606	
168 part	-01	606	
372 part	-02	603	Gobinda Prasad Goswami, son of Kumareesh Goswami of Sarpi.
371 part	-04	606	Amarnath Goswami, son of Harihar Ch. Goswami of Sarpi.
370 part	-02	609	Harihar Goswami of Sarpi.
373 part	-02	603	Gobinda Prasad Goswami, son of Kumareesh Goswami, and others of Majdihl.
374 part	-01		
376 part	-006	525	Purnananda Goswami, son of Bipra Charan Goswami of Sarpi.
402 part	01	339	Basanta Kumari Debi, wife of Bhulanath Mukherjee of Sarpi.
403 part	-005	110	Baldyanath Mukherjee, son of Umesh Ch. Mukherjee of Sarpi.
413 part	-06	397	Satyanarayan Sarkar, son of Biharlal Sarkar, and others of Sarpi.
414 part	12		
415 part	29	695/1	Annahari Das, wife of Amulya Ch. Gop of Sarpi.
422 part	31	183	Hangaswar Mondal, son of Umesh Ch. Mondal, and others of Sarpi.
423 part	03	183	
430 part	28	688	
1937 part	-06	688	Ghanashyam Roy Chowdhury, son of Ashutosh Roy Chowdhury, and others of Sarpi.
1939 part	-04	635	
424 part	-02	154	Gangadhar Majumder, son of Nibaran, and others of Sarpi.
421 part	-01	154	
425 part	-08	154	

[ILLEGIBLE], for Collector, Burdwan.

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah.—No. 3330.—30th March 1951.—

1. Order published in notification No. 2546, dated 9th March 1951, of the *Calcutta Gazette*, dated 22nd March 1951, transferring Sri Jnanesh Chandra

Datta Choudhuri, officiating Inspector, Ashtamukh, is hereby cancelled.

2. The undermentioned transfers, and are ordered in the interest of public service

(i) Janab Shaikh Abdul Afsar, officiating Inspector, Bankura, to Birbhum, Sri Rama Pada Kanjilal, officiating Inspector, Birbhum, reverted substantive rank of Sub-Inspector latter district.

(ii) Sri Tarapada Ghatak, officiating In Burdwan, to Bankura to act as Inspector, vice No. (i).

(iii) Sri Jnanesh Chandra Datta, officiating Inspector, Burdwan, will continue to act as such in that district No. (ii).

With the concurrence of the Deputy Inspector-General of Police, Intelligence Branch, Sri Bhushan Nag, Inspector, District Intelligence Branch, Birbhum, is granted leave for thirty days, with effect from the date he himself of it, under rule 167(a) of the Bengal Service Rules, Part I.

Sri Dwarika Prasad Singh, Inspector of ment Railway Police, Howrah, is granted leave on average pay, on medical certificate, with effect from 1st February 1951 to 7th March 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

(i) Sri Dwarika Prasad Singh, Inspector of ment Railway Police, Howrah, is granted leave on average pay on medical certificate, for two months, with effect from 23-3-1951, a.m., under rule 184 of the West Bengal Service Rules, Part I.

(ii) Sub-Inspector Khetra Mohan Maitra, Bankura, is appointed to act as Inspector No. (i).

The latter to start at once.

Sri Jitendra Chandra Mukherjee, In Burdwan, is granted leave on half average pay, on medical certificate, for twenty-two days, with effect from 1st February 1951 to 7th March 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave granted to him by notification No. 2586, dated 9th March 1951, published in the *Calcutta Gazette* dated 22nd March 1951.

The existing acting arrangements will continue.

H. L. SHAHA, Dy. Insp.

Presidency Division—Calcutta

No. 420-J.—5th April 1951.—In pursuance of this office notification No. 1252, dated 11th November 1949, it is hereby notified for information that in exercise of the powers conferred on me by rule 56(2) of the Bengal Code, 1957, Volume I, 7th Edition, as amended, I appoint Sri Kanai Pada Sen Gupta of 1, to be a non-official visitor of the Kanai diary Jail in the district of Murshidabad, in place of Janab Md. Ali B.L., since deceased.

W. N. TALUKDAR, Com.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

10381-CCT 2E/161/50-51.—3rd April 1951.—
C. Subba Rao, 5th Additional Income-tax
Officer, District III(1), Calcutta, is allowed under
the Leave Rules, 1938, earned leave for seven
months with effect from 15th January 1951 to 21st
January 1951, and thereafter half pay leave for
thirteen days, with effect from 22nd January 1951
to 14th February 1951, with permission to prefix
his date, the 14th January 1951, to the leave.

It is certified that the officer was likely to
return on the expiry of his leave to the post from
which he proceeded on leave or to a post carrying
the same rates of allowances.

S. NARGOLWALA, Commissioner.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX (CENTRAL) CALCUTTA

Calcutta, the 2nd April 1951.

It is hereby notified for general information that
the jurisdiction of the Inspecting Assistant Com-
missioner of Income-tax (Central), Calcutta, as on
the 1st April 1951 is as under:—

Name.	Jurisdiction.
Mr M. Roy Mitter, M.A.	Central Circles, Calcutta I to VI.

H. P. SINGH, Commissioner.

JUDICIAL DEPARTMENT

Judicial

NOTIFICATIONS.

10382-J.—9th April 1951.—In exercise of
power conferred by section 3 of the West
Bengal Special Courts Act, 1950 (West Bengal
Act IV of 1950), the Governor is pleased hereby
to constitute a Special Court of criminal juris-
diction for the area specified in column 1 of the
table below at the place specified in column
2 of the table.

Table.

1 Area.	2 Place of sitting.
Area of Howrah Hooghly, 24-Parganas and the town of Calcutta as defined in section 3 of the Calcutta Police Act, (Bengal Act IV of 1866, and the parts of the town of Calcutta as constituted by notification under section 1 of the Calcutta Suburban Police Act, (Bengal Act II of 1886).	Alipore.

It is cancelled this department notification
10382-J., dated the 18th July 1950.

10383-J.—9th April 1951.—In exercise of
power conferred by sub-section (1) of section
3 of the West Bengal Special Courts Act, 1950
(Bengal Act X of 1950), the Governor is
pleased to direct that the cases mentioned in the
table below shall be tried by the Special

Court constituted by notification No. 1902-J.,
dated the 9th April 1951, under section 3 of the
Act:—

Schedule.

(1) Serampore Police-station Case No. 39,
dated the 14th August 1949; Bally Police-station
Case No. 18, dated the 12th August 1949, and
Domjur Police-station Case No. 6, dated 12th
August 1949, namely:—

The State

versus

1. Hiranmoy Ganguli *alias* Hena *alias*
Ananda *alias* Thanda Da, son of Satya
Charan Ganguli of Kayasthushala,
police-station Purbasthali, district
Burdwan and of Gauhati, Assam;
2. Fatik Pan *alias* Sailendra Nath Pan *alias*
Jiban, son of the late Satya Charan Pan
of 22, Hari Charan Banerji Road, Belur,
police-station Bally, district Howrah;
3. Prasad Kumar Mukherji *alias* Prabhas
Mukherji, son of Tincowri Nath Mukherji
of 38, Larkin Road, Bhadrakali, police-
station Uttarpara, district Hooghly;
4. Biswanath Das, son of the late Nagendra
Nath Das of 30/2, Kala Chand Nandi
Lane, police-station Bantra, district
Howrah;
5. Kalidas Chakrabarti *alias* Upendra
Ghosh, son of Hrishikesh Chakrabarti
of 83/3, Lala Babu Shree Road, police-
station Bally, district Howrah;
6. Amiya Prasad Chakrabarti *alias* Khoka,
son of the late Harindra Krishna
Chakrabarti of 21, Shubhala Street,
police-station Uttarpara, district Hooghly.
7. Manmatha Kumar De Sarkar, son of
Amulya Chandra De Sarkar, of Jamar
Khar, police-station Tangibari, district
Dacca (East Bengal), and of Gobindu-
pore, police-station Tollygunge, Calcutta;
8. Jayanta Kumar Chakrabarti *alias*
Birendra Mukherji, son of Kulo Sashi
Chakrabarti of Ballavpore (Thakurbari),
police-station Serampore, Hooghly;

under sections 120B, 396, 397, 399 of the Indian
Penal Code (Act XLV of 1860) sections 302, 307,
34 of the Indian Penal Code, section 19(f) read
with section 19A of the Indian Arms Act, 1878
(Act XI of 1878), and section 5 of the Explosive
Substances Act, 1908 (Act VI of 1908)/sections
19(e) and (f) read with section 19A of the Indian
Arms Act, 1878 (XI of 1878), and section 5 of
the Explosive Substances Act, 1908 (VI of 1908).

(2) Shibpur Police-station Case No. 16, dated
the 12th September 1949, Bantra Police-station
Case No. 7, dated the 12th September 1949, Bally
Police-station Case No. 16, dated the 12th Sep-
tember 1949, and Howrah Police-station Case
No. 12, dated the 12th September 1949, namely:—

The State

versus

1. Sushil Kumar Basu *alias* Rajendra, son of
Sudhir Kumar Basu of 34C, Anath Nath
Deb Lane, Belgachia, Calcutta, and of
Kamarkhara, police-station Tangibari,
Dacca (East Bengal);
2. Sudhir Kumar De, son of Bishnupada De
of 38, Sri Kishan Bhakat Lane, police-
station Bantra, Howrah;

3. Nitai Chandra Mitra, son of the late Kali Krishna Mitra of 26, Kailash Bose Lane, Ramkrishnapur, police-station Howrah, Howrah;
4. Anadi Kumar Chatterji *alias* Gargara, son of Amrita Lal Chatarji of 20, Akhoy Kumar Chatarji Lane, police-station Malipanchghora, Howrah;
5. Lakshmi Kanta Das *alias* Khoka, son of the late Muktarum Das of Hatpukurara, Ramrajatala, police-station Jogacha, and of Uttar Bantra, Manashatala, police-station Bally, Howrah;
6. Amar Nath Kundu, son of Manmatha Nath Kundu, of 37, Doctor Raj Kumar Kundu Lane, police-station Shibpur, Howrah and of Uttar Bantra, Manashatala, police-station Bally, Howrah;
7. Jayanta Kumar Chakrabartti *alias* Birendra Mukherji, son of Kalo Sashi Chakrabartti of Ballavpore (Thakurbari), police-station Serampore, Hooghly;

8. Ashoke Kumar Biswas, son of the Manilal Biswas of 27B, Anath Deb 1 Belgachia, Calcutta;

under sections 397, 412 of the Indian Penal (Act XLV of 1860)/sections 395, 397 of the Indian Penal Code/sections 19(e) and (f) read with section 19A of the Indian Arms Act, 1878 (Act X of 1878), section 4(a) of the Explosive Substances Act, 1908 (VI of 1908), and section 11 of the West Bengal Security Ordinance (West Bengal Ordinance II of 1949)/section 19(f) read with section 19A of the Indian Arms Act, 1878 (Act X of 1878), section 5 of the Explosive Substances Act, 1908 (VI of 1908), and section 11 of the West Bengal Security Ordinance (West Bengal Ordinance II of 1949)/section 19(f) read with section 19A of the Indian Arms Act, 1878 (Act X of 1878) and section 11 of the West Bengal Security Ordinance (West Bengal Ordinance II of 1949).

This cancels this department notices Nos. 4924-J., and 1224-J., dated the 29th March 1950 and 9th March 1951, respectively.

By order of the Governor
A S RAY

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

647-F.T.—31st March 1951.—In exercise of the powers conferred on 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Government are pleased to make the following amendment with effect from the 1st April 1951 in the rules published with notification No. 601-S.R., dated 1st March 1915, as subsequently amended, namely:—

Amendment.

rule 245 of the said rules substitute the following:—

Country spirit of different alcoholic strengths mentioned in (2) of Tables I, II and III below shall be sold by the holders of licence for the retail sale of country spirit in the different groups of area specified in column (1) of the tables at a price per Imperial gallon in excess of or below that set forth in column (3) opposite to the alcoholic strengths in column (2):—

Table I—Industrial Areas.

Area.	Strength of spirit fixed for sale.	Rate of price per Imperial gallon.
(1)	(2)	(3)
		Rs. a. p.
GROUP A.		
Area of the Calcutta district	$\left\{ \begin{array}{l} 35^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 50^{\circ}\text{U.P.} \quad \dots \quad \dots \end{array} \right.$	$\left\{ \begin{array}{l} 40 \quad 8 \quad 0 \\ 31 \quad 8 \quad 0 \end{array} \right.$
Police stations Mutuburuz, Maheshkola, Behala, Tollymore and Budge-Budge in the Sadar subdivision of the 24 Parganas district.	35° U.P. ..	40 8 0
Police station and police-station Bowra in the Uluberia subdivision of the Howrah district.	50° U.P. ..	31 8 0
GROUP B.		
Police station Uluberia (exclusive of the shop at Boragachhi) in the Uluberia subdivision of the Howrah district.	$\left\{ \begin{array}{l} 35^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 50^{\circ}\text{U.P.} \quad \dots \quad \dots \end{array} \right.$	$\left\{ \begin{array}{l} 40 \quad 8 \quad 0 \\ 31 \quad 8 \quad 0 \end{array} \right.$
Police stations Chinsura and Mogra in the Sadar subdivision and police stations Serampore, Uttarpara and Sreepur (exclusive of villages Khalsu, Nabagram, Gopokan and Mankundu) in the Serampore subdivision of the Hooghly district.	$\left\{ \begin{array}{l} 35^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 60^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 75^{\circ}\text{U.P.} \quad \dots \quad \dots \end{array} \right.$	$\left\{ \begin{array}{l} 40 \quad 8 \quad 0 \\ 24 \quad 14 \quad 0 \\ 12 \quad 8 \quad 0 \end{array} \right.$
Police station subdivision of the 24-Parganas district	$\left\{ \begin{array}{l} 35^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 60^{\circ}\text{U.P.} \quad \dots \quad \dots \end{array} \right.$	$\left\{ \begin{array}{l} 40 \quad 8 \quad 0 \\ 24 \quad 14 \quad 0 \end{array} \right.$
GROUP C.		
Police station Town police-station in the Sadar subdivision of the Malda district	$\left\{ \begin{array}{l} 35^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 55^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 75^{\circ}\text{U.P.} \quad \dots \quad \dots \end{array} \right.$	$\left\{ \begin{array}{l} 30 \quad 12 \quad 0 \\ 20 \quad 14 \quad 0 \\ 11 \quad 8 \quad 0 \end{array} \right.$
Police station subdivision (excluding police-stations Khaksa and Sreepur) of the Burdwan district.	$\left\{ \begin{array}{l} 40^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 60^{\circ}\text{U.P.} \quad \dots \quad \dots \\ 75^{\circ}\text{U.P.} \quad \dots \quad \dots \end{array} \right.$	$\left\{ \begin{array}{l} 28 \quad 6 \quad 0 \\ 18 \quad 14 \quad 0 \\ 9 \quad 8 \quad 0 \end{array} \right.$

Table II—Other Areas.

Area. (1)	Strength of spirit fixed for sale. (2)	Rate of per 100 galls Rs
GROUP A.		
(1) Police-stations Sonarpur, Barupur, Bishnupur, Joynagar, Canning and Bhanger in the Sadar subdivision of the 24-Parganas district.	45°U.P. ..	26
	65°U.P. ..	17
(2) Police-station Amta (exclusive of the shop at Fatepur) and the shops at Boraguchi (police-station Uluberia) and Mollarhat (police-station Shampur) in the Uluberia subdivision of the Howrah district.	45°U.P. ..	23
	65°U.P. ..	14
GROUP B.		
(1) Kalna and Katwa subdivisions in the Burdwan district ..	45°U.P. ..	23
(2) Subdivision of Tamluk, police-station Bhagawanpore in the Contai subdivision and police-station Daspur in the Ghatal subdivision (exclusive of the area served by the shop at Narajole) of the Midnapore district.		
(3) Uluberia subdivision exclusive of the shop at Mollarhat (police-station Shampur) and of the police-stations Howra, Uluberia and Amta and inclusive of the shop at Fatehpur within police-station Amta of the Howrah district.		
(4) Basirhat, Diamond Harbour and Bongaon subdivisions in the 24-Parganas district.	65°U.P. ..	14
(5) Whole of the districts of Nadia and Murshidabad ..		
(6) Barasat subdivision in the 24-Parganas district.		
(7) Sadar subdivision (exclusive of police-stations Chinsura and Mogra) and Serampore subdivision exclusive of police-stations Serampore, Uttarpara and Bhadreswar but inclusive of villages Khakini, Nubagram, Jugupukur and Mankundu in the Hooghly district.	45°U.P. ..	26
	65°U.P. ..	17
GROUP C.		
(1) Sadar subdivision and police-stations Khaksa and Faridpur of Asansol subdivision in the Burdwan district.	45° U.P. ..	23
(2) Sadar subdivision (exclusive of the Kharagpur Town police-station), Jhargram and Contai subdivisions (exclusive of police-station Bhagawanpur) and Ghatal subdivision exclusive of police station Daspur but inclusive of the area served by the shop at Narajole in the Midnapore district.		
(3) Arambagh subdivision in the Hooghly district ..	65° U.P. ..	14
(4) Whole of the districts of Birbhum, Bankura, Malda and Darjeeling.		
(5) (a) West Dinajpur district (excluding shops at Durgapur, Churamon, Raiganj, Patarnj, Kalikumora, Dhankulhat, Nayanbazar, Badalpur, Darail, Pataram, Balurghat, Teorhat, Samjia and Hili).		

Area.	Strength of spirit fixed for sale.	Rate of duty per Imperial gallon.
(1)	(2)	(3)
(b) Shops at Durgapur, Churamon, Raiganj, Patiraj, Bahkamon, Dhankolhat, Nayabazar, Badalpur, Darail, Patiram, Balurghat, Teorhat, Samjia and Hili of the West Dinajpore district.	45° U.P. ..	24 2 0
	65° U.P. ..	15 4 0
(c) Shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltonganj, Joyanti, Patkamura, Raydak and Nararthali in the Alipur Duars subdivision of the Jalpaiguri district	45° U.P. ..	24 2 0
(d) Police stations Jalpaiguri and Rajganj in the Jalpaiguri district.	45° U.P. ..	23 6 0
	65° U.P. ..	14 4 0
(e) Other areas of the Jalpaiguri district	45° U.P. ..	23 6 0

GROUP D.

Whole of the district of Cooch Behar	45° U.P. ..	23 6 0
	65° U.P. ..	14 4 0

Table III.

Police stations Saltora, Indpur, Khatra, Ranibandh, Kapur, Simlapal, Taldangra, and Chatna (exclusive of unions IX and X) in the Sadar subdivision of the Bankura district	77.5° U.P.	3 14 0
Chandra union in Midnapore police-station and police-stations Nulhoni, Debra, Keshpur and Garbeta in the Sadar subdivision and police-stations Gopiballavpur, Bhargram and Bimpur in the Bhargram subdivision of the Midnapore district.		
Police stations Suri, Muhammadbazar, Dubrajpur, Rajnagar and Khoyrasole in the Sadar subdivision and police stations Muraroi, Nalhati and Rampurhat in the Rampurhat subdivision of the Birbhum district.		
Police stations Bankura, Onda, Gangajalghati, Borjora and Mejha, unions IX and X of police-station Chatna in the Sadar subdivision of the Bankura district.		
Police station Midnapore (except Chandra union) and police stations Subang, Pingla, Narayangarh, Keshnari, Chantan and Mohanpur in the Sadar subdivision, police-station Nayagram in the Bhargram subdivision and whole of the Ghatol and Tamluk subdivisions of the Midnapore district	77.5° U.P.	7 10 0
Whole of the Jalpaiguri district excluding police-stations Jalpaiguri and Rajganj and the shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltonganj, Joyanti, Patkamura, Raydak and Nararthali.		
Kaimpong subdivision and the areas served by the shops at Singla, Lachma, Sukiupokri, Mirik, Panighata, Naxalbari, Khoribari, Phansidewa and Pedong in the district of Darjeeling.		
Shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltonganj, Joyanti, Patkamura, Raydak, and Nararthali in the Jalpaiguri district	77.5° U.P.	7 14 0

No. 648-F.T.—31st March 1951.—In exercise of the power conferred section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), Governor is pleased to make the following amendment with effect from 15th April 1951, in the orders published with notification No. 596-S, dated the 30th March 1951, as subsequently amended, namely:—

Amendment.

For paragraph (1) of order 26 of the said orders substitute the following:—

"26. (1) Excise duty or countervailing duty, as the case may be, shall be imposed on country spirit imported into or exported from or transported or to or manufactured in any distillery licensed, established, authorised or continued under the Act at the rates specified in column (3) per Imperial gallon of the respective alcoholic strengths mentioned in column (2) in I, II or III below opposite to the different groups of area or areas shown in column (1) thereof:—

Table I—Industrial Areas.

Area.	Strength of spirit fixed for sale	Rate of duty per Imperial gallon
(1)	(2)	(3)
GROUP A.		
(1) Whole of the Calcutta district	35° U.P. 50° U.P.	34 9 26 12
(2) Police-stations Matiaburuz, Maheshtola, Behala, Tollygunge and Budge-Budge in the Sadar subdivision of the 24-Parganas district.	35° U.P.	34 10
(3) Sadar subdivision and police-station Bowria in the Uluberia subdivision of the Howrah district.	50° U.P.	26 12
GROUP B.		
(1) Police-station Uluberia (exclusive of the shop at Boragachi) in the Uluberia subdivision of the Howrah district.	35° U.P. 50° U.P.	34 9 26 10
(2) Police-stations Chinsura and Mogra in the Sadar subdivision and police-stations Serampore, Uttarpara and Bhadreswar (exclusive of villages Khalsini, Nabagram, Jugipukur and Mankundu) in the Serampore subdivision in the Hooghly district.	35° U.P. 60° U.P. 75° U.P.	34 9 26 12 9 15
(3) Barrackpore subdivision of the 24-Parganas district ..	35° U.P. 60° U.P. ..	34 9 26 12
GROUP C.		
(1) Kharagpur Town police-station in the Sadar subdivision of the Midnapore district.	35° U.P. 55° U.P. 75° U.P. ..	24 12 16 10 9 9
(2) Asansol subdivision (excluding police-stations Khaksa and Faridpur) of the Burdwan district.	40° U.P. .. 60° U.P. .. 75° U.P. ..	23 11 15 6 7 8

Table II—Other areas.

Area.	Strength of spirit fixed for sale.	Rate of price per Imperial gallon.
(1)	(2)	(3)
GROUP A.		
Police stations Sonarpur, Baranpur, Hishnupur, Joy nagar, Canning and Bhargar in the Sadar subdivision of 24-Parganas district.	45° U.P. ..	22 4 3
	65° U.P. ..	13 9 0
Police station Amta (exclusive of the shop at Fatepur) and the shops at Boragachi (police-station Uluberia) and Mollarhat (police-station Shampur) in the Uluberia subdivision of the Howrah district.	45° U.P. ..	18 7 9
	65° U.P. ..	10 13 0
GROUP B.		
Koba and Katwa subdivisions in the Burdwan district ..	45° U.P. . 65° U.P. .	18 7 0 10 12 0
Subdivision of Tamluk, police-station Bhagawanpore in the Contai subdivision and police-station Daspur in the Ghatal subdivision (exclusive of the area served by the shop at Narajole) in the Midnapore district.		
Uluberia subdivision exclusive of the shop at Mollarhat (police-station Shampur) and of the police-stations Borini, Uluberia and Amta but inclusive of the shop at Fatepur within police-station Amta of the Howrah district		
Burghat, Diamond Harbour and Bongaon subdivisions in the 24 Parganas district		
Police of the districts of Nadia and Murshidabad	45° U.P. 65° U.P. .	22 3 0 13 8 0
Baras subdivision of the 24-Parganas district. . .		
Sadar subdivision (exclusive of police-stations Chinsura and Mogra) and Serampore subdivision exclusive of police-stations Serampore, Uttarpara and Bhadrakswari inclusive of villages Khalsani, Nabagram, Jugipukur and Nankundu in the Hooghly district.		
GROUP C.		
Baras subdivision and police-stations Khaksa and Faridpur in 24-Parganas subdivision in the Burdwan district.	45° U.P. . 65° U.P. .	18 11 6 10 12 3
Baras subdivision (exclusive of the Kharagpur Town police-station, Bhargram and Contai subdivisions (exclusive of police-station Bhagawanpur) and Ghatal subdivision exclusive of police station Daspur but inclusive of the area served by the shop at Narajole of the Midnapore district		
Baras subdivision of the Hooghly district		
Police of the districts of Birbhum, Bankura, Malda and Jureling.		
West Dinajpur district (excluding shops at Durgapur, Baranagar, Raiganj, Patnraj, Kalkamora, Dhankolhat, Chakabari, Badulpur, Darnail, Patiram, Balurghat, Barhat, Samjra and Hili).		

Area. (1)	Strength of spirit fixed for sale. (2)	Rate of per 100 gall (3)
(b) Shops at Durgapur, Churamon, Raiganj, Patiraj, Kalikamora, Dhankolhat, Nayabazar, Badalpur, Darail, Patiram, Balurghat, Teorhat, Samjia and Hili in the West Dinajpore district.	45° U.P. 65° U.P.	10 11
(6) (a) Shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltonganj, Joyanti, Patkapara, Raydak and Nararthali in the Alipur Duars subdivision of the Jalpaiguri district.	45° U.P.	10
(b) Police-stations Jalpaiguri and Rajganj in the Jalpaiguri district.	45° U.P. 65° U.P.	10 10
(c) Other areas of the Jalpaiguri district	45° U.P.	10

GROUP D.

Whole of the district of Cooch Behar	45° U.P. 65° U.P.	10 10
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Table III.

(1) Police-stations Sultora, Indpur, Khatra, Ranibandh, Raipur, Simulpal, Taldingra and Chatna (exclusive of unions IX and X) in the Sadar subdivision of the Bankura district.	
(2) Chandra union in Midnapore police-station and police-stations Salboni, Debra, Keshpur and Garbeta in the Sadar subdivision and police-stations Gopiballavpur, Jhargram and Binpur in the Jhargram subdivision of the Midnapore district.	77-5° U.P.
(3) Police-stations Suri, Muhammadbazar, Dubrajpur, Rajnagar and Khoyrasole in the Sadar subdivision and police-stations Muraron, Nalhati and Rampurhat in the Rampurhat subdivision of the Birbhum district.	
(4) Police-stations Bankura, Onda, Gangajalghati, Borjora and Mejha, unions IX and X of police-station Chatna in the Sadar subdivision of the Bankura district.	
(5) Police-station Midnapore (except Chandra union) and police-stations Subang, Pingla, Narayangarh, Keshiari, Dantan and Mohanpur in the Sadar subdivision, police-station Nayagram in the Jhargram subdivision and whole of the Ghatal and Tamluk subdivisions of the Midnapore district.	77-5° U.P.
(6) Whole of the Jalpaiguri district excluding police-stations Jalpaiguri and Rajganj and the shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltonganj, Joyanti, Patkapara, Raydak and Nararthali.	
(7) Kalimpong subdivision and the areas served by the shops at Singla, Ladoma, Sukumpokri, Mirik, Panighata, Nasalbari, Khoribari, Phansidewa and Pedong in the district of Darjeeling.	
(8) Shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltonganj, Joyanti, Patkapara, Raydak and Nararthali in the Jalpaiguri district.	77-5° U.P.

By order of the Governor
B. DAS GUPTA

LABOUR DEPARTMENT

ORDER.

2047Lab.—3rd April 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 1326Lab., dated the 26th February 1951, the industrial dispute between Messrs. Swaika Vanaspati Products, 18B, Brabourne Road, Pollock House, Calcutta, and one of their employees Sri Gora Chand Sen of 147B, Raja Dinendra Street, Calcutta-4, presented by himself was referred for adjudication to Sri S. K. Niyogi, District Judge;

and whereas the said Sri S. K. Niyogi, District Judge, has submitted to the Government his award on the said industrial dispute;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of an industrial dispute between Messrs. Swaika Vanaspati Products, Ltd., of 18B, Brabourne Road, Pollock House, Calcutta, and one of their employees Sri Gora Chand Sen of 147B, Raja Dinendra Street, Calcutta-4.

PRESENT:

SRI S. K. NIYOGI, *District Judge, Industrial Tribunal.*

The employee: Sri Gora Chand Sen himself.

The Company: Sri P. R. Bakhshi, Manager.

AWARD.

By order No. 1326Lab., dated 26th February 1951, Government of West Bengal constituted a Tribunal of one member under sections 7 and 10 of the Industrial Disputes Act (Act XIV of 1947), and appointed me as such member of the Tribunal and referred to me the aforesaid dispute for adjudication.

The reference was received on 27th February 1951 and it was put up before me on 6th March 1951 after I joined. 19th March 1951 was fixed for filing of written statement by the employee. On that day both parties appeared but no statement was filed by either of them. Instead, the parties submitted a joint petition saying that they have amicably settled the dispute out of court and that no dispute exists between them, and they prayed for a no-dispute award. I make a no-dispute award accordingly and incorporate the joint petition of the parties as a schedule to the award.

SANTOSH KUMAR NIYOGI,
Industrial Tribunal.

1st March 1951.

S K NIYOGI, *District Judge and Member, Industrial Tribunal, Calcutta.*

In the matter of West Bengal Government Reference under sections 7 and 10 of the Industrial Disputes Act.

Regarding Industrial dispute between Messrs. Swaika Vanaspati Products, Ltd., and their employee Sri Gora Chand Sen.

MOST RESPECTFULLY SUBMITTED—

1. The parties have amicably settled the dispute outside the Court.

It is therefore prayed that you will be graciously pleased to give an order that the dispute has been settled by the parties and now there is no dispute.

SWAIKA VANASPATI PRODUCTS, LTD.

P. R. BAKHS.

Manager

The 19th March 1951.

GORA CHAND

The 19th March 1951.

SANTOSH KUMAR NAYAK

Industrial Tribunal

The 21st March 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt.

ORDER.

No. 2048Lab.—3rd April 1951.—Whereas under the Government of Bengal, Labour Department, order No. 4572Lab., dated the 17th August 1950, the industrial dispute between Messrs. Swaika Vanaspati Products Ltd., Pollock House, 28A, Pollock Street, Calcutta, and their workers represented by the Swaika Mazdoor Union of 1, Bazar Lane, Bally Congress Office, P. O. Bally, Howrah, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute existing between Swaika Vanaspati Products, Ltd., Pollock House, 28A, Pollock Street, Calcutta, and workers represented by the Swaika Mazdoor Union of 1, Bazar Lane, Bally Congress Office, P. O. Bally, Howrah.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, District Judge, Chairman of the Tribunal

Present for the Union: Sri N. K. Mukherjee, Advocate.

Present for the Company: Sri S. C. Sen, Advocate, assisted by Sri N. M. Gupta, Pleader.

1. By Government order No. 4572Lab., dated the 17th August 1950, the aforesaid dispute has been referred to me for adjudication under sections 10 and 11 of the Industrial Disputes Act, 1947 (XIV of 1947).

The reference was received here on the 18th August 1950. The Company filed its written claim on the 5th September 1950. The Company filed its written objection on the 20th September 1950. The hearing of the case was held over till the disposal of the case of Swaika Oil Mills. After one adjournment, the hearing was taken up on the 26th February 1951, and continued till 1st March 1951. The argument was heard on the 1st March and continued till the 14th March 1951.

The issues contained in the schedule of the Order of Reference stand as follows:—

- (1) If the close-down of the Swaika Vanaspati Products, Ltd., by notice, dated the 30th June 1950, and subsequent notice, dated the 13th July 1950, was justified.
- (2) If the workers discharged as a result of such closure are entitled to any relief.
- (3) If the worker Ved Prokash discharged on the 28th June 1950 is to be reinstated or entitled to any other relief.

AWARD.

Issue No. 1.

The contention of the Union in respect of this sudden closure of the Company is: (1) The Company tried to avoid by the above measure the loss under the agreements entered into with the Union; (2) the Company tried to remove the old hands and to break up the solidarity of the workers; (3) the Company wanted to avoid its liabilities under the Income-Tax Act on the ground of professing loss of business. The Company, on the other hand, contends that all these are false. It asserts that it could not carry on the trading activity of competition—both inside and outside—and because of the handicap imposed by Government control in respect of the selling price of Vanaspati while the prices of raw materials, e.g., that of groundnut oil went up. This is a peril which stares every such industry in the face. The Vanaspati Manufacturers' Association of India took up the matter with the Government, but not with much tangible results. As a result, the concerns which dealt in such industry had to wind up.

In view of the evidence on record I am fully satisfied that the Vanaspati Manufacturing Companies in general and this Swaika Vanaspati Products, Ltd., in particular, found themselves in very tight corners to keep their heads above water. In March 1947, the Government of India introduced an *ad hoc* method under which it sanctioned increases in the prices of Vanaspati Products only twice in the year 1949. Under this method the price of Vanaspati per maund was increased by Re. 1-4 on 1st January 1949. But the rate of basic groundnut oil had increased by Rs. 6 per maund. Again on the 6th July 1949, the price of Vanaspati was increased by Re. 1-4 per maund. But the prices of groundnut oil went up out of all proportion with this. This was due to the soaring price of oil in the market. The Government measure could hardly meet the time-lag created loss. In September 1949, the situation was very grave that almost all the Vanaspati Manufacturing Companies had closed down. But the Swaika Vanaspati Products, Ltd., got over the difficulty by switching over to the manufacture of Salad oil from refined groundnut oil. The cost of production, however, was high. Thus the evil was merely postponed but not removed. The Swaika Vanaspati Products could not stem the tide and was overcome. Naturally it tried to reduce its expenditure. The services of the Technical Engineer in Charge, Mr. R. K. Agarwal and of the Sales Officer Mr. A. N. Chatterjee were retrenched sometime between

March 1950, and June 1950. The services of all temporary workers in the factory were retrenched in March 1950. All this finds place in the statement of the Company. They have not been specifically challenged by the Union. This makes it clear that this closure of the factory in 1950 was not abrupt. It came only in the proper sequence of events. There is also in evidence that most of the factories producing vegetable products have been forced to shut their door, if not for good, at least for some time. The printed Annual Reports of the Vanaspathi Manufacturers' Association of India for 1949 and 1950—marked Exts. G, G(1), G(2), G(3) and G(4)—are abundantly clear that the difficulties which this Company had set in support of its closure are not imaginary or faked. In my opinion, the difficulties are real and almost insurmountable. So if this Company is to wind up, it certainly had to do so under the pressure of circumstances. So I discard the contention of the Union that the Company resorted to closure from certain motives.

Coming next to the motives set forth by the Union on the part of the Company, I find that they do not bear scrutiny. Of course, I find some of the agreements reached by the Company with the Union seem to be implemented in respect of canteen, medical leave, etc. But it is borne in mind that the Company is a newly-formed one and it is faced with a keen struggle for existence, the non-implementation of these agreements does not go far enough. The Company must be given some time to stabilise its resources before it can be expected to introduce those costly undertakings.

Regarding the motive attributed to the Company on the score of removing the old hands and breaking up the Union, I must say that there is more or less stereotyped. But this contention must be proved to be true when I find that the Company was prepared to lay off the workers under Ext. A on the ground of involuntary unemployment. Exhibit A shows that the Union did not accept this gesture of the Company. If the Company is bent on getting rid of old hands, it would never consent to lay-off workers. It follows that when the lay-off is terminated, the workers will be automatically rehired.

Regarding the motive to break up the Union, I must find that there is equally idle. It is admitted by the Union itself that this Company entered into several agreements, both immediately before and after closure, with the Union to compose the differences amicably. That certainly is not an attitude which fits in with such allegation. The Union has referred to the assault of one Krishna Bahadur Singh, the Joint Secretary of the Union, at the hands of one Kamal Singh, a member of the staff. It is said that Kamal Singh is alleged to have persuaded or seduced Krishna Bahadur Singh to give up the Union and to set up a new Union of up-country workers. He is said to have alienated the Biharis from the Bengalis and to have written a threatening letter to Krishna Bahadur Singh. There was a police complaint by Krishna Bahadur for the assault and a case was stated. The Manager of the Company has emphatically repudiated any connection with the move of Kamal Singh or with the said threatening letter. I do not see why the Manager's disclaimer should not be accepted. It may be said that Kamal Singh had his own axe to grind in the said matter because he happens to be a member of the staff, the authorities cannot be implicated in the said matter in the absence of more cogent evidence. I am not prepared to accept that the Company is bent on disrupting the solidarity of the Union in question. No Company can thrive by fostering provincialism amongst its workers or by disrupting their amity.

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regarding the other contention that the Company closed the factory to avoid payment of income-tax, I must say that the objection is wild. The Company has produced the income-tax assessment for 1949-50—marked G. So where is the point in closing the factory to avoid income-tax? Besides, no Company does wind up for fear of paying income-tax which is always assessed on production. So it is clear that these concerns of the Union are based on misunderstanding the real situation and on prejudiced view points.

The learned Advocate appearing on behalf of the Union made a desperate attempt by suggesting that as this Company is allied to other Swaika concerns and as those concerns are still going on, this Company must not be closed down. If there are several concerns under the same management, but natural that the employees of one may be deputed to another or the same man may be attached to different concerns drawing different or consolidated salaries from such concerns. But the Swaika Vanaspati Products, being a Limited Company, must stand or fall by its own financial resources. The evidence makes it clear that this limited Company cannot keep its headway or rather cannot manage to keep it afloat. It is bound to wind up just to avoid further liabilities. That is entirely the look-out for management. Unless I find that the management is out to resort to measures not so much from economic grounds as from the sole motive to harm the Union, the Tribunal can never interfere. If it does, it will be beyond its legitimate limits. That being the position, I find that the closure in question was justified by the circumstances. The issue is decided accordingly.

Issue No. 2.

It is clear from the evidence that the Swaika Vanaspati Products, was closed down on the 15th July 1950. The notices given in this connection, viz., the notice of the 30th June 1950, and the subsequent notices of the 5th July 1950, and the 13th July 1950, must be closely examined in this connection. The notice on the 30th June 1950—marked B(2) makes it quite clear that it was more or less a provisional notice, purported to close down the factory with effect from the 15th July 1950, as the situation improved meanwhile. The daily-rated employees were discharged with effect from the 15th July 1950, and the monthly-rated employees with effect from the 31st July 1950. Then comes the notice, of the 13th July 1950—marked Ext. B. It purports to announce that the situation had not improved, rather it had deteriorated necessitating the management to close the factory immediately. It also held out that if the situation improved, the notice of the 30th June would not be given effect to; even if the factory would be closed in terms of the notice, dated 30th June 1950 with effect from the 15th July 1950. Then comes the notice marked Ext. B(1), dated the 13th July 1950. It is, of course, unequivocal in its terms. It purports to say that the factory would close immediately. The workers were asked to receive their dues on the basis of the notice, dated 30th June 1950. So the position boils down to this that the factory was closed with effect from the 15th July 1950. The workers were offered the compensation as given by the notice, dated 30th June 1950, marked Ext. B(2). It is that notice the daily-rated employees were discharged with effect from the 15th July 1950, and the monthly-rated employees with effect from the 31st July 1950. But I do not think that the workers can be denied their legitimate compensation though the notice was given as above. Now-a-days it is a matter of common knowledge that it is difficult for discharged employees to secure a job in no time. As the employees cannot be blamed for the sudden closure, they are entitled to some compensation to answer the call of justice.

Accordingly, I award that the daily-rated employees be entitled 15 days' wages with effect from 15th July 1950, and the monthly employees one month's wages as compensation with effect from the 15th July 1950. The wages will be calculated on the earnings for the equal period immediately before the closure in question. All these employees will also have the employer's contribution to the Provident Fund, notice, dated 30th June 1950—Ext. B(2). These must be paid with effect from the month of the award coming into operation.

Besides the above, I call upon the Company to give preference to old workers in the matter of future appointment if and when this issue reopens, provided they are available and otherwise found fit.

Issue No. 3.

G. Ved Prokash was admittedly discharged on 28th June 1950, in connection with an incident occurring in the factory on the 23rd June 1950. The charge-sheet is marked Ext. G. It is stated in the said charge-sheet that on 23rd June 1950, Ved Prokash was given definite direction that the motor must be kept going on until 25 drums of refined oil were filled but he flouted this direction and stopped the motor. Another particular charge was that he prevented other workers from filling in the said drums. The further charge was that he was obdurate though Sri P. N. Bhargava and Sri Dass tried to impress upon him the urgency of filling in the drums. He is said to have used rude and discourteous language to and also to have shown violent temper. Exhibit 6(a) is the reply of this Ved Prokash is said to have given. He denied the charge as being untrue and demanded an impartial enquiry. He was suspended and even dismissed on 28th June 1950, when he did not turn up, as a result of an *ex parte* enquiry. Ved Prokash's version before me is that at 4.30 p.m. on the 23rd June 1950, Sri Bhargava asked him to see the filling work outside the Compression Room by taking out a temporary connection. He pleaded inability to do this. According to him, he was asked to do something impossible because he could not look after the compression room as well as look to the filling of drums outside the room. Besides, the coolies had already left. This seems to have put Sri Bhargava in a rage. He was served with the aforesaid notice. On the 24th June 1950, he went to explain matters but was prevented at the gate by Sri Bhargava—O.P.W. 1—and Sri Bakshi—O.P.W. 2—the Manager. He contradicted this version of Sri Ved Prokash. According to Sri Bhargava, he received instructions from the Head Office to have 25 drums filled with Salad oil for delivery on that very day. He asked the operator, who was in the "A" shift, to do this work and Lakshmi saw 7 or 8 drums being filled in up to 3 p.m. At 4 p.m. Sri Bhargava came and found that the people were sitting by and Ved Prokash stopped the motor. He was asked to report to Sri Dass, the Officer-in-charge of shifts. Sri Dass asked Ved Prokash peremptorily to see to the filling of the remaining drums as it was urgent. But Ved Prokash stood adamant when Sri Dass offered to take charge of the Compression Room. The Manager, Sri Bakshi, speaks of the order of 25 drums of oil to be delivered that day. He asked Sri Bhargava, the Supervisor, to see that the order was executed. The Manager actually saw the filling of the drums till 3 p.m. He left instructions that the filling should continue even if that meant overtime work. In the evening he heard over the phone that the filling could not be executed for Ved Prokash. On the 24th June Ved Prokash called on him and said that he was not responsible. The Manager enquired and issued a charge-sheet and placed Ved Prokash under suspension.

...ing to the evidence relating to the above matter, I discard the
 ment of Ved Prokash that he had to take out a temporary connection
 le for this purpose and so pleaded his inability to execute the work,
 ularly as the coolies had also left. Had it been so, how could the
 ous operator, Laksmi, work all this time and see to the filling of 7 or
 ums? So the temporary connection, if any, must have been already
 The coolies could not have left. Had it been so, Sri Bhargav could
 have asked him to have the drums filled in. Ved Prokash certainly
 or with his own hands could never do this. So, considering the fact
 Sri Bhargav was insisting on the remaining drums being filled in, I
 hat the coolies must have been there at the time. It is also difficult
 eve that the coolies would flout the definite instructions of the Manager
 he asked them to work overtime, the matter being urgent. So, the
 being there, I think Ved Prokash could have agreed to see to the
 He might have left the responsibility of the Compression Room
 to Sri Dass to receive the charge or to Sri Bhargav who was insisting
 matter. But, instead of that, to be obdurate, not to run the motor
 favour of indiscipline and, if I may say, pigheadedness. This position
 to have been corroborated to a certain extent by Ved Prokash's reply—
 in which he wanted to be excused this time. Ved Prokash was
 a warning as per Ext. 4 on 10th December 1949 for his irregularity in
 ance; but that, of course, has no bearing on the present matter. In
 examination Ved Prokash admits at page 5 that he refused to work
 me on another occasion on the ground that he was ill. He denies the
 tion that the oil did overflow on that occasion. This indicates that
 Prokash sometimes wants to have his own way in his conduct. I am
 ed that the Manager had dismissed this worker in the proper manner.
 st of all suspended him, gave him charge-sheet, granted him an
 unity to explain matters and, when he did not turn up, the Manager
 choice other than holding the enquiry *ex parte*. I do not believe
 ed Prokash could not appear before the Manager during the enquiry
 and so desired. So I award that Ved Prokash is not entitled to re-
 ment nor to any compensation for his rightful dismissal.

G. PALIT,

Chairman of the Tribunal.

14th March 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

2060Lab—4th April 1951.—Whereas under the Government of West
 Labour Department, order No. 2200Lab., dated the 3rd May 1950,
 industrial disputes which had existed between the 79 Printing Presses
 Calcutta and Howrah mentioned in the list appended to the said order,
 the 3rd May 1950, and their employees, represented by the Press
 Workers' Association, 249B, Bowbazar Street, Calcutta, over the questions
 to (1) minimum wages, grades and scales fixed in the previous
 referred to therein, (2) dearness allowance, (3) gratuity and (4)
 2 orders regarding termination of employment, were referred for
 attention to an Industrial Tribunal constituted by Sri A. Das Gupta,
 Judge;

whereas during the pendency of proceedings before the said Tribunal,
 Nandy of Hatkhola, Panchanontola, Chandernagore, an
 of Messrs. Caledonian Printing Co., Ltd., of 3, Wellesley Place,

Calcutta, being item No. 15 of the list aforesaid, as represented by the Press Employees' Association, made a complaint in writing before the Tribunal alleging that the said Company had altered, to the prejudice of the said employee, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has acted upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, and in the matter of a complaint under section 33A of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Case No. 11 of 1951), and in the matter of Curudas Nandy of Hath Panchanantala, Chandernagore, an employee of Messrs. Caledonian Printing Co., Ltd., of 3, Wellesley Place, Calcutta, represented by the Press Employees' Association, 249B, Bowbazar, Calcutta.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the complainant: Sri S. K. Dhar, Pleader, instructed by Sri Bhushan Sarcar, Secretary of Press Employees Association

For the opposite party: Sri D. Gupta, Solicitor of Messrs. Sanders & Morgans, instructed by Mr. L. H. Mordue, Manager, Caledonian Printing Co., Ltd.

AWARD.

In pursuance of the order of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, adjudication proceedings were started for settlement of an industrial dispute between 79 printing presses in Calcutta and Howrah, of which the Caledonian Printing Co., Ltd., was one, being serial No. 15 in the list appended to the order of reference. The award which followed the said reference was published in the *Calcutta Gazette* of the 1st March 1951, under Government of West Bengal, Labour Department, order No. 995Lab., dated the 1st February 1951. The complainant was an employee of the Caledonian Printing Co., Ltd. The complainant alleges that he was told by the Managing Director on three different dates, viz., on 27th January and on 7th and 8th February 1951, that he would be transferred to the Edison Press under the same management; that the necessary order in writing would be communicated to him on the 8th February 1951, and that if he would decline to comply with the order, he would be discharged. The complainant further alleges that as no such written order of transfer was communicated to him on the 8th February, he called at the office of the Caledonian Printing Co., Ltd., on the 9th February at the usual hour, but was not allowed admission by the durwan at the gate, and was told by the durwan that he had been discharged. The matter was immediately brought

he notice of the Labour Commissioner, and the Secretary of the Press Employees' Association, of which the complainant is a member, placed the matter before the Managing Director on behalf of the complainant by a letter dated the 9th February 1951, but the Managing Director did not reply to it. The complainant pleads that his service was not transferable and that the transfer order was passed with the ulterior motive of terminating services, inasmuch as, the works of the Edinburgh Press are being done by the Caledonian Printing Co., Ltd., and the management is contemplating closing down the Edinburgh Press.

The opposite party admits that the complainant was an employee of the Caledonian Printing Co., Ltd., and that on the 7th February 1951 the complainant was told that from the following morning he would be required to work at the Company's associated concern, the Edinburgh Press at 300, Market Street, Calcutta, and was asked to collect the written instructions on the 8th February 1951. The opposite party pleads that on the 8th February when the complainant called at the office, he was asked to wait to take the written instructions which were being typed but that the complainant without waiting for the instructions left the office and did not appear either at the office of the Caledonian Printing Co., Ltd., or the Edinburgh Press. The written order was sent to the complainant by a registered post. The opposite party admits to have received a complaint from the Press Employees' Association, dated the 9th February and pleads to have replied to it on the 15th February. The opposite party seeks confirmation of this Tribunal to terminate the services of the complainant on the ground that he had not carried out the Company's order and had been absent from work without previous leave or permission or notice.

The Edinburgh Press also known as the Calcutta General Printing Co., is not only under the same management as the Caledonian Printing Co., Ltd., but is an associated concern of the latter. This has been proved by the audited balance-sheets of the two concerns for the years 1945-46 as submitted before me. The balance-sheets were returned after inspection. The presses are under one and the same Manager. The complainant pleads at the hearing that some old hands had been transferred to the Edinburgh Press and that they had been discharged. He cited a specific instance of a durwan who is said to have been likewise discharged. The durwan was retrenched. Thus it is clear that the durwan was not retrenched but was discharged on account of paucity of work of the Edinburgh Press. The management had no reason to transfer the durwan to the Edinburgh Press solely for the purpose of discharging him. It is quite possible that the durwan was discharged for a good cause. The complainant however admitted that employees in the two presses were transferred in the past from one to the other and *vice versa* without being affected. He however qualified his statement of this by adding that they were favourites of the Manager. Regarding what the complainant has said to be true, there is nothing on the record to suggest that the Manager or the Managing Director had any animosity against the complainant. In fact the order transferring the complainant to the Edinburgh Press, a copy of which is an Annexure to the complaint, the written statement, clearly indicates that the complainant's service as an employee of the Caledonian Printing Co., Ltd., would not be terminated by the transfer and that the complainant would continue to be employed as an employee of the parent concern. Both the concerns are in Calcutta. Exhibit 2, a document filed by the complainant, shows the working of the Edinburgh Press has merged with the Caledonian Printing Co., Ltd. This is an additional fact which lends support to the complainant's case that in the exigencies of business of the two concerns

employees of one are transferable to the other and vice versa. On evidence and circumstances as placed before me I cannot but accept opposite party's view and I hold that so long as the employees are adversely affected by such transfers, they have no reasonable grievance. The complainant was to continue to be an employee of the parent co and had no ground to apprehend retrenchment in case the Edinb Press was closed down. His seniority in the Caledonian Printing Co was not to be affected by the transfer and even if any question of retirement of the employees of the Caledonian Printing Co., Ltd., arises seniority cannot be ignored in preference to the employee appointed his transfer.

Section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, prohibits during pendency of conciliation or adjudication proceedings, in respect of an industrial dispute before a conciliation officer, a Board or a Tribunal except with the express permission in writing of the conciliation officer, Board or Tribunal, a case may be—

- (a) alteration of the conditions of service to the prejudice of work concerned in the dispute, or
- (b) discharge or punishment by dismissal or otherwise of any work concerned in such dispute.

If the provision of section 33 is contravened during pendency of adjudication proceedings before a Tribunal, on the complaint of the aggrieved employees aggrieved, the Tribunal is to assume jurisdiction over grievance as if it were a dispute referred to the Tribunal by the appropriate Government and to give his award.

So far as the order of transfer is concerned there was no alteration in condition of service. Such transfers are necessary incidents of service the two concerns. Besides, the transfer in the case of the complainant was not to his prejudice. Hence the order of transfer is not hit by (a) of section 33 of the Act.

The next point that arises is whether the complainant was discharged as alleged. It is clear from the written statement of the Company that complainant was not discharged. In fact no written order of discharge was communicated to the complainant. The complainant was told by a durwan at the gate who refused him admission that he had been discharged. The durwan has not been examined by the management to deny this. It was an instance of misconception on the part of the durwan. The directions from the management instructions as to the employees to be admitted in the press. The complainant was to report himself to the Edinb Press on the 9th February. The durwan had instructions not to admit him on the 9th. This was possibly the reason why the durwan told the complainant that he had been discharged. This wrong information on misconception upset the complainant and he took all possible steps to clarify the position. When he was refused admission by the durwan, the allegation that he had been discharged, he accidentally met Mr. M. Manager of both the concerns and represented to him what had happened. The complainant was asked to wait till the Managing Director came. The Managing Director came and the complainant waited till 10.45 a.m. as he did not get any definite information till then he went to the premises of the press and went to the Labour Commissioner and sought his intervention. Exhibit 4 is the copy of the application submitted to the Labour Commissioner. This bears the initial of an official of the Labour Commissioner's office as a token of acknowledgment of original application. On the same very day, the Secretary of the Employees' Association wrote to the Managing Director of the Com

enting that the ~~durwan~~ had refused the complainant admission on the ground that the latter had been discharged. The Secretary made it clear that no satisfactory reply was received within 24 hours of the receipt of the letter, he would understand that the complainant had been discharged. The reply was received at least till 15th February 1951 on which date the complaint was filed. The Managing Director replied to the letter of the Secretary of the Press Employees' Association rather too late. The date of the reply which is an annexure to the Company's written statement is the date 15th February 1951. We are not aware when this reply reached the Secretary of the Press Employees' Association. In this reply the Managing Director stated :

"In the afternoon of the 7th February 1951, Mr. Gurudas Nundy was informed that from the following morning he would be required to work at the Company's associated concern, the Edinburgh Press, until further notice and was asked to call at our office next morning to collect the instructions to the above effect. Mr. Nundy called at the office next morning and before the written order, which was then being typed, could be handed over to him, he left the office without saying anything to anybody. The written instructions were, therefore, sent to him at his residential address by registered post. Since the 8th instant Mr. Nundy has not reported for

what was stated by the Managing Director in his letter to the Secretary that the written statement filed in this case was not absolutely correct. Attendance Register and the Purchasing Card which were produced before me at the hearing clearly show that the complainant worked in the Edinburgh Press up to 5 p.m. on 8th February 1951. The Managing Director had ample time to deliver the written order of transfer, to the complainant on the 8th February but this was not done. It has not been established that the complainant went to the premises of the Caledonian Printing Ltd. on the 9th February at the usual hour. The durwan has not been examined in this case. The Manager Mr. Merdue also did not debar himself to deny what the complainant had stated. The written order of transfer was despatched by registered post on 9th February 1951 at 3.30 p.m. as the postal seal on the cover, Ext. 1 indicates. The order was not possibly ready even in the morning of 9th February. If it was ready, it could have been handed over to the complainant and the present dispute would have been avoided. The registered cover was received in the post office of Chundernagore on the 12th February. On the cover there were two endorsements which indicate that the letter could not be delivered until the 13th February. The date of receipt of the letter as endorsed on the cover by the complainant himself is 15th February 1951. This has been disputed by the management. Although the complainant was verbally to report himself to the Edinburgh Press on the 9th no intimation appears to have been sent to the Manager, for if any such communication was intimated to him he would have explained the position when he reported to the complainant on the 9th February. It was quite possible that if a written order he would have been refused admission in the Edinburgh Press. By the time the written order was received by the complainant the present complaint had been started. After the matter had been placed in the hands of the Tribunal, neither party could act on their own initiative without any order from the Tribunal and the Tribunal did not pass any order without hearing both parties. The complainant was labouring under the belief that he had been discharged and the opposite party intended to discharge him on the ground that he had not complied with the order of transfer and has sought the Tribunal's permission to discharge him. It was not possible for the Tribunal to pass any order immediately without hearing the parties. The unusual delay in handing

over the written order of transfer to the complainant and the wrong impression of the durwan based on misconception or imperfect instructions responsible for the whole situation. The complainant took all reasonable steps to clarify the position but could not understand the position correctly. He had been threatened with discharge if he would decline to carry out the order of transfer. The complainant's specific allegations on this point in the written statement were confirmed by his unrefuted sworn testimony at the hearing. He apprehended that he had been discharged. This impression was confirmed by the fact that the Secretary of the Press Employers' Association did not receive any reply to the letter at least before the complaint was filed. Up to the 15th February 1951, i.e., up to the date on which the complaint was filed, the complainant was labouring under the impression that he had been discharged. He had no clear and correct information on which he could act before the complaint was filed. Immediately after the complaint was filed he could not act on his own initiative without any definite order from the Tribunal. In fact a Managing Director admits in his written statement the complainant had not as yet been discharged. Hence section 33A does not come into play.

The next question arises as to whether the opposite party should have been permitted to discharge the complainant. The complainant might have apprehended mischief but it has not been suggested that he had declined to carry out the order of transfer. The complainant was not to be blamed for his absence. The unusual delay in issuing the written order of transfer, the imperfect instructions to the durwan and the delay in replying to the position in reply to the letter of the Secretary of the Press Employers' Association were at the basis of the whole trouble, and for this the Managing Director was responsible more than any one else. I do not accordingly feel myself justified to accord any permission for discharging the complainant. I direct that he should report himself to the Edinburgh Tribunal within a week from the date when this award comes into force and there on terms and conditions as detailed in his transfer order.

The next question that arises is how the absence of the complainant should be treated. It has been suggested that the complainant appear in the last Intermediate Examination in Commerce of the Calcutta University. The examination commenced on the 28th February and ended on the 13th March 1951. It was suggested that the complainant deliberately absented himself to prepare for the examination. This he denied. The complainant could not possibly attend his duty from the 28th February to the 13th March. The absence for this period entirely from the 28th February to the 13th March shall be debited against the leave with pay that was due to the complainant up to that time. If no leave was due to him, or if the leave due to him was not sufficient to cover the absence for the period, the complainant shall be deemed to have been on leave without pay for the entire period or for the period by which the leave due to him falls short. The entire period of his absence less the period from the 28th February to the 13th March for which necessary direction has already been given shall be deemed to be leave on full wages and allowances. This award shall not operate as break in the service of the complainant. It is noted that in the event of the complainant's default to report himself within the time-limit fixed by this award the complainant shall be deemed to have been discharged without any benefit under this award.

A. DAS GUPTA
Judge.

Industrial Tribunal

The 27th March 1951.

By order of the Government
D. S. P. MUKHERJEE, Jt.

ORDER.

2068Lab.—4th April 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6756Lab., dated the 24th November 1950, the industrial dispute between The Crown Aluminium Works, Belur, represented by Messrs. Jeewanlal (1929), Ltd., 31, Netaji Subhas Road, Calcutta-1, and their workmen represented by Bengal Aluminium Workers' Union, 84, Lala Babu Shire Road, Belur, Howrah, regarding the matter specified in the schedule thereto was referred for adjudication to Sri G. Palit, District Judge;

and whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of an industrial dispute existing between the Crown Aluminium Works, Belur, P. O., represented by Messrs. Jeewanlal (1929), Ltd., 31, Netaji Subhas Road, Calcutta-1, and their workmen represented by Bengal Aluminium Workers' Union, 84, Lala Babu Shire Road, Belur, Howrah.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Chairman of the Tribunal.*

Agent for the Company: Sri S. C. Sen, Advocate.

Agent for the Union: Sri Nalini Kanta Mukherjee, Advocate, assisted by Sri Dinesh Chandra Roy, Secretary of the Union.

1. By Government Order No. 6756Lab., dated the 24th November 1950, the aforesaid dispute has been referred to me for adjudication under sections 17 and 18 of the Industrial Disputes Act, 1947 (XIV of 1947).

2. The reference was received on the 28th November 1950. The Union has written statement on the 16th December 1950. The Company filed written objection on the 2nd January 1951. No issues were framed as none were contained in the schedule of the Order of Reference. The hearing commenced on the 20th February 1951. It continued on 21st February 1951. The argument was heard on 14th March 1951. It was closed on the 15th March 1951.

3. The issues contained in the schedule of the Order of Reference stand as follows:—

- (1) What amount of increment should be granted to workers in 1950 and with effect from what date?
- (2) Is the abolition of 5 minutes' grace in attendance in the morning and after tiffin is justified?
- (3) If temporary workers are entitled to sick leave and, if so, for what period?

AWARD.**Issue No. 3.**

4. The Company refuses to grant sick leave to temporary workers on two grounds, viz., (1) that it never granted such leave to temporary workers in the past, and (2) that in the last General Engineering Tribunal of 1948 the Union's contention under this head was turned down. The Union did not appear to have pressed this matter before me for adjudication as it did not appear from its written statement. Even if it was canvassed for decision, my award would be in the negative, because the last Engineering Tribunal had turned down such contention. So this issue is disposed of without further direction.

Issue No. 2.

5. The Union claims the privilege of 5 minutes' lateness in attendance as being in existence for a period of over 8 years. This grace of 5 minutes is claimed in the morning at 7-30 a.m. and again after recess at 12-30 p.m. The Company contends that it was nothing but grace. So it is up to the Company to discontinue it at any time it pleased. The Company discontinued it with effect from the 7th August 1950, as per notice Annexure 'A' of the written statement of the Company. It, however, granted a total grace of 10 minutes in one week, either at a time or 5 minutes—twice in a week—as provided under the Major Engineering Tribunal's award, dated the 30th June 1948, as per order No. 2161 Lab. I find from the evidence that the working hour of the Company was from 7-30 a.m. to 12 noon and from 12-30 p.m. to 4-30 p.m., and on Saturday from 7-30 a.m. to 12 noon. This will work out to 47 hours of work in a week. This Company was a party to the First General Engineering Tribunal. That provides for 10 minutes' grace in a week, either on one day or on 2 days in a week. I never understand how, in the face of this award, the Union can contend as a matter of right, that the workers are entitled to come late 5 minutes or 10 minutes on all the days of the week. That will simply be preposterous. Besides, if the Company connived at the workers' lateness in attendance in the past and if it chooses not to do so from any time, the workers cannot make a grievance of that. This grace can never be claimed as a matter of right. The Company found that this grace or indulgence on its part was misused by the workers and so it abolished it by notice dated 7th August 1950. It was perfectly within its rights so to do under the award. So I turn down the Union's contention on this issue as hollow. The issue is accordingly answered in the affirmative.

Issue No. 1.

6. I am constrained to remark that the issue, as framed, exceeds the scope of the Tribunal's adjudication. The issue seems to presuppose that if some increment has got to be given; only the amount and the date of operation must be determined by the Tribunal. I, however, am inclined to think that the Tribunal's hands cannot be bound down in this respect by the framing of the issue. The Tribunal is competent to alter the issue as to comprehend in its scope the industrial dispute which had arisen at this point. In the present case I find that the Company sets its face against allowing any increment to the workers in 1950. So the Tribunal is required to see whether any increment should be given in the light of the circumstances elicited. If this is found in the affirmative, then the question will arise about its amount and about its date of operation.

Regarding the liability of the Company to pay an increment to the workers in 1950, the claim rests on two grounds, viz., (1) that the Company granted such increment in the past; it has stopped only in 1949 and in 1950 on the ground that the production by the trading position of the Company declined, and (2) that the Company was willing to grant 1 anna increment per day to all workers with effect from July 1950, and it cannot now round and say that it will grant nothing. The Company, on the other hand, denies its liability to pay any increment, because there is no wage structure which permits such increment and also because the workers are, for the whole, handsomely remunerated. The Company in its written statement signifies its preparedness to submit to any wage structure which the Tribunal might fix for the workers. Coming to the evidence I must find that there is no wage structure obtaining in the Company. I, however, cannot entertain any prayer for fixation of wage structure which has neither been mooted during the conciliation stage nor referred to me either in the order of Reference or in the written statement of the Union. So the question boils down to whether the Tribunal is competent to grant any increment in the absence of a wage structure. In this respect it is difficult to apportion the blame or responsibility on any party for absence or non-existence of the wage structure. I find that the Company has not implemented the General Engineering Tribunal's award of 1948 to which it was party. This Company figures "91" in the List No. 2 of the Award as order No. 2161Lab., dated the 30th June 1948. Though the award was published as far back as 1948, the Company has not fixed the minimum wages and dearness allowance in conformity with the said award. It has not implemented the later Engineering Tribunal's award in respect of the dearness allowance—I mean the award published on September 21, 1948, Extraordinary issue of the *Calcutta Gazette* (order No. 5860Lab., dated the 9th September 1950). On the other hand, what the Company has done appears to be that it has introduced other allowances under the name of "Special Allowance" and "Bonus" besides dearness allowance and standard wages. The Company cannot claim justification for non-implementation of the award by the introduction of those special allowances on obvious reasons. These special allowances or bonus are granted more as a bounty than by way of dearness allowance. If all these conditions of dearness allowance, then the workers could claim it as a matter of course no matter whether the Company has derived any profit or whether any particular worker has given any special outturn. But, as Mr. J. P. Singh, the Labour Officer of the Company, has admitted, the granting of increment rests in the sweet will or pleasure of the Managing Director. He deposes "There has been no fixed principle regulating the granting of increment to workers The Managing Director passes order of increment. The Managing Director grants the increment on his own discretion and sometimes of his own initiative even before demands are put out. The increment is made dependent either on the type of work done by the workers do or it is made dependent on basic wages drawn by the workers." Thus it appears that instead of granting dearness allowance according to the Engineering Tribunal's latest award, the Managing Director has chosen to hold the key in his own hands so that he could manipulate the quantum of benefit under this head and could adjust it to the output of the factory. The workers also did not choose to go in for implementation of the Engineering Tribunal's award, because they thought that any time they were getting the benefit in one shape or another. I have said all this just to show that it would not be fair on the part of the Company to rest a capital of the absence of wage structures just to defeat the claim for increment on the part of the workers. On the Conciliation Officer's report as well as from the correspondence on record I find that the Company has granted small increment year after year for the preceding 6 or 7 years.

up to 1949. So the point next arises, why should the Company suddenly put a stop to such increments. I can understand, if the Company sustains any loss or much decline in production in 1949 and 1950. That would be a reason for putting a stop to such increments. But in its written statement the Company has not stressed decline of trading position as the ground for denial of such increment. On the other hand, it stressed that the workers are handsomely paid. I do not know what limit can be fixed as to the handsomeness of payment. If the salary is linked to production, it is bound to increase if the production increases. On the other hand, the salary be in accordance with the Engineering Tribunal's award, the Company can very well fix it. But without such either, the Company cannot suddenly cry "Halt" and say that the workers have forfeited all right to any increment in wages for all time to come. The Company has placed before me a chart—Ext. I—to show the different amounts of wages that the workers in particular departments are drawing. That, however, does not make it very clear what was the minimum wage. So I may very well take it that decline in production is not the underlying cause for total denial of increment. Besides, I find that the Company at one stage of the negotiations agreed to grant an increment of 1 anna per day to all workers from July 1950. That will appear from Ext. K. The Union could not accept that offer because that flat rate increment was not welcomed by all workers, skilled, semi-skilled and unskilled. If the trading position was bad, the Company would never consent to grant any increase. So I fail to understand why the claim for increment was totally turned down by the Company either on the ground of absence of wage structures or on the ground of decline in trading position. As the evidence on record, I award the flat rate increment of 1 anna per day to all workers irrespective of any category including the piece-rated workers. I must frankly confess that this 1 anna per day increment has not been based on any actual calculation. I have arrived at this figure, because I find that the Company must grant some increment as it did in the past and because the Company at one stage of the negotiations signified its preparedness to grant it. As the Company admits that increment was granted in the beginning of the year, I grant this increment to take effect from January 1950. The arrears of increment must be paid by the Company within one month of the award coming into operation to all workers who were in the roll of the Company at the end of 1950. I must have to point out the necessity of having a wage structure fixed in this Company as a practical step just to secure durable peace in the factory. It is imprudent for the Company to have a hide-bound wage structure with so many flexible component parts of the wage, which would create unrest. It is also good for the workers to know what certain they are going to get instead of having their hopes on uncertain facts at present which may have chance to be blasted at any time the Company pleases. The issue is thus disposed of.

G. PALE

Chairman of the Tribunal

The 27th March 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt.



सत्यमेव जयते

WEST BENGAL
ASSEMBLY

Gazette
No. 1451

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স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১১৮০জি.এ।

No. 1185G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

সাধারণতঃ

(General.)

নং. — No. 1107G.A./5C-11/51. — 6th April 1951.—Sri Umadas Gupta, Subordinate Assistant Sessions Judge, 24-Parganas, is appointed to act as an Additional District and Judge of that district during the absence, of Sri Subadeb Das, or until further orders.

নং ১১৮০জি.এ।—১১ই এপ্রিল ১৯৫১—১৪ই এপ্রিল
১. অতিরিক্ত সাসেস জজ পি. সি. জি. কৈয়ামাবাদ,
২. গভর্ণরী মাজিস্ট্রেটের কার্যকালীন সাসেস জজ হবেন।

নং.—No. 1148G.A.—11th April 1951.—Sri P. P. I. Vaidyanathan, Additional District Magistrate, 24-Parganas, is appointed to act as an Additional District Magistrate on transfer from the Indian Civil Service Cadre of West Bengal.

Burdwan-24-Parganas. — No. 1150G.A./5C-9/51.—11th April 1951.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri C. K. Ray, I.A.S., Joint Magistrate and Deputy Collector, Asansol, Burdwan, to be Additional District Magistrate, 24-Parganas, and to direct that he shall have during the period he is so employed all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

বরদ্বান-২৪পাড়া।—নং ১১৫০জি.এ।৫সি-৯/৫১।—১১ই এপ্রিল ১৯৫১।—কোড অফ ক্রিমিনাল প্রসিডার ১৮৯৮-এর সেকশন ১০-এর উপ-সেকশন (২) এর অধীন, গভর্ণর মহোদয়কে প্রসন্ন হইয়াছে যে, এ.স.এ. কবিরাম চন্দ্রের আসনসোল জজমাজিস্ট্রেটের কার্যকালীন ২৪পাড়া জজ হবেন।

Howrah-Burdwan. — No. 1151G.A./5C-9/51.—11th April 1951.—Sri S. N. Banerjee, I.A.S., Joint Magistrate and Deputy Collector, Uluberia, Howrah, is appointed to have charge of the Asansol subdivision of the Burdwan district.

Resignation.

General.

No. 1121G.A./4F-38/50. — 9th April 1951. — Mr. Keith Cotton Roy is permitted to resign the Indian Civil Service on the expiry of the leave preparatory to retirement granted to him under the Government of India, Ministry of Finance notification No. P.W.G.(5) Admn/51, dated the 12th January 1951.

By order of the Govt.
A. S. RA.

FINANCE DEPARTMENT

Taxation.

NOTIFICATION.

745F.T.—9th April 1951.—The officers below who were appointed to act as Inspectors of Excise have been reverted to their substantive posts of Sub-Inspectors of Excise with effect from 1st April 1951:—

- (a) Sri Prafulla Ranjan Das.
- (b) Sri Amarendra Prasad Roy.
- (c) Sri Ansum Kumar Sarkar.
- (d) Janab Rahamatulla Sarker
- (e) Sri Bishnupada Banerjee.
- (f) Janab Golum Mohiuddin.
- (g) Sri Batakriahna Saha.
- (h) Sri Amulyaratan Ganguly.

By order of the Governor,
B. DAS GUPTA, Secy.

RECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

2106C.T.—10th April 1951.—Sri Hazari Gupta, Commercial Tax Officer, Midnapore, has been granted earned leave for eleven days from 3rd April 1951 to 13th April 1951, under 167(m) of the West Bengal Service Rules, 1947.

K PALCHAUDHURI, Commissioner.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

2106C.T.—No. M 2B-10/50.—22nd March 1951.—The following draft by-laws, which have been framed by the Commissioners of the Uttarpara Municipality under section 245 (a) and (b) of the Bengal Municipal Act, 1932 (Bengal Act 1932), and which the Government of West Bengal propose to confirm under section 506 of the Act, are published for the information of persons who may be affected thereby.

The draft by-laws will be taken into consideration on the 15th May 1951, and any objection received by the undersigned through the Collector, Hooghly, and the Divisional Commissioner before that date will be duly considered.

By-laws prepared by the municipal Commissioners of Uttarpara under section 245 (a) and (b) of the Bengal Municipal Act, 1932, regarding prohibition and regulation of traffic.

Definition.

In these by-laws:—

- (a) "Carriage" includes a rickshaw and a motor vehicle;
- (b) "Cattle" means cattle as defined in section 3 of the Cattle Trespass Act, 1871 (1 of 1871);
- (c) "Motor Vehicle" includes a motor-cycle; and
- (d) "Rickshaw" includes "jin-rickshaw" and "cycle-rickshaw".

Penalties.

The penalty for the infringement of these by-laws shall be:—
A fine not exceeding the sum stated at the foot of the by-law.

(b) in the case of second or subsequent conviction for a similar offence a fine not exceeding the sum (if any) stated in that behalf at the foot of the by-law, and

(c) in the case of a continuing offence, further fine, not exceeding the sum (if any) stated at the foot of the by-laws as the daily fine, which daily fine may be imposed for each day after written notice of the offence from the Commissioners.

Regulation of traffic on public streets.

3. *Youthful drivers.*—No owner of any carriage or cart shall allow it to be driven on any public street by a driver under fourteen years of age.

Fine Rs. 10.

4. *Driving more than one carriage or cart.*—No driver shall drive or have in his charge on any public street more than one carriage or cart except in the case of two carts, the hinder one of which is securely fastened to the preceding cart.

Fine Rs. 10.

5. *Standing vehicles.*—No person shall keep standing on any public street any vehicle, in such a manner as to cause inconvenience to the public, for any time longer than may reasonably be required for loading or unloading or for taking up or setting down passengers.

Fine, Rs. 10; on a second or subsequent conviction, Rs. 50.

6. *Charge of carriage or cart.*—No person shall leave any carriage or cart on any public street without a person in charge thereof.

Fine, Rs. 10; on a second or subsequent conviction, Rs. 50.

7. *Rule of the Road.*—Any person driving a carriage, or cart, or riding a bicycle, or driving, or riding an animal, shall keep to his left when he passes a vehicle coming from the opposite direction or when any vehicle overtakes him and shall keep to his right when overtaking any vehicle

Fine, Rs. 10

8. *Lights.*—No person shall drive any of the undermentioned vehicles or animals on any public street, between half-an-hour after sunset and half-an-hour before sunrise, unless lights are provided as follows:—

- (a) every carriage must carry two conspicuous lights, one on each side; and in case of a rickshaw or motor-vehicle, a back light.
- (b) every cart must carry one conspicuous light;
- (c) every cycle must carry one conspicuous light in front.

Provided that this by-law shall not apply on nights of full-moon or on the four nights before and after full-moon, if and when the moon is clearly visible.

Fine, Rs. 50.

9. (a) *Signals on motor vehicles.*—No person shall drive any motor vehicle on any public street unless it has attached to it one or more horn of approved design in good order.

(b) *Signals on rickshaw and cycles.*—No person shall drive any rickshaw or ride any bicycle or tricycle unless it has attached to it a bell in good order. The use of bulb or mechanical horns are prohibited in such vehicles.

Fine, Rs. 50.

10. *Maximum load for carts.*—No cart shall, without the general or special permission of the Commissioners, carry on any public street a load in excess of twenty maunds.

Fine, Rs. 10.

11. *Vehicles laden with girders, etc.*—(a) No person shall drive upon a public street any vehicle laden with iron girders, rails, beams, bullas, bamboos, planks or other materials of a similar character which exceed twelve feet in length, unless the vehicle be accompanied by another person and be loaded in such a way that no portion of the said materials touches the ground.

(b) In case of motor vehicles suitable signals should be fixed at the end of the projecting material instead of a person accompanying the same and the load must not project or bulge out on the right and left sides of the body of the vehicle.

Fine, Rs. 10.

12. *Vehicles laden with bricks, stones, etc.*—No person shall drive upon a public street any vehicle laden with bricks, stones or other materials of a similar character, unless such materials be so secured that they cannot fall on to the street.

Fine, Rs. 10.

13. *Sitting or sleeping.*—No person shall sit or sleep on any public street so as to obstruct traffic.

Fine, Rs. 10.

Regulation of traffic on footpaths.

14. *Driving or riding on footpath.*—No person shall wilfully drive or ride any vehicle or cattle on any footpath set apart for the use of foot-passengers.

Fine, Rs. 10.

Prevention of obstructions, encroachments or excavations on or near public streets, ghats or ferries.

15. *Abandoning or letting loose cattle.*—No person shall abandon or let loose or negligently allow to get loose any cattle on any public street.

Fine, Rs. 10.

16. *Children playing or wandering.*—No parent or guardian of any child below the age of seven years shall allow such child to play or wander about on any public street so as to obstruct traffic.

Fine, Rs. 10.

17. *Depositing articles.*—No person shall, without the general or special permission of the Commissioners previously obtained, deposit any articles on any public street except for a temporary purpose or use public street as a place for keeping any vehicle or cattle or for washing any article or for any other private purpose.

Fine, Rs. 10.

18. *Excavation and enclosures.*—No person shall, without the general or special permission of the Commissioners, make any excavation on any public street or on or near any ghat or public ferry or enclose any such street or any part thereof.

Fine, Rs. 10; daily fine Rs. 2.

19. *Discharge of water.*—No person shall affix or cause to be affixed to any building owned or occupied by him any gutter, spout or other thing intended for the conveyance and discharge of water, or, shall leave in any such building any opening for the discharge of water, in such a way that the water discharged therefrom is thrown or falls upon a public street except through a downpipe or other suitable contrivance reaching to the level of the public street.

Fine, Rs. 10; daily fine Rs. 2.

20. *Flying kites.*—No person shall fly a kite on any public street or in such a way that it may fall on any public street.

Fine, Rs. 10.

21. *Playing games.*—No person shall play game on any public street.

Fine, Rs. 10.

22. *Throwing stones or missiles.*—No person shall throw or discharge any stone or missile near any public street.

Fine, Rs. 10.

23. *Driving across a drain.*—No person shall drive any vehicle across a public drain in or near any public street so as to cause damage to drain.

Fine, Rs. 10.

24. *Barbed wire.*—No owner or occupier of abutting any public street shall fence such with barbed wire or by planting prickly shrub.

Fine, Rs. 10; daily fine, Rs. 2.

25. *Dust-bins.*—No person shall—

(a) place any burning material in any municipal dust-bins on or near a public street

(b) burn in any such dust-bins any paper leaves, grass, weed or other material

Fine, Rs. 10

26. *Exposing articles for sale.*—Without general or special permission of the Commissioners which may, if they so direct, be subject to payment of fees according to a scale prescribed by them at a meeting, no person shall occupy any public street or any other public place for the sale of any article or for the exercise of calling or for setting up any booth or stall.

Fine, Rs. 10; on a second or subsequent conviction Rs. 50.

27. *Closed public street.*—No person shall or drive any motor vehicle, carriage or cart on any public street or part of a street which is closed by order of the Commissioners to all or any specified description of wheeled traffic or by a barrier or fence or notice erected for the purpose of closing such public street or part thereof.

Fine, Rs. 10

28. *One-way traffic.*—When an order for one-way traffic has been passed by the Commissioners in respect of any public street, so long as that order stands, no person shall drive any motor vehicle, carriage or cart or ride a bicycle, or drive or lead an animal, into such street in the wrong direction.

Fine, Rs. 50

29. *Breakdown of vehicles on roads.*—If any motor vehicle, carriage or cart breaks down on a road, the persons in charge of the vehicle shall remove it to the edge of the road without delay and shall, within a reasonable time, remove from the road all materials (if any) which have fallen from the vehicle and shall place the vehicle in such a position that it may not obstruct traffic. When taking away the vehicle after repairs, the person must remove all obstructing material which might have used on the road.

Fine, Rs. 50

No. L.S.-G.1A-4/51(III).—3rd April 1961
In exercise of the power conferred by sub-section (2) of section 37 of the West Bengal Fire Service Act, 1950 (West Bengal Act XVIII of 1950) the Governor is pleased to declare that the quantities noted against the articles mentioned below shall be deemed to be small quantities of the respective articles within the meaning of the said section 37:—

Name of article.	Small quantities of the article.
Work	Any quantity not exceeding 5 lbs.
Paper	Any quantity not exceeding 25 lbs.
Card board	Ditto.
Framed paper board	Ditto.

Cooch Behar.—No. M.30-1/51.—6th April 1951.
In exercise of the power conferred by section 111 of the Cooch Behar Town Committee Act 1903 (Cooch Behar Act No. IV of 1903), the Governor has been pleased to reappoint Sri Tulshi Daga and Dr. Rabindra Nath Roy Chakraborty, M.B., to be members of the Dinhatta Committee in the district of Cooch Behar for a period of one year with effect from the 1st September 1950 and also Sri Bejoy Chandra Chakraborty, M.B., to be a member of the said Town Committee for a further period of one year with effect from the 16th December 1950.

Dinhat.—No. L.S.-G.2E-3/51.—11th April 1951.
Sri Aniya Kumar Sen Gupta, Senior Assistant, Local Self-Government Department, is appointed to act as Additional Assistant Secretary to the Government of West Bengal in the department with effect from the 11th April 1951.

Birbhum.—No. M.1A-5/51-I.—11th April 1951.
In exercise of the power conferred by sub-section (1) of section 312 of the Bengal Municipal Act 1932 (Bengal Act XV of 1932) and upon the recommendation of the Commissioners of the Birbhum Municipality in the district of Birbhum, at the request of the Governor is pleased to declare that sub-section VI of that Act shall be in force in the Birbhum Municipality.

Birbhum.—No. M.1A-5/51-II.—11th April 1951.
In exercise of the power conferred by sub-section (1) of section 312 of the Bengal Municipal Act 1932 (Bengal Act XV of 1932), the Governor has been pleased to extend the provisions of sections 315, 316 and 329 of the said Act to the Rampurhat Municipality in the district of Birbhum.

Burdwan.—No. M.1M-58/51.—16th April 1951.
It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932) that the following gentlemen have been elected as Commissioners of the Kalna Municipality in the district of Burdwan, at the election held on the 20th March 1951:—

Ward No. I.

Kanai Lal Pan.
Dinabandhu Saha
Biswanath Saha.
Dulal Chandra Pan.
Prakriti Bhushan Dutt.

Ward No. II.

Baidyanath Misra.
Rash Behari Sen.
Harindra Kumar Ghosh.
Kali Charan Das.

Ward No. III.

Provasch Kumar Sanyal.
Birjendra Kumar Mullick.
Sudhangshu Bhushan Chattopadhyay.

Nadia.—No. M.1M-60/51.—16th April 1951.
It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932) that the following gentlemen have been elected as Commissioners of the Chakdaha Municipality in the district of Nadia, at the election held on the 26th March 1951:—

Ward No. I.

Panchanan Biswas.
Ramud Bandhu Mitra, B.A.

Ward No. II.

Ramendra Nath Das.
Karanamoy Biswas, M.B.
Sudhish Nath Bose.

Ward No. III.

Sri Radha Ranjan Ghose, B.Sc.
Sri Kalyan Kumar Mitra.

Ward No. IV.

Sri Sureswar Mitra.
Sri Bimal Kumar Mukherjee.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS

Calcutta.—No. Medl.1470/DHS/1M-2/50/K.W.
—31st March 1951.—Assistant Surgeon Dr. M. L. Chakrabarty, officiating Professor of Physiology, Medical College, Calcutta, was granted leave on average pay for one month and two days with effect from the 14th February 1951 under rules 181(b)(ii) and 188(b) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl.1471/DHS/1M-2/50K.W.
—31st March 1951.—Temporary Assistant Surgeon Dr. Binaybhusan Majumdar, Assistant Professor of Physiology, Medical College, Calcutta, was appointed temporarily to act as Professor of Physiology in the same institution during the absence on leave of Dr. M. L. Chakrabarty for the period from 14th February 1951 to 15th March 1951.

No. Medl.1529/5M-20/50 - 4th April 1951.—
The Governor is pleased to make the following further amendment in the statutes of the State Medical Faculty published under Government of Bengal resolution No. 2545-Medl., dated the 11th August 1914, at pages 1553 to 1562 of Part I of the *Calcutta Gazette* of the 12th idem, as subsequently amended, namely:—

Amendment.

In article 6 of the said Statutes omit the proviso.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl.1488/DHS/20M-13/50.
—2nd April 1951.—This department notification No. Medl.9392/DHS/20M-13/50, dated the 22nd November 1950, regarding temporary appointment of Dr. P. K. Sarkar as Pathologist, Eye Infirmarv, Medical College Hospitals, Calcutta, in the West Bengal Medical and Health Service with effect from the 7th October 1950, should be renumbered as Medl.-5392/D.H.S./20M-13/50, dated the 22nd November 1950.

Calcutta.—No. Medl.1596/CF/1B-39/50/KW/P.
—7th April 1951.—Dr. A. Benjamin, M.B.B.S. (Bomb.), D.C.P. (Lond.), D.T.M. (Liv.), formerly of the Women's Medical Service and now posted as Physician-Pathologist and Deputy Superintendent, Lady Dufferin Victoria Hospital, Calcutta, is provisionally allowed leave on average pay for two months from 15th April 1951 to 14th June 1951 and extraordinary leave for seven months in continuation up to 14th January 1952.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

Burdwan.—No. P.H.1031/2R-22/51.—10th April 1951.—Whereas the Governor is satisfied that the district of Burdwan is threatened with an outbreak of small-pox;

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of small-pox, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with, small-pox in the said district for a period of four months.

Temporary regulations for the prevention and control of small-pox.

1. In these regulations, unless there is anything repugnant in the subject or context—

(a) "District Health Officer" means the Health Officer of the district appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885);

(b) "Sanitary Inspector" means a Sanitary Inspector appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885;

(c) "Board" means a District Board constituted under the Bengal Local Self-Government Act of 1885;

(d) "Union Board" means a Union Board constituted under the Bengal Village Self-Government Act, 1919;

(e) "small-pox" means any disease accompanied by an eruption of vesicles or pustules;

(f) "patient" means a person suffering from or suspected to be suffering from small-pox;

(g) "medical practitioner" means any person practising the medical profession.

Notices.

2. If in any case the District Health Officer considers that the issue of a notice under regulation 20 is likely to lead to such an amount of delay as might facilitate the spread of small-pox he may forthwith take such steps as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reasons why such work has been carried out.

3. If any measure which the District Health Officer has, by a notice issued under regulation 20, required to be carried out, be not carried out to his satisfaction within the time stated in the notice the District Health Officer shall be entitled to carry out the measure.

Costs and compensation.

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such persons:

Provided that where the conditions which led the District Health Officer to pass such an order, are not attributable to any act or default of the person in possession of the property, the Board may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The Board may recover all expenses incurred by the District Health Officer in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.

5. The Board shall pay adequate compensation to any person who has sustained substantial damage by reason of anything done in pursuance of these regulations:

Provided that no person shall receive compensation for anything done or suffered in pursuance of these regulations if he has failed to carry out the regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease.

6. When a case of small-pox occurs in the nearest male relative in attendance on a patient, or in the absence of any such relative the occupier of the house, or if the occupier is a female, the senior male inmate of the house, or if the patient is a female, the nearest male inmate of the house, within four hours of the onset of the disease, give information regarding the occurrence of such case personally or in writing or by means of a chauridar or other village watchman to the Sanitary Inspector.

7. (1) Every medical practitioner called upon to attend upon any case of small-pox shall give notice of the case by a special messenger to the nearest member of the outdoor staff of the District Board and to the District Health Officer, and the cost of such messenger in each case shall be defrayed by the Board.

(2) The doctor-in-charge of a hospital or dispensary within the district shall forthwith give notice of any case of small-pox brought to the hospital or dispensary for treatment to the Sanitary Inspector by a special messenger, and the cost of such messenger in each case shall be defrayed by the Board.

8. Presidents of Union Boards in union areas and thana officers in non-union areas shall supply to the District Health Officer periodical returns of cases of small-pox as from time to time called upon them to furnish.

9. The District Health Officer or a Sanitary Inspector may examine any person who is suspected to be, or is suffering from small-pox, in his opinion, may be infected with or may spread small-pox.

Isolation of patients.

10. When the District Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he may order the patient to observe isolation in the house, or order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying, to arrange for the isolation of the patient in such a manner and for such a period as may be approved by the District Health Officer.

He shall not direct the patient to be isolated from the house unless it is, in his opinion, not possible to make proper arrangements for his isolation therein.

11. The District Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from small-pox, shall be segregated for a period not exceeding a fortnight in a manner and in a place to be approved by the District Health Officer.

12. The District Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from small-pox shall be vaccinated or re-vaccinated within a time to be specified in the order.

13. No person shall enter any place where a patient is isolated under regulation 10 without the permission of the District Health Officer or the Sanitary Inspector.

When a patient has been removed from a for isolation under regulation 10, the Board provide for him free of charge a suitable with necessary attendants, diet, etc.

No person, who is or has been suffering small-pox, shall leave the place where he been staying until he has received from the District Health Officer or a Sanitary Inspector written permission to do so.

A No person while suffering from evident symptoms of small-pox or in the convalescent stage of the disease with scabs of pocks on his face shall expose himself in any street, road, public place, shop, bazar or any place used in common by persons other than members of the family or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and treatment.

Miscellaneous.

16 The District Health Officer or a Sanitary Inspector may require any person to allow to be searched out by such agency and within such time as may be specified in the order, such measures for disinfection of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said District Health Officer or Inspector may consider necessary.

16A The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in that behalf may, during the prevalence of any outbreak of small-pox, order that any shop or other public place shall remain closed at such time as may appear to him to be necessary and may forbid the holding of any fair, festival or other gathering to which people from villages commonly or periodically resort.

The District Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the District Health Officer is of opinion that such person is in contact with any one suffering from small-pox.

The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient of small-pox or who has to his knowledge been in contact with a patient to act as vendor of any article during a period as may be specified in the order.

No person shall carry or permit to be carried in a public conveyance a patient except in the following circumstances:—

(i) that he is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;

(ii) that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and

(iii) that excepting one or two attendants for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.

17 Every conveyance in which a patient or a body of a person who has died of small-pox is carried shall be disinfected before it is again used. The disinfection will be effected—

(i) in the case of a conveyance carrying a patient, by the authorities of the hospital to which such conveyance leaves the hospital;

(ii) in the case of a conveyance carrying any article, bedding or other article of a patient to the disinfecting station, by the authorities of such station.

(iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the District Health Officer or a Sanitary Inspector.

19A. No person shall expose in any street, shop, bazar or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits any such article for the purpose of having the same disinfected with the following precautions against spreading the disease:—

(i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160), that it does not come directly into touch with the body of the conveyance;

(ii) the article is taken to the disinfecting station direct and the conveyance does not halt at any other place for transacting any business; and

(iii) excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.

20. The District Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature, such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.

20A. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of small-pox without the previous written permission of the District Health Officer, or a Sanitary Inspector and without taking the following precautions against spreading the said disease:—

(i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;

(ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and

(iii) excepting attendants for the dead body no other person is carried in the conveyance at the same time.

21. The District Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of small-pox and may cause any such clothes to be destroyed.

22. No person shall, without written permission of the District Health Officer, dispose of any corpse except by burning or burial.

23. The District Health Officer may approve burning or burial grounds and may by order direct either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.

24. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

25. The District Health Officer may direct that no person shall bury or cause to be buried any corpse, which in the opinion of the District Health Officer, is likely to spread small-pox, in a grave, not constructed of masonry and less than 6 feet deep.

26. The District Health Officer may order that no *dome* or other servant of the Board employed for the disposal of corpses shall withdraw from his duties without the permission of the District Health Officer unless such *dome* or other servant of the Board has given notice in writing not less than one month previously of his intention so to withdraw.

27. The District Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.

28. (1) The District Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of small-pox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.

29. (1) The District Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions and shall admit of due respect of the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

30. The District Health Officer or a Sanitary Inspector may, with such assistants (if any) as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

31. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be subject to these regulations.

32. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (a) at such public vaccination stations as may be opened by the District Board or (b) by house to house visits in the case of such females as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.

(2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulation (1) shall pay a fee of two annas for each vaccination for which they shall

get a printed receipt: provided that the amount of fees payable for any number of vaccinations performed in one family at the same time shall not exceed anna one and at the same time shall not exceed anna one.

33. (i) Orders issued by the District Officer or a Sanitary Inspector under the regulations shall be in writing.

(ii) The officer issuing such orders shall send copies of them to be served upon any person named in them.

(iii) The nearest relative of a patient occupying the house in which the patient is staying shall, if a copy of the order under regulation 10 has been served upon him, give notice to the nearest Sanitary Inspector or to his office of any disobedience of the order.

By order of the Governor
B. C. DAS GUPTA

Bankura.—No. P.H.1050/W-65/50 12d 1951.—The time for receiving objections to the scheme for remodelling Bankura Municipal Water Works in the town of Bankura, which was published with notice No. P.H.3060/W-61/49, dated the 19th December 1950, on page 2605 of Part I of the *Calcutta Gazette* of the 28th December 1950 is extended up to 15th May 1951.

By order of the Governor
K RAY DUTTA

HEALTH DIRECTORATE

Orders by the Chief Engineer, Public Health, West Bengal

No. 2630/17/L/43.—9th April 1951. G. C. Banerjee, Assistant Engineer, Relief Health Engineering, West Bengal, is granted leave on average pay on medical ground for fourteen days from 12th March 1951 to 25th March 1951, with permission to prefix Sunday, the 11th April 1951, as per rule 184(b)(ii), read with rules 153-155 of the West Bengal Service Rules, 1947.

P. C. BOSE, Chief Engineer

বাস্তব বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

প্রকাশনাধীন।

NOTIFICATIONS

নং ১৮-১১ই এপ্রিল ১৯৫১।—জাতিত বিদ্যমান প্রবর্তনসমূহের সেক্রেটারীকে বেলুন সার্ভিস, হুগলি (প্রথম) নামের ব্যক্তি ১৯ই এপ্রিল ১৯৫১ তারিখ হইতে ৫ টি মাসের জন্য ছুটি করা হইল।

No. 18.—11th April 1951.—Sri Birendra Sen Gupta, Electrical Executive Engineer, is granted leave under rule 167(ii) of the West Bengal Service Rules, Part I, earned leave for 14 days with effect from the 16th April 1951.

নং ১৯-১১ই এপ্রিল ১৯৫১।—জাতিত সহ-বাস্তবকারী নামের ব্যক্তি সরকারী কার্যাবলিতে রাইটার বিভাগ হইতে কলকাতা প্রবর্তনসমূহের সেক্রেটারীকে ১৯ই এপ্রিল ১৯৫১ তারিখ হইতে ৫ টি মাসের জন্য ছুটি করা হইল।

No. 19.—11th April 1951.—Sri Samarendra Dakshy, Electrical Assistant Engineer, is granted leave in the interest of public service, in the Writers' Buildings Electrical Subdivision, appointed to act temporarily as Executive Engineer of the Calcutta Electrical Division. B. N. Sen Gupta, granted leave.

১১—১১ই এপ্রিল ১৯৫১—ভাঙি সর্ব-বাস্তুকার প্রকৃতি
ক সরকারী কার্যাবলিতে ভাঙি সর্ব-বাস্তুকার
ক কবি করিয়া পুনরায় বা হওয়া পৰ্যন্ত প্রস্তুত
ক রাষ্ট্রের বিভিন্ন ভাঙি মাধ্যমে নিয়োগ করা হইল।

20—11th April 1951.—Sri Bibhuti Bhusan
Electrical Assistant Engineer, is transferred,
interest of public service, from the office of
erintending Engineer, Electrical Circle and
to the Writers' Buildings Electrical Sub-
of the Calcutta Electrical Division until
orders, *vice* Sri S. N. Dakahy appointed
ating Executive Engineer.

১১ই এপ্রিল ১৯৫১—বাস্তু জবিয়ারের নিম্নলিখিত
স্বাক্ষরনের অবস্থা-কাল জন্তে চাহিদাধিক পাসপোর্ট
ক পশ্চিমবঙ্গ উত্তর বাস্তু-কর্তৃক জন্মিত স্ব স্ব পদে
হইল :—

জন্মিত বাস্তু—২১শে সেপ্টেম্বর ১৯৫০।

জন্মিত বাস্তু—১১ই জানুয়ারী ১৯৫১।

জন্মিত বাস্তু—২০শে মার্চ ১৯৫১।

জন্মিত সরকার—১১ই এপ্রিল ১৯৫১।

জন্মিত পর পুনরায় পৰ্যন্ত উক্ত জবিয়ারকল্প বর্তমান
জন্মিত।

জন্মিতের আদেশানুসারে,

জন্মিত কৃষ্ণ কৃষ্ণ,

জন্মিত।

1—11th April 1951.—The Executive
of the Directorate of Works and Build-
ed below are, on the expiry of their
ary period, confirmed in the West Bengal
rvice of Engineers with effect from the
d against each :—

1 Khagendra Nath Bose—21st Septem-
er 1950

1 Anil Kumar Ghosh—1st January 1951.

1 Jamini Kumar Banerjee—23rd March
1951

1 Phani Bhusan Sarkar—1st April 1951.

confirmation, the officers will continue in
nt posts until further orders.

By order of the Governor,

S. K. MAJUMDAR, Jt. Secy.

AND BUILDINGS DIRECTORATE

NOTIFICATION.

-10th April 1951.—Sri Siddhi Narayan
emporary Assistant Engineer under the
Division of the Central Circle, is
nder rule 168(I) of the West Bengal
les, Part I, earned leave for thirty days
from the date of relief.

T. MITRA, Chief Engineer.

GATION AND WATERWAYS DEPARTMENT

NOTIFICATION.

-12th March 1951.—The Governor is
rder that the designations of the follow-
bdivisions under the Mayurakshi Bar-
m under the Directorate of Irrigation
rays mentioned in column (1) shall be
those respectively shown in column

Column (1).

Column (2).

Left Bank Subdivision.
Right Bank Subdivision.
Stores Subdivision.

on is also accorded to the shifting of
rers of the Stores Subdivision from
ammadbazar.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

RESOLUTION No. 12-I.

Calcutta, the 9th April 1951.

The Governor is pleased to direct that, in super-
session of the Government of Bengal in the Public
Works Department resolution No. 1T-I, dated the
11th June 1892, the following charges as specified
in the schedule below shall be made with effect
from the 1st May 1951 for all existing pipes in the
banks of the Circular and New Cut Canals as well
as for any pipes which may in future be fixed
there. The amounts due will be payable half-
yearly on the 1st of April and the 1st of
October :—

Schedule of charges.

Diameter of pipes.	Rate to be paid per annum. Rs.
1"	30.
2"	120.
3"	250.
4"	450.
5"	700.
6" and upwards	800.

N.B.—No charge will be made on the Calcutta
Corporation or any other municipality.

ORDER—Ordered that the resolution be publish-
ed in the Calcutta Gazette.

By order of the Governor,

S. K. DEY, Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

No. 9C.I.E.—4th April 1951.—Sri Rajendra
Lall Bhattacharyya, temporary Assistant Engineer,
is posted to the West Midnapur Division until
further orders.

No. 10C.I.E.—4th April 1951.—Sri Sourendra
Mohan Deb, temporary Assistant Engineer, is
posted to the Mayurakshi Headquarters Division
until further orders.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

ORDERS.

No. 1423Com.—9th April 1951.—In exercise of
the power conferred by section 5 of the West
Bengal Jute (Control of Prices) Act, 1950 (West
Bengal Act VI of 1950), the Governor is hereby
pleased to rescind this department order No. 7Com.,
dated 2nd January 1951.

No. 1424Com.—9th April 1951.—In exercise of
the power conferred by section 5 of the West
Bengal Jute (Control of Prices) Act, 1950 (West
Bengal Act VI of 1950), the Governor is hereby
pleased to rescind this department order No. 6Com.,
dated 2nd January 1951.

By order of the Governor,

S. K. CHATTERJEE, Secy.

RESOLUTION No. 1402Com.

Calcutta, the 9th April 1951.

In partial modification of this department reso-
lution No. 4044Com., dated the 6th August 1949,
the Governor is pleased to direct that Sri C. P.
Mukherjee, Inspector, appointed to investigate
into and report on the affairs of the Chrestien Mica
Industries, Limited, shall receive a consolidated
fee of Rs. 5,000 only, exclusive of fees for attend-
ance in Court, travelling allowances or halting
charges, if any, in course of his duty as such
Inspector.

(ORDER)—*Ordered* that the resolution be published in the *Calcutta Gazette* and copies thereof be forwarded to the Registrar of Joint Stock Companies, West Bengal, the Managing Agents, Christian Mica Industries, Limited, and Sri C. P. Mukherjee, for information.

By order of the Governor,
B. C. KUNDU, Dy. Secy.

Mines and Power

NOTIFICATIONS.

No. 1282M.P.—9th April 1951.—Sri Mihir Kumar Ray, B.E.E., is appointed as Assistant Engineer, Grade II, in the Directorate of Electricity Development, West Bengal, with effect from the date on which he assumes charge.

No. 1284M.P.—10th April 1951.—Sri Nirmalendu Das Gupta, B.E.E., is appointed on probation to the post of Electric Inspector in the Directorate of Electricity, West Bengal, with effect from the date he joins.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 7(2)/48/51W.C. — 5th April 1951. — In partial modification of this Labour Directorate notification No. 71L.C., dated 25th May 1948, published in Part I at page 797 of the *Calcutta Gazette*, dated 17th June 1948, the names of "Sri Sarjoon", "Sri Luxmi Narain" and "Jonab Raja", members elected by the workmen from constituencies 1, 3 and 4, respectively to the Works Committee in Luxmi Jute Mills, Ltd., 134, Bellaghata Road, Calcutta, are hereby cancelled and the names of "Musai Sardar", "Sri Puran Basi Sardar" and "Sri Ram Sarup Pandey" are published in their places respectively for general information as members elected by the workmen to the above Works Committee in the by-elections held in the above constituencies.

No. 27(3)/49/51W.C. — 5th April 1951. — In partial modification of this Labour Directorate notification No. 27L.C., dated 7th April 1949, published in Part I at page 646 of the *Calcutta Gazette*, dated 21st April 1949, the name of "Jonab Moosa", a member elected by the workmen from constituency No. 4 to the Works Committee in Shree Ganesh Jute Mills, Ltd., 66/67, Seth Bansidhar Jalan Road, Bandaghat, Salkia, Howrah, is hereby cancelled and the name of "Sri Darogi" is published in his place for general information as a member elected by the workmen to the above Works Committee in the by-election held in constituency No. 4.

No. 48(3)/48/51W.C.—5th April 1951.—In partial modification of this Labour Directorate notification No. 48L.C., dated 20th August 1948, published in Part I at page 1145 of the *Calcutta Gazette*, dated 26th August 1948, the name of "Sri Kanailal Biswas", a member elected by the workers to the Works Committee from constituency No. 1 in Annapurna Metal Works, Bondel Road Railway Level Crossing, Ballygunge, 24-Parganas, is hereby cancelled and the name of "Sri Nitai Charan Pal" is published in his place for general information as a member elected by the workers to the above Works Committee in the by-election held in constituency No. 1.

No. 71(3)/49/51W.C. — 5th April 1951.—In continuation of this Labour Directorate notification No. 71(2)49/50W.C., dated 5th December 1950, published in Part I at page 2523 of the *Calcutta Gazette*, dated 21st December 1950, the name of

"Sri Sital Chandra Cole" is published for information as a member of the Works Committee in Shree Mahadeo Jute Mills, Co. Pu Bagaria Road, Bally, Howrah elects workmen in the by-election held in constituency No. 7 in place of "Sri Jibon Krishna (

No. 103(2)/48/51W.C. — 5th April 1951.—In partial modification of this Labour Directorate notification No. 103L.C., dated 29th May 1948, published in Part I at page 1145 of the *Calcutta Gazette*, dated 13th January 1948, amended by notification No. 103(1)48L.C., dated 10th May 1949, published in Part I at page 1145 of the *Calcutta Gazette*, dated 19th May 1949, the names of "Sri Amulya Kumar Chowdhury", "Sri F. N. Gardar", members elected by the workmen from constituencies Nos. 1 and 3, respectively and the name of "Sri J. N. Sharma", a member nominated by the Works Committee in the Bhagat 32/4, Sahitya Parishad Street, Calcutta, are hereby cancelled and the names of "Sri Roy", and "Sri Jnanendra Nath Moju" are published for general information as elected by the workmen in the by-elections in constituencies No. 1 and 3, respectively. The name of "Sri Mohanlal Sharma" is also hereby published for general information as a nominee to the above Works Committee.

S. K. H.
Labour Com.

DEPARTMENT OF FOOD NOTIFICATION

No. 2867F.D./F.D./6T/7/51 — 7th April 1951.—Sri Suhrid Kumar Chatterjee, W District Assistant Controller, Nadia is temporarily to act until further orders as District Controller of Food, Ranaghat, Department of Food, vide Sri Prov Ganguly.

By order of the G.
P. NAG, Dy.

সরবরাহ বিভাগ।

DEPARTMENT OF SUPPLIES

নোটিফিকেশন। NOTIFICATION

নং ১২৯৯এস.ডি।—১২ই এপ্রিল ১৯৫১—বালুঘাট
সবায়ন বিভাগের ডিস্ট্রিক্ট কন্ট্রোলার সেন
সরবরাহ বিভাগের বালুঘাট সদরে স্থায়ী কন্ট্রোলারের
পদে নিযুক্ত হইবেন।

বালুঘাটের অফিসে
এস. এম. মর্শেদ
সি. মর্শেদ

No. 1299S.D.—12th April 1951.—Sri Chandra Sen Gupta, Sub-Deputy Collector, Balurghat, has been appointed temporary further orders, to act as Subdivisional Supplies, Balurghat, in addition to his duties with headquarters at Balurghat.

By order of the G.
S. M. MURSHED

Directorate of Textiles ORDER.

No. 952/TX/L/1A-1/51.—3rd April 1951.—In exercise of the power conferred on me by clause (1) of clause (a) under paragraph 1 of the West Bengal Cotton Cloth and Yarn Control Act, 1948, I hereby appoint Janab I. C. Assistant Director of Textiles, to perform the functions of "Textile Licensing Officer" in Balurghat.

P. R. SINGH
Director

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Barganas.—No. 4094-L.R.—2nd April 1951.—
In exercise of the power conferred by sub-section 28 of the West Bengal Premises Rent (Temporary Provisions) Act, 1950 (West Act XVII of 1950), the Governor is pleased to appoint Sri R. N. Roy, Deputy Magistrate and Collector, Basirhat, to be the Controller for that subdivision of the district of 24-Parganas.

His cancels so much of the notification 91-L.R. dated the 29th March 1950, as it relates to the appointment of the Subdivisional Basirhat, as Rent Controller, for the 1st subdivision.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Barganas.—No. 4312-L.A.—5th April 1951.—
The Governor is pleased to cancel the notification 9426-L.A., dated the 4th December 1948, section 4 of the Land Acquisition Act, I of 1894, published at page 1634, Part I of the *Calcutta Gazette* of the 9th idem in respect of the acquisition of 0.373 of an acre of land and portions of cadastral plots Nos. 7009 and 710 in behalf of the Basirhat Municipality for extension of municipal office compound in the village of Basirhat, jurisdiction list No. 43, in Balu, district 24-Parganas.

Barganas.—No. 4314-L.A.—5th April 1951.—
The Governor is pleased to cancel the notification 371-L.A., dated the 20th November 1947, section 4 of the Land Acquisition Act, I of 1894, published at page 404, Part I of the *Calcutta Gazette* of the 4th December 1947, as subsequently amended by notification No. 7048-L.A., dated the 1st September 1948, published at page 1242, Part I of the *Calcutta Gazette* of the 9th September 1948 in respect of the proposed acquisition of land for the erection of dwelling houses for persons employed by the Company for the Mill for construction of Mill premises itself and with the passage connecting with the main road, leading to the Agarpura Station, in the villages of Basudebpur and Tarapukuria, jurisdiction list Nos. 2 and 12 respectively, thanas Basudebpur and Khardah, pargana Calcutta, district 24-Parganas.

Midnapore.—No. 4316-L.A.—5th April 1951.—
Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the union board, Contai, for a public purpose, viz., for construction of a Hume Bridge at Alalpur in the village of Alalpur, jurisdiction list No. 109, thana Contai, pargana Midnapore, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 1346 and measuring more or less, 0.03 of an acre, is likely to be required within the aforesaid village of

notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Contai.

In exercise of the powers conferred by the aforesaid Act, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Land Acquisition Collector of Contai.

Burdwan.—No. 4350-L.A.—6th April 1951.—
Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for Railway Gangmen's quarters at Mangalpur in the village of Mangalpur, jurisdiction list No. 22, thana Raniganj, pargana Shergarh, district Burdwan, it is hereby notified that for the above purpose a piece of land starting from chainage 206.74 feet in mile 120 of East Indian Railway, Singharron Valley Lane (Ondal Loop) being attached to the eastern old boundary of the same line and proceeding generally towards the north-western direction and terminating at chainage 209.24 feet in the same mile in the mauza Mangalpur and being 80 feet in width and 250 feet in length and measuring, more or less, 0.459 of an acre, is likely to be required within the aforesaid village of Mangalpur.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Malda.—No. 4352-L.A.—6th April 1951.—
Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Commercial Carrying Company (Assam), Ltd., for the construction of Patrol Storage Godown and garage, in the village of Pirojpur, jurisdiction list No. 69, thana English Bazar, district Malda, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 825 and portion of cadastral survey plot No. 827 and measuring, more or less 0.68 of an acre, is likely to be required within the aforesaid village of Pirojpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Malda.

24-Parganas.—No. 4438L.A.(P.W.).—7th April 1951.—Whereas it appears to the Governor that additional land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the first mile of the Purba Bishnupur-Roydighi Road, in the village of Purba Bishnupur, jurisdiction list No. 209, thana Magrahat, district 24-Parganas, it is hereby notified that for the above purpose two pieces of land comprising parts of cadastral plot Nos. 5036, 5037, 5040, 5043, 5128 and together measuring, more or less, 0·63 of an acre are likely to be required within the aforesaid village of Purba Bishnupur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 6A of the Act shall not apply to the waste or arable portions of the land in this case.

West Dinajpur.—No. 4440L.A.—9th April 1951.—The Governor is pleased to cancel so much of the notification No. 96L.A., dated the 5th January 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 39 of the *Calcutta Gazette*, Part I of the 12th January 1950, as relates to a piece of land comprising part of cadastral plot No. 367 of mauza Bara Raghunathpur and measuring, more or less, 0·79 of an acre out of the total area notified for acquisition for the construction of West Dinajpur District Headquarters in the villages of Bara Raghunathpur and Dakra, jurisdiction list Nos. 139 and 135, respectively, thana Balurghat, district West Dinajpur.

Burdwan.—No. 4652L.A.—11th April 1951.—In exercise of the powers conferred by section 48(2) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of 0·006 of an acre of land notified for acquisition under declaration No. 6634L.A., dated the 21st August 1948, published at page 1155, Part I of the *Calcutta Gazette* of the 26th idem, for widening of Sir B. B. Ghosh Road at Burdwan Municipality in the village of Radhanagar, jurisdiction list No. 39, police-station Burdwan, district Burdwan.

Midnapore.—No. 4654L.A.—11th April 1951.—Whereas it appears to the Governor that additional land is likely to be required to be taken by Government at the public expense for a public purpose for constructing pucca quarters for the Officer, Irrigation and Waterways Department, in the village of Bara Ranku, jurisdiction list No. 200, thana Ramnagar, Kalindi Balisai, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 7 measuring, more or less, 0·17 of an acre, is likely to be required within the aforesaid village Ranku.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Contai.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Land Acquisition Collector of Contai.

Midnapore.—No. 4712L.A.(P.W.).—12th April 1951.—Whereas it appears to the Governor that additional land is likely to be required to be taken by Government at the public expense for a public purpose for the construction of the Contai-Digha (section from Pichabani Khal to Narihal) hereby notified that for the above purpose of land altogether measuring, more or less, 1·50 acres, and comprising cadastral plots as follows, are likely to be required in the district Midnapore:—

District Midnapore.

Thana Ramnagar, village Uttar Shitala, jurisdiction list No. 260

Cadastral plots in full—274, 273, 272, 40, 405, 193, 190.

Cadastral plots in part—794, 289, 316, 30, 280, 294, 295, 277, 278, 271, 276, 275, 33, 191, 192, 194.

Thana Ramnagar, village Dakshin Shitala, jurisdiction list No. 261

Cadastral plots in part—1086, 196, 195, 30, 311, 337, 341.

Thana Ramnagar, village Ghol, jurisdiction list No. 258

Cadastral plots in full—1511, 1512, 1632, 1506, 1503, 1501, 1500, 1491, 1490.

Cadastral plots in part—1513, 1376, 1487, 1374.

Thana Ramnagar, village Islampur, jurisdiction list No. 256

Cadastral plots in full—2842, 2845, 2844.

Cadastral plot in part—2879.

Thana Ramnagar, village Kanchubari, jurisdiction list No. 254

Cadastral plots in part—155, 136, 90, 1, 134, 133, 65, 63.

Thana Ramnagar, village Chak Pratapp, jurisdiction list No. 255

Cadastral plots in part—77, 1, 2.

Minagar, village Deul, jurisdiction list No. 248.

al plot in full—581.

al plots in part—479, 50, 579, 580, 583, 664, 665, 669, 670, 672, 673, 398, 399, 696, 698, 694, 700, 699, 702, 703, 715, 723, 727, 728, 739, 740, 659, 660.

Minagar, village Satilapur, jurisdiction list No. 196.

al plots in part—1341, 1340, 1312, 1306, 1, 1312, 1718, 1393, 1396, 1402, 1403, 1409, 1413, 1414, 1522, 1578, 1573, 1, 167, 1566, 1538, 1537, 1536, 1695, 1.

Minagar, village Narandia, jurisdiction list No. 198.

al plots in part—225, 226, 227, 254, 253, 287, 290, 187, 288, 323, 324, 325, 326, 339, 357.

Minagar, village Bara Rankuya, jurisdiction list No. 200.

al plots in part—998, 999.

Minagar, village Nariha, jurisdiction list No. 231.

al plot in full—475.

al plots in part—232, 231, 230, 229, 217, 165, 168, 214, 215, 204, 203, 201, 65, 54, 1, 314, 315, 322, 323, 324, 332, 337, 338,

notification is made, under the provisions of Act I of 1894, to all whom it may

of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

use of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(d) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

No. 47181.A.—12th April 1951.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

No. 47181.A.—12th April 1951.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

No. 47181.A.—12th April 1951.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Schedule.

Minakul, village Sankarpore, jurisdiction list No. 19.

al plot in full—1973.

Cadastral plots in part—1852, 1853, 1877-1880, 1885, 1886, 1927, 1955-1959, 1972, 1974, 1976, 1977, 1981-1983, 1994 and 1995.

Thana Khanakul, village Kaknan, jurisdiction list No. 55.

Cadastral plots in part—592, 593, 596 and 600.

Howrah.—No. 47241.A (P.W.).—12th April 1951.—Whereas it appears to the Governor that an extra strip of land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of Howrah-Kolaghat Road (section from Mourigram to Uluberia), in the village of Andul jurisdiction list No. 29, thana Sankrail, district Howrah, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plots Nos. 706 and 707 and measuring, more or less, 0.07 of an acre is likely to be required within the aforesaid village of Andul.

This notification is made, under the provisions of section 4 of Act, I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Howrah.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Howrah.

In exercise of the powers conferred by section 17(d) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 47261.A.—12th April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for wireless transmitting station at Bagjola in the village of Garui, jurisdiction list No. 16, thana Dum Dum, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 989 to 997, 1000, 1005 to 1009, and parts of cadastral survey plots Nos. 1012, 1016, 1017, 1018, 1024, 1010, 1221, 1320, 1321, 1323, 1324, 1325 and 1222, and measuring, more or less 4.29 acres, is likely to be required within the aforesaid village of Garui.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the offices of the Special Land Acquisition Collector, Alipore, 24-Parganas, and the Executive Engineer, Calcutta Aviation Division, No. I.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

24-Parganas.—No. 4728L.A.—12th April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for extension of Dum Dum Airport in the villages of Sahara, Banua-Bankra, Donnagar, Bisarpara and Gouripore, jurisdiction list Nos. 46, 47, 48, 5 and 6, respectively, in thanas Barasat and Dum Dum, parganas Anwarpore and Calcutta, district 24-Parganas, it is hereby notified that for the above purpose five pieces of land as detailed below and measuring, more or less, 123.56 acres, are likely to be required within the aforesaid villages of Sahara, Banua-Bankra, Donnagar, Bisarpara and Gouripore.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas, as well as in the office of the Executive Engineer, Central Public Works Department, Calcutta Aviation Division, No. 1.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land, as are not waste or arable who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923 and read with the aforesaid notification the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Details of land.

(1) Cadastral plots Nos. 973, 974, 977 to 979, 971, 972, 980, 981, 962, 961, 982 to 984, 1042, 985, 1043, 990 to 992, 993 to 997, 989, 1044, 1017 to 1024, and parts of cadastral survey plots Nos. 830, 839, 848, 849, 970, 975, 976, 964, 850, 963, 960, 986, 987, 988, 998, 999, 1000, 1008, 1009, 1015, 1016, 1013 and 1014 of village Sahara, jurisdiction list No. 46, thana Barasat, area more or less 16.48 acres.

(2) Cadastral survey plots Nos. 17, 124 to 31, 35 to 39, 41 to 96, 98, 99, 102, 107, 112 to 121, 124 to 158, 160, 163 to 169, 278, 283, 285 to 287, 294, 297, 329 to 344, 364, 387, 388, 389, 390, 391, 541, 542, 547 to 550, 554, 555, 557 to 571, 57, 583, and parts of cadastral survey plot 19, 20, 23, 97, 100, 101, 103, 104 to 111, 115 to 119, 122, 123, 159, 161, 172, 174, 201, 274, 275, 284, 345, 347, 538, 546, 392, 393 and 583 of village Bankra, jurisdiction list No. 47, police-station Barasat, area more or less 86.61 acres.

(3) Cadastral survey plots Nos. 185, 339 to 349, 431 and parts of cadastral survey plots Nos. 183, 184, 187, 188, 190, 333, 334, 355, 432 and 434 of village Donnagar, jurisdiction list No. 48, police-station Barasat, area more or less 5.70 acres.

(4) Cadastral survey plots Nos. 1352, 1372, 1374 to 1383, 1385, 1431 to 1438, and parts of cadastral survey plot Nos. 13, 1353, 1354, 1355, 1357, 1358, 1367, 13, 1386, 1387, 1430, 1444 and 1438 of village para, jurisdiction list No. 5, police-station Dum, area more or less 9.96 acres.

(5) Cadastral survey plots Nos. 534, 613, 629, 630 and parts of cadastral survey plots Nos. 531 to 533, 535, 544 to 546, 592, 61, 622 and 488 of village Gouripur, jurisdiction list No. 6, police-station Dum Dum, area more or less 4.81 acres.

24-Parganas.—No. 4478L.A.(P.W.)—9 1951.—The Governor is pleased to cancel of the notification No. 4324L.A.(P.W.) of the 15th June 1946, under section 4 of the Land Acquisition Act, I of 1894, published at Nos. 996-97, Part I of the *Calcutta Gazette* of 1946, as relates to pieces of land measuring more or less, 14.60 acres as detailed below on total area of 266.90 acres notified for use for the construction of the Diamond E Kakdwip Road (Section from Belpukuri Kakdwip) in the district of the 24-Parganas.

Thana Kulpi, village Belpukuria, jurisdiction list No. 220.

Cadastral plots in full—3261, 2257, 2258, 2368, 2380.

Cadastral plots in part—2237, 2252, 2253, 2261, 2263, 2262, 2320, 2379.

Thana Kakdwip, village Srinagar, jurisdiction list No. 8.

Cadastral plots in full—344, 14

Cadastral plots in part—142, 333, 141

Thana Kakdwip, village Sitarampur, jurisdiction list No. 7.

Cadastral plots in part—1070, 1071, 1072, 765, 770, 792, 794, 2335, 2333, 2331, 23, 1083, 1084, 241, 1265, 1274, 764, 763, 790, 791, 796, 795, 817, 1040, 1067, 10, 2432, 2318, 1319, 2496, 2497, 2494, 2336, 2320, 816.

Thana Kakdwip, village Kasnagar, jurisdiction list No. 9.

Cadastral plot in full—35.

Cadastral plots in part—32, 42, 125, 3377, 3376, 3470, 3383, 3099, 1747, 338, 3474, 498, 33, 45, 3395.

Thana Kakdwip, village Kalinagar, jurisdiction list No. 10.

Cadastral plot in part—858.

Kakdwip, village Ganespur, jurisdiction list No. 11.

stral plots in part—1235, 1856, 1855, 1852, 28, 1127, 1130, 1131, 1233, 1849, 1828, 919, 1868, 1867, 1857, 1866.

ERRATA.

Parganas.—No. 4474L.A.(P.W.).—9th April 1951. In notification No. 4324L.A.(P.W.), dated 14 June 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 352, Part I of the *Calcutta Gazette* of the 27th April 1946, in respect of the acquisition of land for the extension of the Diamond Harbour-Kakdwip Section from Belpukuria to Kakdwip in the 24-Parganas, following changes will

Kulpi, village Belpukuria, jurisdiction list No. 220.

delete "1799, 2278" under cadastral plots in part

add "1867" under cadastral plots in full instead of that under cadastral plots in part.

Kakdwip, village Srinagar, jurisdiction list No. 8.

delete "31" under cadastral plots in part.

Kakdwip, village Sitarampur, jurisdiction list No. 7.

delete "820" under cadastral plots in part.

add "1619" for "1689" under cadastral plots in part.

Kakdwip, village Kasinagar, jurisdiction list No. 9.

delete "3473, 3387, 3486" under cadastral plots in part.

delete "3284" occurring between 3265 and 3388 under cadastral plots in part.

add "3239" for "3259" under cadastral plots in part.

Murshidabad.—No. 4056L.A.—11th April 1951.—Notification No. 7981L.A., dated the 8th April 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 352, Part I of the *Calcutta Gazette* of the 20th April 1947, in respect of the proposed acquisition of land for silt clearance of Nunnan Khal and anches, in the villages of Biswas, Bamanara, thana Tamluk, pargana Tamluk, district Murshidabad, read "5.83 acres" for "5.71 acres" in line 14.

Burdwan.—No. 4716L.A.—12th April 1951.—Notification No. 11278L.A., dated the 22nd April 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 2259, Part I of the *Calcutta Gazette* of the 29th April 1949, in respect of the proposed acquisition of 8.91 acres of land for re-excavation of the Rajani Khal in the villages of Khajuridhi, Bera, Bhat, Tikarkhanji, Gopekhanji, Depara and Bhanj. thana Katwa, parganas Dhenya, Murshidabad, Monoharshahi, Indrani, Mandaipur, district Burdwan insert "Rokan" after "Indrani," in line 11 and read "5543" for "5545" in line 16.

Hooghly.—No. 4722L.A.—12th April 1951.—Notification No. 959L.A., dated 2nd February 1951, published at page 212, Part I of the *Calcutta Gazette* of the 12th April 1951, in respect of the acquisition of land for the re-excavation of Bhomra khal in the villages of Mainan, Sankarpur, Mainan, jurisdiction list Nos. 22, 19 and 55, thana Khanakal, district Hooghly, cadastral survey plot No. 1996 in full instead of in part, in line 15.

NOTICES.

West Dinajpur.—No. 4136-L.A.—2nd April 1951.—Whereas 5.45 acres, more or less, of land situate in or near the village of Baikunthapur described below have been requisitioned by the Collector of West Dinajpur, for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a new building for High police-station, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

District West Dinajpur					
Mauza.	Jurisdiction list No.	Thana.	Khatian Plot No.		Area.
Baikunthapur	865	Hill	5	299 (Full)	.75
				300 ..	.83
			12	218 ..	2.12
				290 ..	.38
			64	294 ..	.44
				291 ..	.73
				292 ..	.14
				293 ..	.07
					5.45 acres.

Murshidabad.—No. 4152-L.A.(P.W.).—2nd April 1951.—Whereas 13.67 acres, more or less, of land situate in or near the villages of Narayanpur, Ganeshpur, Krishnapur, Araji Narayanpur, and Durgapur described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the improvement of Bhagabangola-Lalgola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.**Mauza Narayanpur, jurisdiction list No. 78, police-station Lalgola, district Murshidabad.**

Cadastral survey plots in part—184, 75, 74, 55, 54, 45, 42, 24, 20, 16, 17, 7, 6, 5, 47, 46, 50, 49, 38, 40, 18, 21, 15, 22, 41, 19, 25, 44, 3, 31, 51, 76, 299.

Cadastral survey plots in full—53, 52, and 48.

Mauza Ganeshpur, jurisdiction list No. 79, police-station Lalgola, district Murshidabad.

Cadastral survey plots in part—1609, 1611, 1612, 1613, 1640, 1624, 1634, 1511, 1633, 1621, 1622, 1632, 1625, 1631, 1623, 1639, 1641, 1630, 1519.

Mauza Krishnapur, jurisdiction list No. 82, police-station Lalgola, district Murshidabad.

Cadastral survey plots in part—1119, 1116, 1076, 1077, 1075, 1074, 1110, 1073, 1079 and 1114.

Cadastral survey plot in full—1115.

Mauza Araji Narayanpur, jurisdiction list No. 80, police-station Lalgola, district Murshidabad.

(Cadastral survey plots in part—1505, 1508, 1510, 1497 and 1495.

Mauza Durgapur, jurisdiction list No. 81, police-station Lalgola, district Murshidabad.

(Cadastral survey plots in part—586, 587 and 588.

Jalpaiguri.—No. 4660L.A.—11th April 1951.—Whereas 0.66 of an acre, more or less, of land situate in or near the village of Taluk Berubari, described below, has been requisitioned by the Deputy Commissioner of Jalpaiguri, for the purpose of maintaining supplies and services essential to the life of the community, namely, for the construction of Khayerbari Border Outpost, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Description of land.

District Jalpaiguri, Taluk Berubari, jurisdiction list No. 23, sheet No. 22, thana Kotwali.

Part of plot No. 22/4.

Jalpaiguri.—No. 4662L.A.—11th April 1951.—Whereas 0.33 of an acre, more or less, of land situate in or near the village of Taluk Berubari, described below, has been requisitioned by the Deputy Commissioner, Jalpaiguri, for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of Manikganj Border Outpost, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Description of land.

District Jalpaiguri, Taluk Berubari, jurisdiction list No. 23, sheet No. 24, thana Kotwali.

Part of plot No. 2608.

Jalpaiguri.—No. 4664L.A.—11th April 1951.—Whereas 0.69 of an acre, more or less, of land situate in or near the village of Taluk Sukhani, described below, has been requisitioned by the Deputy Commissioner, Jalpaiguri, for the purpose of maintaining supplies and services essential to the life of the community, namely, for the construction of Sukhani Border Outpost, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948

(West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Description of land.

District Jalpaiguri, pargana Baikunthapur, Rajganj, jurisdiction list No. 22, Sukhani, sheet No. 7.

Cadastral survey plot Nos. 1453, 1454, 1457.

Jalpaiguri.—No. 4666L.A.—11th April 1951.—Whereas 0.66 of an acre, more or less, of land situate in or near the village of Kukurjan, described below, has been requisitioned by the Deputy Commissioner, Jalpaiguri, for the purpose of maintaining supplies and services essential to the life of the community, namely, for the construction of Choulhati Border Outpost, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Description of land.

District Jalpaiguri, pargana Baikunthapur, jurisdiction list No. 29, Taluk Kukurjan, sheet No. 6.

Part of cadastral survey plot No. 10

ERRATA

Murshidabad.—No. 4302-L.A. (P.W.)—11th April 1951.—In notice No. 5000 L.A. (P.W.) dated the 11th May 1950, under section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at page 947, Part I of the *Calcutta Gazette* of the 18th idem, in respect of the acquisition of land for the purpose of providing facilities for transport and communication, namely, for the improvement of Bhagwangola-Lalgola O.D.R. 12, mile X in the district of Murshidabad, the following changes will occur:—

In line 2 of the notice—

I. Read “12.63 acres” for “12.67 acres” Under “description of land”—

II. Below the entry “mauza Bahushan, jurisdiction list No. 7, police-station Bhagwangola, district Murshidabad,”—

(i) Read cadastral survey plot “277” as plot instead of the same in part

(ii) Read “8.40 acres” for “8.39 acres” the words “more or less”.

III. In the entry “Mauza Sahapur, jurisdiction list No. 66, police-station Bhagwangola, district Murshidabad,”—

Read “police-station Lalgola” for “police-station Bhagwangola”.

IV. Below the entry “Mauza Sahapur, jurisdiction list No. 66, police-station Bhagwangola (now corrected to Lalgola), district Murshidabad,”—

(i) Read cadastral survey plots “644” and “640,” as full plots instead of the same in part.

(ii) Read “4.28 acres” for “4.28 acres” the words “more or less”.

No. 4663L.A.(P.W.).—11th April 1951. In notice No. 663L.A.(P.W.), dated the 11th April 1950, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at 33-34, Part I of the *Calcutta Gazette* of the 11th April 1950, in respect of the acquisition of land for the purpose of providing facilities for transport communication, namely, for the construction of the Bagmati-Plassey Provincial Highway, in the district of Nadia—

In line 2 of the notice—
and "17.98 acres," for "18.98 acres."

Under description of land—Thana Krishnagar, village Mayakole, jurisdiction list No. 47—

with the figures "665," and "666," under cadastral survey plots in part.

Murshidabad. — No. 4710L.A.(P.W.). — 12th April 1951. In notice No. 9280L.A.(P.W.), dated the 12th August 1950, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at 167-5, Part I of the *Calcutta Gazette* of the 12th August 1950, in respect of acquisition of land for the purpose of providing facilities for drainage, namely, for the re-excavation of Ramghat drainage channel, in the district of Murshidabad under—
description of land Below the entry "Mauza Bha. jurisdiction list No. 16, police-station Bagdola, district Murshidabad," read cadastral plot No. "127," as cadastral plot in part of the same in full.

DECLARATIONS.

No. 4128L.A.—2nd April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for 66 KV Sub-station in the village of Baigachhi, jurisdiction list No. 25, thana Santipur, pargana Bagdola, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 158 and 159 and measuring, more or less, 1.11 acres is required within the aforesaid village of Baigachhi.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer of Nadia.

No. 4130L.A.—2nd April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated 12th September 1950, issued by the Government of India in the Ministry of Home Affairs (clause (I) of article 258 of the Constitution of India);

whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being one of the Union, namely, for Kajara Lachinagar railway siding to serve Messrs. Subpore Co., Ltd.'s Lachipur Colliery, in the village of Lachipur, jurisdiction list No. 44, thana Ondal, pargana Ghergarh, district Burdwan, it is hereby declared that for the above purpose a piece of land measuring from chainage 5973 in mile 3 of the Eastern Railway, East Indian Railway, which corresponds to chainage 3.52 feet of the proposed alignment in mauza Harishpur and generally towards the northern direction commencing at chainage 10.60 feet of the proposed siding in the same mauza and being of a length and varying in width from 0.5 foot

0 inch to 110 feet 0 inch and measuring, more or less 1.25 acres is required within the aforesaid village of Harishpur.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894) read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

Midnapore. — No. 4140L.A.(P.W.).—2nd April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of Tamruk-Contai Road at Kalikakhali in the section from Halhi River to Srikrishnapur, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 12.24 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Nandigram, village Chandipur, jurisdiction list No. 96.

Cadastral plots in part—897, 898, 900, 901, 903, 905, 906, 907, 908, 909, 914, 916

Thana Nandigram, village Kalikakhali, jurisdiction list No. 91

Cadastral plots in full—888, 947, 1118, 1119, 1111.

Cadastral plots in part—889, 918, 923, 922, 919, 921, 932, 950, 949, 933, 945, 946, 918, 1074, 1075, 1073, 1068, 1069, 1070, 1071, 1067, 1062, 1057, 1056, 1055, 1245, 1116, 1117, 1115, 1112, 1108, 1126, 1122, 1138, 1139, 1137, 1140, 1141, 1142, 1143, 1144, 1148, 1146, 1149, 1152.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

Hooghly. — No. 4142L.A.(P.W.). — 2nd April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of Jagatpur-Dharmapota Road (section from Nouda-Narayanpur to Khanakul), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 26.52 acres and comprising cadastral plots as detailed below, are required in the district of Hooghly:—

District Hooghly.

Thana Khanakul, village Nouda-Narayanpur, jurisdiction list No. 40

Cadastral plots in part—126, 128, 129, 119, 139, 141, 143, 142, 144, 149, 150, 115, 147, 148, 157.

Thana Khanakul, village Birlok, jurisdiction list No. 41.

Cadastral plots in full—208, 205, 206, 207, 209, 227, 225, 224, 223, 232, 233, 234, 314, 317, 318, 319, 320, 322, 323, 324, 326, 363, 366.

Cadastral plots in part—201, 203, 204, 228, 226, 325, 369, 368, 378, 381, 210, 211, 212, 213, 222, 312, 313, 327, 361.

Thana Khanakul, village Khanakul, jurisdiction list No. 45.

Cadastral plots in full—557, 558, 561, 471, 474, 475, 476, 478, 443, 444, 445, 446, 447, 448, 449, 440, 328, 321, 314, 889, 873, 874, 875, 859, 1147, 1146, 1145, 1144, 1143, 1203.

Cadastral plots in part—571, 573, 560, 468, 470, 472, 473, 450, 451, 452, 339, 338, 330, 331, 329, 327, 313, 1140, 1142, 1199, 1200, 1204, 1205, 1126, 1128, 480, 442, 340, 341, 317, 885, 860, 858, 1118, 1149, 1150, 1151, 1153, 1154, 1197, 1198, 1201, 1202, 1206, 1208.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Hooghly.

Malda.—No. 4306-L.A.—5th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the district board, Malda, for a public purpose, viz., for the Raniganj-Kuchinda Beel Irrigation Scheme, in the villages of Kuchinda and Boglahagi, jurisdiction list Nos. 56 and 55, respectively, thana Malda, pargana Rokanpur, district Malda, it is hereby declared that for the above purpose two pieces of land comprising cadastral plot No. 243 and portions of cadastral plots Nos. 225, 237, 238, 239, 240, 241, 242, 244, 245, 246, 249, 251, 252, 254, 255, 258 and 262 of Kuchinda and portion of cadastral plots Nos. 58, 59 and 60 of Boglahagi and measuring, more or less, 3.22 acres, are required within the aforesaid villages of Kuchinda and Boglahagi.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Malda.

Hooghly.—No. 4308-L.A.—5th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of the school authorities of Mallickbati Pathsala, Ghutabazar, Hooghly, for removing the nuisance by filling up the existing insanitary tanks and utilising the filled up space as play ground of the school, in the village of Kulihanda, jurisdiction list No. 18, thana Chinsurah, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 1075 and measuring, more or less, 0.209 of an acre, is required within the aforesaid village of Kulihanda.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

Murshidabad.—No. 4310-L.A.—5th April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, viz., for the postwar reconstruction at Gankar Station of East Indian Railway in the village of Mirsapur, jurisdiction list No. 131, thana Raghunathganj, pargana Masumabad, zilla Murshidabad, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral plots Nos. 851, 853, 855, 849, 857, 847, 850 and 686 and measuring, more or less, 1.05 acres is required within the aforesaid village of Mirsapur.

This declaration is made, under the provisions of section 6 of Act I of 1894, read with the notification, to all whom it may concern.

A plan of land may be inspected in the office of the Subdivisional Officer, Jangipur.

24-Parganas.—No. 4472L.A. (P.W.)—9th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at public expense for a public purpose, viz., construction of the Diamond Harbour-K. Road (Section from Belpukuria to Kakdwip) hereby declared that for the above purpose, of land altogether measuring, more or less, acres and comprising cadastral plots as detailed below, are required in the district of the 24-Parganas:—

District 24-Parganas.

Thana Kulpi, village Belpukuria, jurisdiction list No. 220.

Cadastral plots in full—1860, 1861, 1863, 3254, 3255, 3256, 3257, 3258, 2321, 3260

Cadastral plots in part—1858, 1859, 1971, 2283, 2301, 2320, 2322, 2323.

Thana Kakdwip, village Srirampur, jurisdiction list No. 8.

Cadastral plots in part—32, 140, 142, 143, 134, 133.

Thana Kakdwip, village Sitarampur, jurisdiction list No. 7.

Cadastral plots in full—1649, 2195, 2873, 2870, 3069.

Cadastral plots in part—1070, 1071, 1266, 765, 770, 792, 794, 2335, 2336, 2337, 2341, 2320, 1083, 1084, 1198, 1273, 1274, 790, 793, 835, 904, 911, 912, 935, 937, 938, 1040, 1066, 1571, 1562, 1631, 1639, 2417, 2432, 1724, 1680, 1675, 2361, 2341, 2496, 2497, 2462, 2494, 2653, 2872, 2867, 2859, 2856, 2845, 2846, 2842, 2830, 2841, 2840, 2839, 2833, 2834, 2805, 2816, 3057, 3063, 3068, 3

Thana Kakdwip, village Kasirampur, jurisdiction list No. 9.

Cadastral plots in full—1229, 1746, 1257, 3468.

Cadastral plots in part—31, 32, 33, 12189, 1211, 1223, 1254, 1603, 1600, 1520, 3388, 3381, 3377, 3359, 3472, 3469, 3470, 3481, 3475, 3478, 3480, 3467, 3418, 1747

Thana Kakdwip, village Kalinagar, jurisdiction list No. 10.

Cadastral plots in part—682, 681.

Thana Kakdwip, village Ganspur, jurisdiction list No. 11.

Cadastral plot in full—916.

Cadastral plots in part—910, 914, 913, 1082, 1128, 1130, 1131, 991, 1233, 1228, 1152, 1156, 1667, 1849, 1828, 1851, 1853, 1857, 1861, 1235, 1856, 1855, 1852.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of the 24-Parganas.

Midnapore.—No. 4658L.A.—11th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the clearance of Nunnan Khal and its branches, in the villages of Biswas, jurisdiction list No. 77, Seuri, Bamanara, jurisdiction list No. 77, Seuri, jurisdiction list No. 74, Bar-Seuri, jurisdiction list No. 76, and Saira, jurisdiction list No. 38, Tamluk, pargana Tamluk, district Midnapore, it is hereby declared that for the above purpose

land comprising cadastral survey plots Nos. 100, 119, 32, 33, 123, 121, 124, 120, 743, 122, 117, 118 and 125, of Biswas, 447, 589, 600, 418, 444, 419, 598, 862, 603, 442, 457, 864, 853, 812, 854, 817, 836, 836, 857, 863, 880, 458, 448, 606, 2301, 410, 865, 866, 869, 602, and 615 of 781, 774, 876, 877, 878, 940, 802, 842, 829, 704, 705, 409, 457, 455, 768, 863, 808, 807, 740, 491, 367, 436, 481, 845, 739, 744, 471, 735, 366, 539, 463, 764, 761, 765, 467, 465, 764, 752, 884, 769, 795, 840, 507, 509, 408, 508, 403, 538, 172, 482, 488, 479, 402, 534, 464, 908, 909, 825, 834, 826, 827, 492, 468, 466, 803, 487, 489, 483, 540, 541, 365, 742, 545, 101, 454, 437, 713, 435, 871, 874, 873, 934, 937, 945, 506, 942, 935, 798, 405, 107, 703, 702, 839, 864 and 718 of 2606, 2587, 2598, 2600, 2589, 2610, 12, 3397, 3398, 2564, 2566, 2595, 2596, 90, 3396, 3399, 3402, 2565, 2597, 2607, 99, and 2601 of Seuri and 1676, 2029, 52, 2092, 2004, 2025, 1691, 2165, 1886, 99, 2100, 1991, 1993, 1684, 1685, 2033, 92, 2001, 1714, 2089, 1677, 2053, 1904, 2197, 96, 2192, 1992, 1963, 1964, 1966, 2028, 58, 2157, 2097, 1678, 1679, 1680, 1687, 389, 1690, 1713, 1846, 1883, 1887, 1954, 96, 1671, 2190, 2166, 2163, 2162, 2160, 98, 2096, 2095, 2093, 2052, 2031, 2030, 82, 1900 and 1967 of Saira and measurement less, 5.83 acres, is required within the villages of Biswas, Bamanara, Seuri, and Saira.

declaration is made, under the provisions of Act I of 1894, to all whom it may

of the land may be inspected in the office of the Land Acquisition Collector, Tamruk.

Hooghly.—No. 4714L.A.—12th April 1951.—It appears to the Governor that land is to be taken by Government at the public for a public purpose, viz., for re-excavation of Bhamra Khal Scheme, in the villages of Bera, Patatihat, Tikarkhanji, Gopekhani, Depara and Barakhanji, jurisdiction list Nos. 27, 88, 82, 83, 80 and 84 respectively, Katwa, parganas, Dhenya, Benodenagar, Chud, Monoharshahi, Indrani, Rokanpur and Anupur, district Burdwan, a piece of land comprising cadastral survey plots as described in schedule below and measuring, more or less, 1.00 acre is required within the aforesaid villages of Bera, Patatihat, Tikarkhanji, Gopekhani, Depara and Barakhanji is required within the aforesaid villages of Bera, Patatihat, Gopekhani, Depara and Barakhanji.

declaration is made, under the provisions of Act I of 1894, to all whom it may

of the land may be inspected in the office of the Special Land Acquisition Officer as that of the Executive Engineer, Damodar Division, Burdwan.

of cadastral survey plot Nos. 4835, 4911-85341, 5427-5429, 5473-5481, 5524-5527, 45537, and 5543 of mauza Khajurdihi, cadastral survey plot Nos. 271, 273-276, 289, 301, 300 and 308-313 of mauza Bera, cadastral survey plot Nos. 639-641, 648-669-671, 686-692, 695, 696, 698, 772 and mauza Patatihat, parts of cadastral survey Nos. 178, 180, 181, 185, 206-208, 211, 226, 244, 375-377, 387-389, 402-404, 422, 423, 1183, 1195 to 1197, 1201, 1248-1250, 1257 of mauza Tikarkhanji, cadastral plot Nos. 1240, 1352, 1353 and 1361 and parts

of cadastral survey plot Nos. 671, 1088, 1090, 1094, 1113-1115, 1121, 1122, 1182, 1184-1188, 1190, 1207, 1238, 1239, 1241-1244, 1342, 1354, 1355, 1360, 1381, 1383, 1384, 1388, 1389, 1407 and 1408 of mauza Gopekhani, cadastral survey plot No. 930 and parts of cadastral survey plot Nos. 926 and 928 of mauza Depara and part of cadastral survey plot No. 635 of mauza Barakhanji.

ERRATA.

Calcutta.—No. 4304-L.A.—5th April 1951.—In declaration No. 12230-L.A., dated the 6th November 1950, published at pages 2279-80, Part I of the *Calcutta Gazette*, dated 16th November 1950, under section 6 of the Land Acquisition Act, I of 1894, in respect of acquisition of land required by the Central Government for the construction of a new Kalighat Automatic Telephone Exchange Building in ward No. 22 of the Calcutta Municipality in the city of Calcutta, read "premises Nos. 45, 47, 49, 51 and 53, Ramesh Mitter Road and No. 121, Bakul Bagan Road" for "premises Nos. 45, 47, 49, 51 and 53, Ramesh Mitter Road and premises Nos. 120 and 121, Bakul Bagan Road" in lines 19 to 21.

24-Parganas.—No. 4476L.A.(P.W.)—9th April 1951.—In declaration No. 5935-L.A.(P.W.), dated the 6th August 1946, under section 6 of the Land Acquisition Act, I of 1894, published at pages 1253-54, Part I of the *Calcutta Gazette* of the 15th idem, in respect of the acquisition of land required for the construction of the Diamond Harbour-Kakdwip Road (Section from Belpukuria to Kakdwip) in the district of the 24-Parganas, following changes will occur:—

Read "239.28 acres" for "243.90 acres" in line 9.

Thana Kulpa, village Belpukuria, jurisdiction list No. 220.

Delete "1861" under cadastral plots in full and "1799, 2278" under cadastral plots in part.

Read "1867" under cadastral plots in full instead of that under cadastral plots in part.

Thana Kakdwip, village Srimagar, jurisdiction list No. 8.

Delete "31, 140" under cadastral plots in part.

Thana Kakdwip, village Sitarampur, jurisdiction list No. 7.

Delete "2336, 2320" under cadastral plots in full and "938, 911, 912, 1273, 2341" under cadastral plots in part.

Thana Kakdwip, village Kasimagar, jurisdiction list No. 9.

Delete "1746, 1747" under cadastral plots in full and "3474, 3388, 3169" under cadastral plots in part.

Thana Kakdwip, village Ganespur, jurisdiction list No. 11.

Delete "1150, 1156" under cadastral plots in part.

Hooghly.—No. 4720L.A.—12th April 1951.—In declaration No. 11082-L.A., dated the 28th September 1950, published at page 2043, Part I of the *Calcutta Gazette*, dated 5th October 1950, in respect of the acquisition of land required for the re-excavation of Bhamra khal at 8th mile in the villages of Mainan, Sankarpur and Kaknan, jurisdiction list Nos. 22, 19 and 55, respectively, thana Khanakal, district Hooghly, read cadastral survey plot No. 1996 in full instead of that in part, in line 16.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue and Secy. to
the Govt. of West Bengal (*ex officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 3274L.Dev.—19th March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for establishment of a model colony and for the creation of better living conditions in the villages of Chanak, jurisdiction list No. 4, and Chandanpukur, jurisdiction list No. 2, police-station Titagarh, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose two pieces of land comprising cadastral survey plots Nos. 1705, 1706, 1711 to 1728, 1732 to 1739, 1919, 1920, of mauza Chandanpukur and cadastral survey plots Nos. 26-29, 40-43, 109, 110, 112, 114-117, 118-123, 150-157, 164-166, 231-235 and 1527 of mauza Chanak and measuring, more or less, 38.12 acres, are likely to be required within the aforesaid villages of Chanak and Chandanpukur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Anandanagore, Co-operative Colony, Ltd., and the Collector, 24-Parganas, for the time being engaged in the undertaking, with their officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Anandanagore Co-operative Colony, Ltd., F19, Anandapuri, post office Barrackpore, district 24-Parganas.

24-Parganas.—No. 3616L.Dev.—26th March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of 0.32 of an acre of land comprising cadastral survey plots Nos. 2052 and 2053 which was included in the declaration No. 55221L.Dev., dated the 23rd May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1041, Part I of the *Calcutta Gazette*, dated the 1st June 1950, in respect of the acquisition of 25.22 acres of land in the village of Titagarh, jurisdiction list No. 5, police-station Titagarh, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 3676L.Dev.—27th March 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Khardah, jurisdiction list No. 2, police-station Khardah, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising part of cadastral survey plot No. 4152, and measuring, more or less, 0.07 of an acre, is likely to be required within the aforesaid village of Khardah.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 3718L.Dev.—27th March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of the pieces of land described below which was included in the declaration No. 7880L.Dev., dated the 14th July 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1538, Part I of the *Calcutta Gazette*, dated the 3rd August 1950:—

The pieces of land, measuring 1.54 acres comprising cadastral survey plots Nos. 269, 273, 275 and 281 of mauza Banjur, jurisdiction list No. 45, police-station Tollygunge, district 24-Parganas.

24-Parganas.—No. 3724L.Dev.—27th March 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of 3.38 acres of land comprising cadastral survey plots Nos. 1550, 1552 and 1621 of mauza Napara, jurisdiction list No. 84, police-station Baraset, out of the total area of 14.42 acres which was included in the declaration No. 5202L.Dev., dated the 28th June 1950, published at page 1538, Part I of the *Calcutta Gazette*, dated the 3rd August 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 4058L.Dev.—2nd April 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of the entire area of 3.97 acres of land which was declared for acquisition under declaration No. 11858L.Dev., dated the 30th October 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1538, Part I of the *Calcutta Gazette*, dated the 3rd August 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Banamalipur, jurisdiction list No. 80, police-station Baraset, district 24-Parganas.

24-Parganas.—No. 4080L.Dev.—2nd April 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of the entire area of 29.40 acres of land which was declared for acquisition under declaration No. 1444L.Dev., dated the 14th February 1951.

section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 411 of the *Calcutta Gazette*, dated the 23rd April 1950, for the settlement of immigrants who have migrated into the State of West Bengal in excess of Goutipur, police-station Dum Dum, 24-Parganas.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

para.—No. 4228L.Dev.—4th April 1951.—The Governor is pleased to cancel the notification No. 928L.Dev., dated the 10th August 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1681, Part I of the *Gazette* of the 24th idem, in respect of the proposed acquisition of 96.14 acres of land in the villages of Nilgunj and Surjyapur, police-station Garb, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

y.—No. 3408L.Dev.—5th April 1951.—It appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sankar Chur, jurisdiction list No. 171, 100-Balagar, district Hooghly, it is notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 135, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

Notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern, that the power conferred by the aforesaid Act on the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section. A plan of the land may be inspected in the office of the Collector, Hooghly.

-No. 4444L.Dev.—9th April 1951.—The Governor is pleased to cancel so much of the notification No. 10412L.Dev., dated the 13th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 161, Part I of the *Calcutta Gazette*, dated the 30th November 1950, in respect of the acquisition of lands for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living condition in the villages of Shankarpore, jurisdiction list No. 2, and Rudrapara, jurisdiction list No. 5, police-station Nabadwip, district Nadia—

-No. 4796L.Dev.—17th April 1951.—It appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Jhapa, jurisdiction list No. 119, Nagarpara, jurisdiction list No. 126, police-station 127, Dakshinpara, jurisdiction list

No. 123, Sitala, jurisdiction list No. 124, Kaghazipara, jurisdiction list No. 122, police-station Polba, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 321.18 acres, is likely to be required within the aforesaid villages of Mahanad Bejpara, Nagarpara, Harmala, Dakshinpara, Sitala and Kaghazipara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Schedule of land.

Mahanad Bejpara.—Cadastral survey plots Nos. 164-167, 184, 186-191, 193-205, 595-598. Area 29.91 acres.

Nagarpara.—Cadastral survey plots Nos. 203-207, 215-219, 260-262, 266-278, 281, 285, 287, 288, 290, 291-295, 300-316, 318, 319, 323-328, 381-389, 391, 396, 397, 352, 359-364, 342, 375, 513-514, 517, 548-550, 533-535, 652, 654, 658-669, 671-672, 674-676, 678-683, 686-691, 695, 703, 705, 706, 708-733, 737. Area 202.73 acres.

Harmala.—Cadastral survey plots Nos. 1, 2, 111, 113, 305. Area 11.77 acres.

Dakshinpara.—Cadastral survey plots Nos. 1-15, 32-42, 357, 359, 360. Area 29.54 acres.

Sitala.—Cadastral survey plots Nos. 332-336, 358, 359, 564-576, 578-584, 602. Area 29.33 acres.

Kaghazipara.—Cadastral survey plots Nos. 104-119, 121-132, 134-135, 140-142, 314, 328. Area 17.90 acres.

Total area, more or less, 321.18 acres.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

ERRATA.

Nadia.—No. 3420L.Dev.—21st March 1951.—In notification No. 12642L.Dev., dated the 16th November 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2403, Part I of the *Calcutta Gazette*, dated the 30th November 1950, in respect of the acquisition of lands for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living condition in the villages of Shankarpore, jurisdiction list No. 2, and Rudrapara, jurisdiction list No. 5, police-station Nabadwip, district Nadia—

Read "district settlement cadastral survey plot Nos." for "cadastral survey plot Nos." in line 25 and **read** "part of district settlement cadastral survey plot No. 846" for "part of cadastral survey plot No. 846" in line 28 and **insert** "Revenue Settlement (1941-1945) cadastral survey plot Nos." before cadastral survey plot Nos. 1193-1203 in line 26.

Nadia.—No. 3716L.Dev.—27th March 1951.—In notification No. 770L.Dev., dated the 19th January 1951, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 248, Part I of the *Calcutta Gazette* of the 1st February 1951, in respect of the acquisition of land for

the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Lalpur, jurisdiction list No. 20, police-station Chakdab, district Nadia—

In line 13 read part of "cadastral survey plot No. 773" for "part of cadastral survey plot No. 733".

24-Parganas.—No. 3720L.Dev.—27th March 1951.—In notification No. 7878L.Dev., dated the 14th July 1950, under section 4 and in declaration No. 7880L.Dev., dated the 14th July 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1536 and 1538, respectively, Part I of the *Calcutta Gazette* of the 3rd August 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bansdroni, jurisdiction list No. 45, police-station Tollygunge, district 24-Parganas—

Read "16.62 acres" for "15.48 acres".

Read "jurisdiction list No. 45" for "jurisdiction list No. 48" in line 7.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Nadia.—No. 4490L.Dev.—9th April 1951.—In notification No. 3641L.Dev., dated the 5th May 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948, published at page 800, Part I of the *Calcutta Gazette* of the 12th May 1949, in respect of the proposed acquisition of land for the purposes of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and establishment of agricultural colonies in the villages of Bethuadahuri, jurisdiction list No. 49, Chak Hatisala, jurisdiction list No. 50, Juggur, jurisdiction list No. 51 and Bangoria, jurisdiction list No. 75, police-station Nakashipara, district Nadia—

read "1,275.02 acres" in place of "1,248.75 acres", in line 15;

read "142-145" in place of "142/145", in line 28; and

read "Part" of cadastral survey plot Nos. 292, 293, 298, 300 and 308 in place of cadastral survey plot Nos. 292, 293, 298, 300 and 308 in line 34.

Erratum No. 9136L.Dev., dated the 28th October 1949, published at page 1914, Part I of the *Calcutta Gazette*, dated the 3rd November 1949, is hereby cancelled.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

DECLARATIONS.

24-Parganas.—No. 2936L.Dev.—12th March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Nibadhari, jurisdiction list No. 123, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 906 and measuring, more or less, 0.12 acre, is required within the aforesaid village of Nibadhari.

This declaration is made, under the of section 6 read with section 7 of Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected :
of the Collector, 24-Parganas.

By order of the

S. BANERJEE,

Member, Board of Revenue and
to the Govt. of West Bengal

Bankura.—No. 4446L.Dev.—9th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control in the village of Parbatipur, jurisdiction list No. 214, jurisdiction list No. 216, Kandadihi jurisdiction list No. 213, and Ailakundi jurisdiction list No. 217, pargana Chhatna, police-station district Bankura, it is hereby declared, for the above purpose, a piece of land comprising cadastral survey plots as described in the schedule below and measuring, more or less, 172.03 acres, is required within the villages of Parbatipur, Lokapur, K and Ailakundi.

This declaration is made under the of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected :
office of the Collector, Bankura.

Schedule of land.

Mauza Parbatipur, jurisdiction list A

Cadastral survey plot in full—18

Cadastral survey plots in part—281 and

Mauza Lokapur, jurisdiction list A

Cadastral survey plots in full—5, 6, 18, 16, 19, 20, 21, 24, 15, 25, 26, 27 and

Cadastral survey plots in part—4 and

Mauza Kandadihi, jurisdiction list A

Cadastral survey plot in part—46

Mauza Ailakundi, jurisdiction list A

Cadastral survey plots in full—287, 628, 603, 601, 726, 718, 719 and 621

Cadastral survey plots in part—390, 403, 404 and 405.

By order of the

J. N. TALUKI

Member, Board of Revenue and
to the Govt. of West Bengal

ERRATA

Nadia.—No. 3422L.Dev.—21st March 1951.—In declaration No. 12644L.Dev., dated the 11th November 1950, under section 6 of the Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2404, Part I of the *Calcutta Gazette* of the 30th November 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions in the villages of Shankarpore, 14

2 and Rudrapara, jurisdiction list No. 5, station Nabadwip, district Nadia—

nd district settlement cadastral survey plot Nos." for "cadastral survey, plot Nos." in line 16;

ert Revenue Settlement (1941-1945) cadastral plot Nos." before "cadastral survey plot Nos. 1193-1203" in line 17; and

nd part of district settlement cadastral survey plot No. 846" for "part of cadastral survey plot No. 846" in lines 19 and 20.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

dia. N. 44881.Dev.—9th April 1951.—In relation to No. 91341.Dev., dated the 28th March 1949 under section 6 of the West Bengal Development and Planning Act, 1948 (West Bengal Act XVI of 1948), published at page 1914, 1st of the *Calcutta Gazette* of the 3rd November 1949 in respect of the acquisition of land required for purposes of settlement of immigrants who migrated into the State of West Bengal on account of circumstances beyond their control and the establishment of agricultural colonies in the village of Bethuadahuri, jurisdiction list No. 49, Hansala jurisdiction list No. 50, Juggur, jurisdiction list No. 51, and Bangaria, jurisdiction list No. 52, police-station Nakashipara, district Nadia—

nd "1,777.86 acres" for "1,277.86 acres" in line 15 and read part of cadastral survey plot Nos. 292, 293, 298, 300 and 308 in part of cadastral survey plot Nos. 292, 293, 298, 300 and 308, in lines 34 and 35.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Evacuee Property Administration

NOTIFICATION.

Nadapora. No. 4466E.P.A.—9th April 1951.
In exercise of the power conferred by sub-section (f) of section 2 of the West Bengal Evacuee Property Act, 1951 (West Bengal

Act No. V of 1951), the Governor is pleased to appoint Sri B. C. Ganguli, I.A.S., Additional District Magistrate, Midnapore, to perform all the functions of a Collector under the said Act in relation to property situated in that district.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Special Requisition NOTIFICATION

Nadia.—No. 3406Reqn (Spl.) 21st March 1951.—In exercise of the power conferred by clause (b) of section 2 of the "West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947" (West Bengal Act V of 1947), the Governor is pleased to appoint Sri B. R. Gupta, I.A.S., Additional District Magistrate, Nadia, to discharge the functions of a Collector under the said Act, in the said district.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Requisition ORDER

No. 433/50

Calcutta, the 22nd March 1951

In exercise of the powers conferred by sub-sections (1) and (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 433/50, dated the 16th May 1950, made by it in respect of the premises described in the schedule below.—

The Schedule.

Description of premises.

76/5, Sahmpur Road, Dhakuria, police-station Tollygunge, district 24-Parganas (two rooms on the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

DIRECTORATE OF EXCISE

NOTIFICATIONS.

18th April 1951.—The following Sub-Inspectors of Excise, who have been appointed to act as Inspectors of Excise in Finance (Taxation) Department notification No. 604F.T., dated 27th March 1951, assumed the office of Inspector of Excise at the stations and with effect from the dates as noted against their names:—

Name.	Station to which posted.	Date of assumption of charge.
1. Binoy Kumar Sarkar Calcutta (Executive) ..	16th February 1951 (forenoon).
2. Sripati Charan Sen Midnapore Sadar ..	6th March 1951 (forenoon).
3. Dhananidhar Mandal Messrs. Bengal Chemical and Pharmaceutical Works, Ltd. Bonded Laboratory, Calcutta.	25th February 1951 (forenoon).
4. Kanailal Pramanik Jhargram Range, Midnapore ..	16th February 1951 (forenoon).
5. Sukumar Roy Prosecution Branch, Calcutta	14th February 1951 (forenoon).
6. Amarendra Narayan Ghosh Diamond Harbour Range, 24-Parganas.	16th February 1951 (forenoon).
7. Durjadan Bose Jalpaiguri (Sadar) ..	21st February 1951 (afternoon).
8. Pradip Kumar Das Calcutta Tree-Tax ..	26th February 1951 (forenoon).
9. Mohanath Chowdhury Calcutta (Executive) ..	2nd April 1951 (forenoon).

No. 46Exc.—29th March 1951.—The following probationary Inspectors of Excise are, on the completion training, posted to the stations noted against each in the interest of public service :—

Name.	Present station.	Station to which post
1. Sri Chittaranjan Chakravarty ..	Burdwan ..	Jhargram Range, Midnap
2. Sri Uddhab Chandra Mahato ..	Midnapore ..	Calcutta Foreign Liquor
3. Sri Santosh Kumar Ganguly ..	Ditto ..	Calcutta (Executive)
4. Sri Ujjal Kumar Mukherji ..	Hooghly ..	E. I. B., Calcutta.
5. Sri Saradindu Chowdhury ..	Burdwan ..	Calcutta Foreign Liquor
6. Sri Manibhusan Chattopadhyaya ..	Midnapore ..	Cooch Behar.
7. Sri Sushil Kumar Ganguly ..	24-Parganas ..	Kalna and Katwa Range wan.

No. 47Exc — 29th March 1951.—The following transfers of Inspectors of Excise are made in the interest of service :—

Name.	From—	To
1. Sri Kanailal Pramanik ..	Jhargram Range, Midnapore ..	Calcutta W Branch
2. Sri Mritunjoy Mukherji ..	Kalna and Katwa Range, Burdwan.	Murshidabad Ganga Gola
3. Sri Rasik Lal Das ..	Calcutta (Executive) ..	Calcutta Prosecution Branch
4. Sri Jyotirmoy Biswas ..	Ditto ..	E. I. B., Siliguri

R. CHOWDHURY,
Commissioner of Excise

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Agriculture

NOTIFICATION.

Calcutta.—No. 2147Agri.—30th March 1951.—
Dr. L. C. Sikka, B.Sc. (Agri.), Ph.D. (Glasgow),
Assoc. J.D.I., now acting as Milk Commissioner-
cum-Administrator, Haringhata Centre, was con-
firmed in the post of Assistant Director of Agri-
culture in the West Bengal Higher Agricultural
Service with effect from 1st June 1950.

By order of the Governor,
M. SARKAR, Dy. Secy.

বন অধিকার।

DIRECTORATE OF FORESTS

প্রজ্ঞাপন।

NOTIFICATION.

নং ২১৪১সি.জি.এফ.।—২১শে মার্চ ১৯৫১।—বরিশত বনরক্ষক
শ্রীমহীমোহন সরকারকে চিকিৎসকের নিদর্শন পত্রব্যতীত পশ্চিমবঙ্গের
কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে
অবেদ্যাবীন সহ-বনপাল শ্রীঅমরেন বোস, কর্তৃক মালদহ বনভূমির ভারত
হইবার তারিখ হইতে গড় বেতনে চারি মাসের ছুটি প্রদত্ত হইল।

স্বাক্ষর শ্রীমহীমোহন,
সহ-বনপাল।

No. 2141C.G.F.—21st March 1951.—Sri Mohi
Mohan Sarker, Senior Forest Ranger, is allowed
leave on average pay (without medical certificate)
for four months under rule 184(b)(ii) of the West
Bengal Service Rules, Part I, with effect from the

date he is relieved of the charge of Malda D
by Sri A. Bose, Probationary Assistant
Director of Forests.

S. CHAUDHURI
Conservator of Forests

CO-OPERATION, CREDIT, RELIEF & REHABILITATION DEPARTMENT

Relief and Rehabilitation

ORDER.

No. 795-F.R./10R-1/51.—21st March 1951.
Whereas the immoveable property described in
the schedule below which was requisitioned under
sub-section (1) of section 31 of the West Bengal
Security Ordinance, 1949 (West Bengal Ordinance
No. 19 of 1949), is to be released from requisition

Now, therefore, in exercise of the power conferred
on me by sub-section (4) of section 29 read with
section 40 of the West Bengal Security Act, 1950
(West Bengal Act XIX of 1950), the Government have
pleased to specify Janab Abdul Jabir who is entitled
to the State Government to be entitled to the
possession of the said immoveable property.

Schedule.

Address of the place.	Particulars of the house or place
30/H/1, Debendra Ghose Road, Calcutta.	North—Premises of Debendra Ghose Road South—Premises of Debendra Ghose Road West—Premises of Debendra Ghose (Mosque). East—Premises of Debendra Ghose (House).

By order of the Governor
K. C. BASAK

বাহারী পুনর্বাসন বিভাগ।
REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।

Establishment

প্রসঙ্গ।

NOTIFICATION.

১৯৫০।—১২ই এপ্রিল ১৯৫১।—উপ-মাসক ও সহায়তা এবং
 আশ্রয় প্রদানকারী প্রিন্সিপাল চন্দ্র চট্টোপাধ্যায়কে ১লা এপ্রিল
 হতে পুনরায় না হওয়া পর্যন্ত এই বিভাগের অধীনে
 পুনর্বাসন পরিচালকের পদে নিয়োগ করা হইল।

তারিখ ২৪০৫-এট নং ২৪০৫-৫০১ ১৯৫১ তারিখের ক্ষেত্রে
 ১৯৫১ চট্টোপাধ্যায় তাহা এতদ্বারা বাতিল করা হইল।

রাজ্যপালের আদেশানুসারে,

হিসাবর ব্যবস্থাপক,

সচিব।

29821st.—12th April 1951.—Sri
 Chatterjee, Deputy Magistrate and Deputy
 and Special Officer, Rehabilitation, is
 appointed to be the Director of Refugee Rehabi-
 litation in this department with effect from
 1951, until further orders.

orders issued in this department notification
 41st, dated 24th March 1951, are hereby
 1

By order of the Governor,

H. BANERJEE, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রকাশনারী।

NOTIFICATIONS.

কলিকাতা।—নং ১৪০৬-শিক্ষা।—২৭শে মার্চ ১৯৫১।—
 কলিকাতা পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের জীব-বিদ্যার অধ্যাপক
 র 'পরিচয়' প্রদান মজুমদার এর স্থানে ঐ পদে কলিকাতা
 কলিকাতা কৃত্যকের ঐ বিবরের অধ্যাপক জ্যোৎস্না
 কলিকাতা, এসসি, পিএইচ, ডি (লন্ডন)কে ১লা এপ্রিল
 কলিকাতা পরবর্তী যোগদানের তারিখ হইতে পুনরায়
 কলিকাতা বদলী করা হইল।

Darjeeling.—No. 1458-Edn./4A-168/
 March 1951.—Dr. Satinath Bhaduri,
 (London), officiating Professor of
 residence, College, Calcutta, in the West
 Education Service, is transferred to the
 College to act as Professor of the
 that service with effect from the 1st
 or any subsequent date on which he
 duties of the post, vice Dr. (Girija
 Majumdar, or until further orders.

কলিকাতা।—২রা এপ্রিল ১৯৫১।—পশ্চিমবঙ্গ শিক্ষণ
 কলিকাতা পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের জীব-বিদ্যার অধ্যাপক
 কলিকাতা ১৯৫১ তারিখ হইতে ৩১শে আগস্ট ১৯৫১
 কলিকাতা পরিচালনা প্রকল্পে প্রাথমিকভাবে
 কলিকাতা

Edn. 15Dis-9/50.—2nd April 1951.—
 Das Basu, M.Sc., retired Professor of
 the West Bengal Educational Service,
 as Special Officer in connection
 Special Scheme for a further period
 1st March 1951 to 31st August 1951.

কলিকাতা-হুগলী।—নং ১৬২২-শিক্ষা।—২রা এপ্রিল ১৯৫১।—
 হুগলী মহসীন কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের রসায়ন শাস্ত্রের
 অধ্যাপক ডক্টর সুবিন চন্দ্র ঘোষাল অবসর গ্রহণ করার ঐ পদে কলিকাতা
 কলেজের ঐ বিবরের ঐ কৃত্যকের অধ্যাপক প্রিন্সিপাল কলিকাতা
 এম. এসসিকে যোগদানের তারিখ হইতে বদলী করা হইল।

Nadia-Hooghly.—No. 1622-Edn. 4A-47/50.—
 2nd April 1951.—Sri Pratulla Kumar Dutta,
 M.Sc., Professor of Chemistry, Krishnagar Col-
 lege, in the West Bengal Educational Service, is
 transferred to the Hooghly Mohsin College as
 Professor of the subject in that service with effect
 from the date on which he joins there, vice
 Dr. Subimal Chandra Ghosal, retired.

কলিকাতা-হুগলী।—নং ১৬২০-শিক্ষা।—২রা এপ্রিল ১৯৫১।—
 কলিকাতা প্রেসিডেন্সী কলেজের অপর শিক্ষণ কৃত্যকের রসায়ন শাস্ত্রের
 উপাচার্য প্রিন্সিপাল প্রসাদ গুহা, এম. এসসিকে হুগলী মহসীন কলেজের
 পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিবরের অধ্যাপক পদে যোগদানের তারিখ
 হইতে স্থায়িতাবে নিয়োগ করা হইল।

Calcutta-Hooghly.—No. 1623-Edn.—2nd April
 1951.—Sri Mrityunjay Prosad Guha, M.Sc., Lec-
 turer in Chemistry, Presidency College, Calcutta,
 in the Subordinate Educational Service, is appoint-
 ed as Professor of the subject, Hooghly Mohsin
 College, in the West Bengal Educational Service,
 with effect from the date on which he joins the
 duties of the higher post.

কলিকাতা।—নং ১৬৪০-শিক্ষা।—২৭শে মার্চ ১৯৫১।—
 কলিকাতা ডাউন হিল গার্লস স্কুলের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের
 (মহিলা বিভাগ) প্রধান শিক্ষিকা মিসেস পি. এস. হারলে হুগলী
 পদে ঐ কৃত্যকে ঐ স্কুলের পশ্চিমবঙ্গ সাধারণ কৃত্যকের (শিক্ষা)
 ইতিহাসের অধ্যাপক শিক্ষিকা প্রিন্সিপাল লডিকা রায়, এম. এসসিকে ২৭শে মার্চ
 ১৯৫১ অথবা পরবর্তী যোগদানের তারিখ হইতে পুনরায়
 অধ্যাপিতাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি, এম, সেব,

সচিব।

Darjeeling. — No. 1643-Edn /21-53-50. — 3rd
 April 1951.—Miss Latika Ray, M.A., officiating
 Mistress of History, Dow Hill Girls' School, Kur-
 seong, in the West Bengal General Service (Educa-
 tion), is appointed to act in the West Bengal
 Senior Educational Service (Women's Branch) as
 Headmistress, Dow Hill Girls' School, Kurseong,
 with effect from the 27th March 1951, or any sub-
 sequent date on which she assumes the duties of
 the higher post, vice Miss P. S. Harley on leave,
 or until further orders.

The Charitable Endowments Act (VI of 1890).

No. 1663Edn.—4th April 1951.—It is hereby
 notified that the Governor of the State of West
 Bengal, in exercise of the powers conferred by sec-
 tions 4 and 5 of the Charitable Endowments Act
 VI of 1890), upon the application made by the
 Administrators of the Maghen David Synagogue
 Fund No. 2, created in terms of notification
 No. 2148-Misc., dated the 29th November 1932, as
 modified by notifications No. 112-Misc., dated the
 23rd January 1939, and No. 713-Misc., dated the
 5th July 1940, doth hereby order and direct that
 the security, particulars of which were contained
 in the first part of the schedule, written under the
 above notification or any other security or securities
 to which it might have been or may be converted,
 shall as from the 15th August 1947, vest and be
 deemed to have vested and be henceforth vested in
 the Treasurer of Charitable Endowments for the
 territories subject to the Government of West
 Bengal and be held by him and his successor in
 office, subject to the provisions of the said
 Charitable Endowments Act (VI of 1890), and any
 rules from time to time framed thereunder by the
 Governor of the State of West Bengal upon trust
 forever to receive the interest of the said security
 or securities the present corpus of which consists
 of 4 per cent. loan 1900-76 for Rs. 7,000, 3 per

cent. loan 1970-75 for Rs. 24,400. 3 per cent. loan 1946 for Rs. 16,000 and 2 3/4 per cent. loan 1962 for Rs. 9,700 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowments, particulars of which scheme are contained in the second part of the schedule written under the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Governor,
D. M. SEN, Secy.

BOARD OF REVENUE, WEST BENGAL

Cess

NOTIFICATION.

Jalpaiguri.—No. 2605Cess.—4th April 1951.—In exercise of the power conferred by section 100 of the Cess Act, 1880 (Bengal Act IX of 1880), the Board of Revenue hereby invests Sri Rasik Chandra Bhattacharjee, Cess Revaluation Officer, Jalpaiguri, with the powers of a Collector, under Part II of the said Act, to be exercised by him within the district of Jalpaiguri, under the control and supervision of the Director of Land Records and Surveys, West Bengal, who is the *ex-officio* Collector for the purpose of cess revaluation under Government order No. 8258L.R., dated the 23rd May 1946.

By order of the Governor,
P. BANERJEE, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject: Names of Treasury Officers, who held charge of the treasuries during 1950-51.

No. TM/247.—7th April 1951.—All Treasury Officers in West Bengal are hereby requested to furnish this office with a statement showing the names of the Treasury Officers who held charge of the treasury during the year 1950-51 and also the period for which each Treasury Officer held charge.

**Subject: Deposit of Land Customs Duty—
Procedure of.**

No. TM/248.—10th April 1951.—In continuation of this office notification No. TM/240, dated 27th March 1951, on the subject noted above (published in the *Calcutta Gazette*, dated 5th April 1951) all Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby advised that the instructions contained in the aforesaid notification should be treated as final.

Subject: Decentralisation of the Audit and Accounts work relating to certain departments of the Central Government.

No. TM/249.—10th April 1951.—In continuation of paragraph 4 of this office notification No. TM/243, dated 31st March 1951, on the subject noted above, it is hereby stated that the audit and accounting of transactions of the entire Survey of India Department have been transferred from this office to that of the Accountant-General, Uttar Pradesh, with effect from the accounts for 1951-52. Due to this transfer of work the transactions of the department occurring on or after 1st April 1951 will be audited and accounted for by the Accountant-General, Uttar Pradesh, and as such they should be exhibited in the Central Portion of the treasury accounts under the head, "Account between West Bengal and Uttar Pradesh—

Survey of India." All heads of office department situated in West Bengal, and Sub-Treasury Officers in West Bengal, and the Manager, Reserve Bank of India, Calcutta, are requested to note this change. The Officers in West Bengal are requested to the vouchers in respect of the Survey Department paid on or after 1st April transmitted direct to the Accountant-General, Uttar Pradesh, Allahabad, after the receipt of such transmission in the last of

[Government of India, Ministry of Revenue, memorandum No. D. 12534-B] 50, dated 1st March 1951 and No. D. 8506-B] 51, dated 1st March 1951—Dy. TM 2888 and TM 2889, respectively, filed in Bl. TM/18-18 of 1950-51]

Subject: Deduction of income-tax from Government securities—Rate of tax in 1951-52.

No. TM/250.—12th April 1951.—All Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby advised effect from the 1st April 1951 the deduction of income-tax from interest on Government securities should be made at the rates specified in the schedule below:—

Schedule.

In the case of every individual Hindu, Muslim, or other Family, unregistered firm and other persons:—

	Rate.	
1. On the first Rs. 1,500 of total income.	Nil	
2. On the next Rs. 3,500 of total income.	Nine pios in the rupee	One to two pios
3. On the next Rs. 5,000 of total income.	One anna and nine pios in the rupee	One to two pios
4. On the next Rs. 5,000 of total income.	Three annas in the rupee	1
5. On the balance of total income.	Four annas in the rupee.	1

2. In making payment of interest on Government securities on or after the 1st April 1951 should deduct income-tax at the maximum four annas in the rupee along with the interest as stated above, except in the cases of exemption or abatement certificate given by the Income-tax Officer in India under the sub-section (3) of section 18 of the Income-tax Act, 1922, is produced. The instructions should be followed in the following:—

- (i) Exemption certificates issued before 1st April 1951 authorising deduction at nil pios in the rupee should be acted upon. Abatement certificate if any, specifying the rates 2-2/3 or 1-1/3 pios in the rupee treated as exemption certificate, income-tax should be deducted in such cases.
- (ii) No tax should be deducted in which, from a certificate issued by the Income-tax Officer or otherwise, it is satisfied that the payee is a person exempted from income-tax under section 18 of the Indian Income-tax Act, 1922.
- (iii) In the case of abatement certificate issued between 1st April 1949 and 31st March 1946, specifying the basic rate and 24 pios in the rupee or such rate increased by a rate of surcharge, the rate only excluding the surcharge should be deemed to have been altered to 36 pios in the rupee and each of such basic rates should be increased by a surcharge equal to one-twentieth of the tax deducted according to the rate in force at the time of deduction.

- Abatement certificates issued after 1st April 1946 specifying rates lower than 12, 24 and 42 pies respectively should be deemed as if the figures 12, 24 and 42 were read as 9, 21 and 36 together with a surcharge equal to one-twentieth of each, and tax deducted accordingly.
- (b) Exemption or abatement certificates issued on or after the 1st April 1951 should be accepted and acted upon.
- (c) In cases of doubt the nearest Income-tax officer should be consulted before making the deduction from interest on Government securities.
- The above instructions should be carefully noted and strictly followed by all concerned.
- Government of India, Central Board of Revenue, letter No. 48(3)-I.T/51, dated the 3rd of 1941--D. TM-74.]

S. K. SARKAR,
Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

NOTIFICATIONS.

Appointments and Transfers.

Parganas-Calcutta.—No. 1925A.—10th April 1951.—Sri Bikish Chandra Nandi Mujumdar, Additional Subordinate Judge of 24-Parganas, is appointed to act, until further orders, as an Additional Judge in the Small Cause Court, Calcutta.

24-Parganas-Calcutta.—No. 1926A.—10th April 1951.—Sri Sital Prosad Chatterji, officiating Additional Subordinate Judge of 24-Parganas, is appointed to act, until further orders, as an Additional Judge, in the Small Cause Court, Calcutta.

24-Parganas-Calcutta.—No. 1927A.—10th April 1951.—Sri Kamalesh Chandra Sen, officiating Additional Subordinate Judge of 24-Parganas, is appointed to act, until further orders, as an Additional Judge in the Small Cause Court, Calcutta.

24-Parganas.—No. 1928A.—10th April 1951.—Sri Ram Kanta Mondal, Additional Munsif of Alipore, in the district of 24-Parganas, is appointed to be an Additional Munsif of Sealdah, in the same district.

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATION

Calcutta, the 4th April 1951.

Sri Nripendra Nath Modak, Assistant Registrar, High Court, Original Side, on Rs. 100—40—600, having been allowed leave for the period from the 15th March 1951 to the 30th June 1951, preparatory to retirement, His Lordship the Hon'ble the Chief Justice has been pleased to appoint Sri M. K. Panikkar, Shorthand Writer in the grade of Rs. 200—10—450, to act as Assistant Registrar, High Court, Original Side, in the scale of Rs. 400—40—600, with effect from the 4th April 1951.

P. K. BOSE, Registrar.

ভুক্তিগতির আদেশাবলী।

ORDERS BY COMMISSIONERS OF DIVISIONS

বর্ধমান বিভাগ—চুঁচুড়া।

Burdwan Division—Chinsura

herely notified for general information:—

Date of notification	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
1. dated 1st April 1951	Dabak union board, police-station Mourewar, Rampurhat subdivision, district Birbhum.	By-election to Union Boards. Ward No. III—Sri Pannayal Charan Bondopadhyaya, <i>vice</i> Haripada Mukherjee, deceased.	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of Election Rules.	S. L. Ghosh, District Magistrate, Birbhum.
2. dated 1st April 1951	Belaupur union board, police-station Rampurhat, Rampurhat subdivision, district Birbhum.	Ward No. III—Sri Nalin Kanto Mondol, <i>vice</i> Hemonto Kumar Panerjee, deceased.	Ditto	Ditto.
3. dated 1st April 1951	Kalaha union board, police-station Rampurhat, Rampurhat subdivision, district Birbhum.	Ward No. III—Sri Patya Narayan Chatterjee, <i>vice</i> Mohendra Narayan Pal, deceased.	Ditto	Ditto.

122M.—9th April 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932, it is hereby notified for general information that at a by-election of Chinsura Municipality in the district of Burdwan the following gentlemen have been elected as Municipal Commissioners for Ward No. I and IV, respectively of that municipality:—
Sri Chand Ratan Rathi and Sri Chatterjee, deceased:—

Ward No. I.
Sri Beni Prasad Khandelwal.

Ward No. IV.
Sri Sudhangshu Mukherji.

জি.জি.—৯ই এপ্রিল ১৯৫১।—চুঁচুড়া জেলার নগর পঞ্চায়ত ও সমাধস্তা প্রিন্সিপাল ওয়ার্ডের উক্ত জেলার পঞ্চায়তের পঞ্চায়ত পালন কার্যে নিযুক্ত করা হইল।
এই নিয়োগ জনস্বার্থে সাপেক্ষ করা হইল।

122G.—9th April 1951.—Sri Haratosh Chatterjee, Sub-Deputy Magistrate and Sub-Collector, on probation, Sadar, Hooghly, is posted to the Serampore subdivision of the same district for employment on general duty.
The posting is made in the public interest.

নং ৯৮২জি.জি.—১০ই এপ্রিল ১৯৫১।—বাঁকড়া জেলার নগর পঞ্চায়ত ও সমাধস্তা প্রিন্সিপাল ওয়ার্ডের উক্ত জেলার পঞ্চায়তের পঞ্চায়ত পালন কার্যে নিযুক্ত করা হইল।
এই নিয়োগ জনস্বার্থে সাপেক্ষ করা হইল।

No. 982J.G.—10th April 1951.—Sri Amulya Chandra Sarbajna, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Sadar, Bankura, is posted to the Uluberia subdivision of the district of Howrah for employment on general duty.

The posting is made in the public interest.

নং ৯৮৪জি.জি.—১০ই এপ্রিল ১৯৫১।—প্রিন্সিপাল ওয়ার্ডের নগর পঞ্চায়ত ও সমাধস্তা, যিনি স্বরাষ্ট্র বিভাগের ৩৯শে মার্চ ১৯৫১ সালের ১০৫০জি.এ নম্বরের প্রজ্ঞাপনের নিষেধ অনুসারে এই বিভাগে নিযুক্ত হইয়াছেন তাহাকে বাঁকড়া জেলার নগর পঞ্চায়তের পঞ্চায়ত পালন কার্যে নিযুক্ত করা হইল।
এই নিয়োগ জনস্বার্থে সাপেক্ষ করা হইল।

কলকাতা বিচারী মহাপ্রসাদ,
জুজিগতি।

No. 984J.G.—10th April 1951.—Sri Ainal Chandra Masumdar, Sub-Deputy Magistrate and Sub-Deputy Collector, who has been posted to this Division under Government, Home Department, notification No. 1050G.A., dated the 31st March 1951, is posted to the Sadar subdivision of the district of Bankura for employment on general duty, *vice* Sri Amulya Chandra Sarbajna, Sub-Deputy Collector, transferred elsewhere.

The posting is made in the public interest.

B. SARKAR, Commissioner.

NOTICE.

Burdwan, the 29th March 1951.

Whereas the property described in the schedule below was requisitioned under order No. 276D.I., dated 4th January 1944, for C. W. S. Depot at Sarpi in the vicinity of the Madhaiganj Airfield and placed at the disposal and under the control of the District Engineer, U. S. A. F., Ondal;

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which has been directed under section 8 of the said Act, to be exercised by me, necessary enquiry has been made and Sm. Dintarini Devi and others as detailed below, owners/occupiers, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

(1) Mauza Sarpi, jurisdiction list No. 35, police-station Faridpur, district Burdwan.

Cadastral survey plot No.	Area in acres	Name of owners/occupiers.
416 (part)	12	Dintarini Devi, wife of Dakshin Prasad Roy Chowdhury and others of Sarpi.
3123 (part)	08	
309 (part)	3 21	
1933	2 64	Braja Gopal Mukherjee, son of Adhar Ch. Mukherjee and others of Sarpi.
3041	8 annas 6 gandas 2 karas and 2 krantis share of 11 25 acres.	Ditto
3123 (part)	52	The Ukhra Zemindaries Estate, Ltd.
308 (part)	31	Gobardhan Pal, son of Radhanath Pal.
310 (part)	53	Madhab Pal, son of Bagambar Pal.
1974	8 annas 6 gandas 2 karas and 2 krantis share of 1 34 acres.	Broja Gopal Mukherjee, son of Adhar Chandra Mukherjee and others.
1937 (part)	10	Kusum Kamini Das, wife of Baranashi Layek.
1934 (part)	18	Bholanath Mukherjee, son of Tariniprasad Mukherjee and others.
307 (part)	12	Ram Raman Mukherjee, son of Gayaram Mukherjee.
40	59	Gouramankar Roy Chowdhury, son of Banawarilal Roy Chowdhury.
46	11	Kangali Ch. Pal, son of Bihairab Ch. Pal and others of Sarpi.
70	59	Dhwajadhar Roy of Ukhra.
69	64	Gurugati Goswami and others of Sarpi.
71 (part)	3 40	Panchanan Roy Chowdhury and others of Sarpi and the Ukhra Zemindaries Estate, Ltd., of Ukhra.

(2) Mauza Chakgharia, jurisdiction list No. 15, police-station Ondal, district Burdwan.

38	4 14	Bholanath Pal and others of Kumardih.
36 (part)	1 68	Bhagwan Das and others of Chakgharia.
37 (part)	68	Banadilal Kundu, son of Maheswar Das Kundu of Chakgharia.

I. B. SURITA, Collector, Burdwan.

Presidency Division—Calcutta

No. 675M.—9th April 1951.—In accordance with section 50 of the Bengal Municipal Act (Bengal Act XV of 1932), it is hereby notified for general information that Sri Sachindranath Mukhopadhyay has been duly elected Vice-man of the Kamarhati Municipality, in the place of the 24-Parganas, *vice* Sri Hari Bhushan Mukhopadhyay, resigned.

J. N. TALUKDAR, Commissioner.

Alipore, the 2nd March 1951

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII of 1947, which has been directed under section 4 of the said Act, to be exercised by me, necessary enquiry has been made and the undermentioned persons have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Case No. L.A. VIII/57 of 1944

Mauza Noapara, police-station Baranagar

Cadastral survey Plot No.	Names of the owners.	In the name of
1239	Sri Haridas Mukherjee, Sri Panchu Gopal Mukherjee, Sri Satya Narayan Banerjee, Sri Ram Narayan Banerjee and Sri Indra Narayan Banerjee	6th Jan 1951

S. N. DAS GUPTA

Land Acquisition Collector, 24-Parganas

Orders by the Deputy Inspector-General of Central Range

Alipore.—No. 2311.—5th April 1951. Jyotirmay Mukharji, officiating Inspector, Enforcement Branch, 24-Parganas, is hereby transferred to his administrative post of Sub-Inspector, in charge of the Government Railway Police, in the Central Range. The transfer is made with effect from the date of the order.

LABOUR DEPARTMENT**ORDER.**

2071-Lab.—4th April 1951.—Whereas under the Government of Bengal, Labour Department, order No. 5878Lab., dated the 6th October 1950, the industrial dispute between the Calcutta Electric Supply Corporation, Ltd., Victoria House, Calcutta, and their workmen represented by the Calcutta Electric Supply Corporation Workers' Union, 35B, Wellington Street, Calcutta, regarding the matters specified in the schedule and order was referred for adjudication to Sri M. C. Banerji, District Judge,

and whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute; and therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.**INDUSTRIAL TRIBUNAL, CALCUTTA.****PRESENT :**

SRI MATISH CHANDRA BANERJI, *District Judge, Tribunal.*

Industrial dispute between the Calcutta Electric Supply Corporation, Ltd., and their workmen represented by the Calcutta Electric Supply Corporation Workers' Union, 35B, Wellington Street, Calcutta.

AWARD.

The Government of West Bengal, in the Department of Labour, by No. 5878Lab., dated 6th October 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between the Calcutta Electric Supply Corporation, Ltd., Victoria House, Calcutta, and their workmen, represented by the Calcutta Electric Supply Corporation Workers' Union, 35B, Wellington Street, Calcutta, regarding the matters specified in the following schedule, to me as the arbitrator for adjudication.

Schedule.

Revision of the scales and grades of pay of the manual and clerical workmen.

Adjustment and fitting in of the pay from the present scale to the new scale, if any.

The increment of Rs. 10 per month in the dearness allowance of manual workmen drawing basic salary of less than Rs. 70 per month.

House rent

Bonus.

Promotion to higher grade.

Revision of rates of contribution to the Provident Fund.

Revision of casual leave rules.

Free supply of 30 units of electricity per month to the employees.

Special allowance to graduates.

11. Confirmation after six months' service."
12. Sick leave in case of accident.
13. Revision of the scales of pay of Meter Inspectors and their position in the Engineering staff.
14. For Meter Inspectors overtime rate should be fixed with particular reference to half-day on Saturdays.
15. Increase in the rates of High Tension Meter Reading Bonus Theatre Meter Reading Bonus.
16. Preference to Workers' nominees and successors in recruitment.
17. Revision in the rules of gratuity.
18. Revision of overtime rates of clerks.
19. Compensation for reduction in road allowance of Mains Department workmen.
20. The category of Assistant Junior Switchboard Attendants in Sub-Station Department should be abolished and they should be termed "probationers".
21. Mains Department workmen and every one should be regarded as factory workers.
22. Machine allowance for Comptometer and Adrena Staff.
23. Revision of duty hours of C.H.P. Drivers.

Notices were issued on both the parties and they filed written statements.

The Calcutta Electric Supply Corporation, Ltd., carries on the business of generating, distributing and supplying electricity in the city of Calcutta its industrial area and suburbs under different licenses under the Indian Electricity Act, 1910 (Act IX of 1910). The various licenses held by the Corporation were replaced in 1946 by the Calcutta and District Computed Electric License and it is under this license, which covers an area of 546 square miles, that the Corporation now operates.

Electricity supply in Calcutta began in 1895 with the passing by the Government of Bengal of the Calcutta Electric Lighting Act. A license was secured in 1896 to supply the central part of Calcutta with electricity under this Act and in January 1897 the Indian Electric Company, Ltd. was formed to take over the Calcutta Electric Lighting License granted by the Government in 1896. In February 1897 the name of the Company was changed to that of the "Calcutta Electric Supply Corporation, Ltd." and the Company has been operating in that name ever since. The area covered by the terms of the first license was only 5.46 square miles. The Company set up its first power station and associated distribution system in April 1899 at Emambagh Lane. The station had a capacity of 100 K.W. and was intended to serve the whole of the city of Calcutta. During the last 50 years the Company has steadily developed and it is due to the enterprise of the Company, which has successfully met the ever-increasing demands of the growing industrial area of the Calcutta belt, that it has risen to the great stature it presents today. Till December 1949 the Company had an effective generating capacity of 195,000 K.W. of which the old Cossipore station supplied 50,000 K.W. In 1950 a new generating station at Cossipore was started at a tremendous cost which is capable of generating 110,000 K.W. The Company states with justifiable pride: "Apart from its size, the Cossipore station will be outstanding as the most modern and efficient station in the sub-continent. The steam temperature and pressure will be higher than those in use elsewhere in India and represents a distinct step forward in power generation."

The Company counts as its customers about 7,000 industrial consumers 130,000 domestic and commercial consumers besides the Governments of India and West Bengal, the Commissioners for the Port of Calcutta about 30 Municipalities and Local Authorities. The amount of electric power sold to the consumers to the nearest million units in 1946, 1947, 1948 and 1949 were respectively 630, 610, 703 and 728. The supply to the Mills, one of the major classes of the customers of the company, varied a fall of 2 million units in 1949. The fall was, however, more than made up by the demands of the engineering and domestic consumers for public lighting.

The Company employs about 5,500 employees in 7 departments besides officials on covenants. The complements in the several departments are as follows —

1) Generating Station	1,728
2) Sub-Station Department	580
3) Main Departments	1,882
4) Construction Department	90
5) Testing Department	344
6) Commercial Department	432
7) Stores and Workshops	461
Miscellaneous	24
Total			5,541

The Union that represented the employees in this proceeding is styled as Calcutta Electric Supply Corporation Workers' Union. It appears that the Union has been in existence since 1934. There is evidence to consider that the Union officials have a healthy relationship with the authorities of the Company and there had been more than one instance of collective bargaining by the Union with the Company on the matter of dearness allowance and other terms of employment. There was a dispute between the Company and its workmen in 1947 which was referred by orders No. 239Com., dated 4th January 1947, and No. 1857Com., dated 24th April 1947, to the Hon'ble J.C.S., as Tribunal for adjudication. The employees were represented by the present Union as well as the Calcutta Electric Supply Corporation Mazdoor Union. The issues that were the subjects of the proceedings were as follows:—

- 1) Bonus.
- 2) Dearness allowance.
- 3) Basic pay and grade system.
- 4) Leave and holidays.
- 5) House rent allowance.
- 6) Old age pension and gratuity.
- 7) Reinstatement of dismissed workers.

The Award of the learned adjudicator was published in the *Calcutta Gazette* Extraordinary No. 175Lab., dated 9th June 1947. This Award increased the basic pay and dearness allowance of all employees and also improved the conditions of labour to a considerable extent. The Award on the above issues will be considered hereafter in dealing with the issues in the subsequent proceedings.

The Union in its written statement complains that in the last adjudication proceedings the learned Tribunal fixed the minimum wage at a figure just higher than that below which an individual would be undernourished, that is to say, just above the "poverty line" as defined in the report of the Central Pay Commission. It further states that since the question of fixation of fair wages has come to the forefront and the undertaking of the above Company is the fittest one where the principle for fixing fair wages should be made applicable. The Union further states that since the date of the last Award the productivity of labour has greatly increased, the workload per capita has increased, the Company's capacity to pay fair wages to its workmen, the scale of remuneration paid to its skilled workmen compares unfavourably with those of similar concerns in the locality, the workload of the clerical staff has vastly increased demanding overtime work from them, and that the place of the industry in the economy of the State is very high. It is, therefore, asserted there should be a revision of the wages stepping them up to the standard of a fair wage. The Union submitted a charter of demands on these points to the Company on 21st August 1950. The Company by its letter, dated 26th August 1950, declined to accede to any of these demands and an industrial dispute was set up which was taken up by the Labour Directorate for conciliation. The Labour Directorate failed to make any amicable settlement of the disputes and recommended, under section 12(1) of the Act, for a reference of the dispute to the Tribunal. Thereafter this dispute was referred to this Tribunal.

The Company in its written statement states as follows:—

The Calcutta Electric Supply Corporation is a public utility concern. Its operations, particularly the financial operations, are regulated by the Indian Electricity Act, 1910, and the Electricity (Supply) Act, 1948. Its accounts are submitted annually to Government and its financial operations are governed by the principles laid down in the Sixth Schedule of the Electricity (Supply) Act, 1948. By that Schedule the Company is allowed to earn a limited return, known as the "reasonable return" of the 5 per cent on its capital base, and the admissible items of expenditure allowed in determining that return are set out therein. It follows that if the admissible return to the Company is to be secured and not exceeded, its income and expenditure must be carefully adjusted. It should be the aim of a public supply company, as it has always been of this Company, to supply electricity to the public at as low rates as possible. The employees should receive wages adequate to meet the cost of living and related to the nature of work they perform. Extraordinary benefits over and above this can only result in the increase in the rates payable by the public or a demand for a reduction in rates, in both cases, to the disadvantage of the consumer. The issues at stake in this proceeding concern not only the employees, but also the general public in the domestic and industrial sphere.

Although the Company have considerable reserves, these reserves do not exist in the form of cash or liquid capital. They have all been put back into the business and exist in the form of assets detailed in the account of capital expenditure and depreciation. Any increase in the cost of labour could only be met by an increase in the charges to consumers. It is the Company's policy to pay generous but not extravagant wages. It can claim that its general service conditions, taken as a whole, are more than favourably with almost any organisation in the Calcutta area. The Company improved the standards of wages and the conditions of service in the latter half of 1946. There were still some outstanding matters of difference between the Company and its employees, and

cases were adjudicated on by Mr. R. Gupta's Award in June 1947. The award was brought about by the Company's own action and the Award of Mr. R. Gupta added to the Company's annual expenditure a sum of Rs. 26 lakhs. In January 1948 a sliding scale of dearness allowance table was introduced. This table was amended in September 1948. It was further revised in April 1949, as a result of collective bargaining with the Union in discussion with the Labour Commissioner. On three occasions the Company was entitled to reduce the dearness allowance as the cost of living had fallen. This action was not taken. In February 1950, as a result of negotiations with the Union, the Company granted the Bengal table of Commerce dearness allowance scales to certain of its employees, namely those of the middle classes. The cost of this improvement is estimated to be between Rs. 4 and Rs. 4½ lakhs per annum. Canteens have been built, equipped and operated. Besides the capital expenditure, the Company has cost the Company a sum of Rs. 50,000 per year. Medical services have been steadily improved and the gross cost of medical services for salaried staff and workers in 1949 amounted to about Rs. 1,40,000. Shops are maintained. The gross cost of the Company of this service in 1949 was about Rs. 1½ lakhs. The Company grants one month's basic salary bonus since 1945. The Company grants no less than 24 or 25 public holidays in the year in place of 8 or 10 granted by other industries.

The Company, therefore, states that there is no foundation, factual or otherwise, for the alleged discontent or distress amongst its workers. The Company's labour policy is more than fair and the employees have consistently been cared for on an ever-increasing scale. The demands of the Union are illogical and no major alteration of the emoluments structure is justified.

The issues were framed on 4th December 1950.

The appearances for the parties were as follows:—

the Union—Sri Dayaram Beri, President, Sri Deven Sen, Secretary, Sri Panchanan Bhattacharji, Assistant Secretary, Sri Ram Rup Mukherji, Organising Secretary, and other workers.

the Company—Mr. J. W. G. Church, Agent, Mr. G. E. May, Mr. D. Blake and Mr. S. Dutt, officials of the Company.

The issues framed were as follows:—

ISSUES.

Revision of the scales and grades of pay of the manual and clerical workmen.

Adjustment and fitting in of the pay from the present scale to the new scale, if any.

Flat increment of Rs. 10 per month in the dearness allowance of clerical workmen drawing basic salary of less than Rs. 70 per month.

House rent.

Bonus

Promotion to higher grade.

Revision of rates of contribution to the Provident Fund.

Revision of casual leave rules.

Free supply of 30 units of electricity per month to the employees.

Special allowance to graduates.

Confirmation after six months' service.

12. Sick leave in case of accident.
13. Revision of the scales of pay of Meter Inspectors and their position in the Engineering staff.
14. For Meter Inspectors overtime rate should be fixed with part reference to half-day on Saturdays.
15. Increase in the rates of High Tension Meter Reading Bonus.
16. Preference to workers' nominees and successors in recruitment.
17. Revision in the rules of gratuity.
18. Revision of overtime rates of clerks.
19. Compensation for reduction in road allowance of Mains Department workmen.
20. The category of Assistant Junior Switchboard Attendant in Sub-Station Department should be abolished and they should be treated as "probationers".
21. Mains Department workmen and every one should be regarded as factory workers.
22. Machine allowance for Comptometer and Adrema staff.
23. Revision of duty hours of C.H.P. Drivers.

DECISIONS.

Issues Nos. 1 to 5.

1. Revision of the scales and grades of pay of the manual and clerical workmen.
2. Adjustment and fitting in of the pay from the present scale to revised scale, if any.
3. Flat increment of Rs. 10 per month in the dearness allowance of clerical workmen drawing basic salary of less than Rs. 70 month.
4. House rent.
5. Bonus.

These issues are taken up together for convenience as they relate to principal economic demands by the Union.

The Union's claim in brief on issues Nos. 1 and 2 regarding revision of scales and grades of pay are as follows: The Award of 1947 fixed the minimum wages at the "poverty line", i.e., at the standard below which workman would be under-nourished. Since the date of the Award Government has declared the optimum of paying "fair wages" as opposed to the "minimum wages" to industrial workers and the present Company view of its capacity to pay, its place in the economy of the country, productivity of labour, and the current wages in the region should pay its workmen a fair wage and not the minimum wage as it has been doing. The Union demands that the fair wage is to be attained by increase in basic pay of the employees in the following manner: -

- (1) The minimum scale of Rs. 35—1—39 (for males and sweepers) to be replaced by a scale of Rs. 50—2—70 and the starting wages of other workmen, except the clerical staff, should be increased by 43 per cent. and the maximum should be increased by 80 per cent. with provisions for an adequate annual increment to reach the maximum of the scale at the end of 15 years.

2) (a) Two grades are availing in the case of clerks, S.B.A.'s and Repairers should be introduced for other categories of superior employees. Sub-Station Engineers and Assistant Storekeepers should get an extra pay of 10 per cent. The working hours of the clerks should be reduced from 39 to 36. Special allowance should be given to clerks at the generating stations. Compounders and typists should get a special consideration.

b The Company is more prosperous than a first class bank or a commercial concern. Accordingly the pay scales of the clerical staff except that of the Draftsmen, Compounders and Meter Inspectors should be as follows:—

Junior—Rs. 96—8 × 7 years—Rs. 12 × 4 years—200.

Senior—Rs. 200—20—400.

Switchboard Attendants, Meter Testers and Repaires should get special consideration in appreciation of the risky and arduous nature of their jobs.

c The Draftsman employed in the Company should have scales of pay as follows:—

Junior—Rs. 125—10—225.

Senior—Rs. 240—20—460.

d The Meter Inspectors should have the following basic salaries besides other allowances:—

Junior—Rs. 130—10—240.

Senior—Rs. 260—20—500.

e 1 per cent of the staff should be placed in the senior grade in all the cases mentioned above. The revision of scales of pay of the Meter Inspectors has been made the subject of a separate issue being issue No. 13.

to the fitting in of the workmen into the new scales, it is stated that reference between the starting pay of the proposed pay scales and the existing pay scales of each grade should be given as a flat increment to each workman of each particular grade and if any workman over the maximum pay of his grade, he should be placed on the next grade and each individual employee should be accorded proper concession for the number of years of service put in.

dearness allowance.—The claim in regard to dearness allowance is as a flat increment of Rs. 10 per month in the dearness allowance of other than clerical staff drawing basic wages of less than Rs. 70 per month.

house rent.—The Union claims house rent at 25 per cent. of the basic salary of a minimum of Rs. 15 per month.

bonus. The Union claims that having regard to the enormous profits made by the Company in 1949 by the increasing productivity of labour, the Company should pay 3 months' pay as bonus.

The Company filed a booklet marked Annexure C showing the basic pay applicable to the subordinate staff and workers. This booklet contains many different categories of engineering staff, clerical staff and other employees. It is stated that the grade structure is a complex one at grades recur in different departments and it has a pattern running through the whole scheme. The Company stated that grades are designed

to reward employees strictly according to their skill and the value work to the Company, that there is a long time-scale when an em skill can be considered to increase as time passes, and in other case little skill is required of the worker and he reaches optimum el quickly, the time-scale is short. The Company affords opportur promotion and its policy is to recruit workers in the lowest gra encourage development of skill. Since the 1947 Award discusse the Union have resulted in the adjustment of some scales of pay agreement was signed before the Labour Commissioner to that e 1949. The Company claims that the existing grades and time-se, more than fair and that if the workers show initiative and skill, rewards are available.

The learned Secretary of the Union Sri Deven Sen supported hi for increase of emoluments on the following grounds: The Tribunal bear in mind the concepts of minimum wage, fair wage and living deciding the question of wage to be paid to the workmen. And the Indian Constitution guarantees to all workers, agricultural, m or otherwise, a living wage and conditions of work ensuring a standard of life. He referred to the minimum wage-fixing machine lished by the I.L.O. about the estimates of the living wage in th categories, being the amount necessary for mere subsistence the necessary for health and decency, and the amount necessary to p standard of comfort (*vide* report of the Committee on Fair Wages). He also referred to the analysis of these three concepts as made Tentative Budget Inquiry conducted in the U.S.A. in 1919 by th missioner of the Bureau of Labour Statistics (*vide ibid.*, pages 7). The learned Secretary characterised the wage rates awarded by the Tribunals in the country as but assuring the minimum sul levels of income. In the present case it was asserted that the p rates of wages should not be considered as the Company was a n concern. It had secured a license for 50 years recently and it h made the basis of governmental enterprise in advancement of elect projects. He referred to paragraphs 13 and 20 of the report of th mittee on Fair Wages where it is stated—

"In the early stage of the discussions a suggestion was made members that the level of wages fixed by Industrial and Courts might be regarded as fair for the presen suggestion, which was not pressed to any great extent find favour with the Committee, for it was agreed that siderations which had hitherto weighed with Tribu Courts in fixing wages were different from those before t mittee, that a number of settlements and decisions h based on compromises and not on any set principles. the recommendations of the Central Pay Commission applied primarily to Government servants had been giv weight by Courts and Tribunals in the fixation of wage rate employment. The Committee was of the opinion rates of wages fixed by Tribunals and Courts shou obviously would, be taken into consideration by futur boards, but that the weight to be attached to them v for the wages boards themselves to decide."

"We feel that while prevailing rates of wages fixed as a proper collective bargaining will bear a close approv for the present, to fair wages and should, therefore, into account in fixing fair wages, the same cannot be

prevailing wages resulting from unequal bargaining. The wage-fixing machinery should, therefore, make due allowance for any depression of wages caused by unequal bargaining."

The learned Secretary also stated that the Pay Commission had recommended the minimum wage, i.e., the wage at the minimum of subsistence level. It was also asserted that the rates of wages fixed by Sri R. Gupta in his award mentioned above also fixed minimum wages at the subsistence levels which were anything but satisfactory. The learned Secretary then referred to the observations of Mr. Justice Heggins quoted in the Award of learned Judges in the All-India Industrial Tribunal (Bank Disputes) where it is stated that the employee was free to refuse to take work at but the minimum rate of wages. It was then stated that the objective of the Union in regard to wages of the employees was a living wage as opposed to the minimum wage and the Union, therefore, claimed the grades of pay as laid down in the Award of the All-India Bank Tribunal for clerks in Class A banks in Class I areas. This rate as mentioned in that Award is Rs. 96-6-132-174-8-190-205-9-250-10-290. It will be useful to mention here that lower rates have been laid down for Class B and Class C banks in the same area and still lower grades of wages for these three classes of banks in other areas mentioned as Class II and Class III. The learned Secretary did not consider acceptable for the clerks any grades lower than (c), (f), (g) and (h) Grades laid down for Class III Officers in the report of the Central Pay Commission at page 361. These grades are as follows:—

- (c) Rs. 80-5-120-E.B.-8-200-10/2-220.
- (f) Rs. 100-5-125-E.B.-6-185.
- (g) Rs. 100-8-140-10-200-E.B.-10-300.
- (h) Rs. 150-7-185-8-225.

It was then claimed that the size of the family, which is usually taken in these reports as consisting of 3 consumption units, was really greater and referred to the statement in Appendix III, page 42, of the Committee on Fair Wages showing the average number of earners and dependents per family with equivalent adult consumption units as revealed by the Family Budget Enquiries conducted in 1943-46 under the All-India Scheme of the Government of India. It was pointed out that the number of persons per family was 4.09 and the average equivalent adult consumption units per family was 3.43. It may be noted that this claim of the learned Secretary was not borne out by the statistics in Appendix III. It appears that in the majority of 3.43 consumption units there are 1.43 earners. One earner has, therefore, to maintain less than 3 consumption units in Calcutta according to this table of statistics. The learned Secretary then referred to some statements of wages of some commercial firms in Calcutta showing higher rates than those availing in the Company. The Union complained that the minimum grade for the unskilled worker being Rs. 35-1-39 was unsatisfactory in various ways, specially because the annual increment is awarded only for a span of 4 years and the rate of increment was too poor and that these criticisms justly applied to other grades also.

Referring to the capacity of the industry to pay, the learned Secretary drew my attention to two standpoints:—

- (1) The present condition of the Company as also its future prospects which are both very bright.
- (2) The worker had a right over the reserves as the reserves were built by joint efforts of capital and labour and from the present-day social theories it can be said to have been built more by labour than by capital.

The Award of the learned Tribunal in the dispute between Cawn Electric Supply Corporation, Ltd., and its employees was referred to, it was stated that in this Award the learned Adjudicator declared the right of the labour over the whole of the amount of the reserves when the Company was purchased by the Government, and the amount of reserve fund in the present Company is sufficiently large to meet the demands of the labour.

These points will be considered in detail. The Industrial Trade Union of December 1947 referred *inter alia* to the need for "making provision for payment of fair wages to labour"; and Article 43 of our Constitution says that the State shall endeavour to secure to all workers "work, a living wage, conditions of work ensuring a decent standard of life and full enjoyment of leisure and social and cultural opportunities". But it must be remembered that although the living wage is the target to be aimed at it has "to be tempered, even in advanced countries, by other considerations particularly the general level of wages in other industries and the capacity of the industry to pay" (report of the Committee on Fair Wages, page 1). In the report of the Committee on Fair Wages a minimum wage, a living wage and a living wage have been defined on the following lines:—

A minimum wage must provide not merely for the bare sustenance of life but for the preservation of the efficiency of the worker. For this purpose, the minimum wage must also provide for some measure of education, medical requirements and amenities. The minimum wage should have no regard to the capacity of the industry to pay and should be based solely on the requirements of the worker and his family.

The living wage should enable the male earner to provide for himself and his family not merely the bare essentials of food, shelter and clothing but a measure of frugal comfort including education for the children, protection against ill-health, requirements of essential social needs and a measure for insurance against the more important misfortunes including old age.

A fair wage is a step towards the progressive realisation of a living wage. The minimum wage standards set up the irreducible level the lowest limit or the floor below which no worker shall be paid. A fair wage is settled above the minimum wage and goes through the process of approximating towards a living wage. While the lower limit of the fair wage must obviously be the minimum wage, the upper limit is equally set by what may broadly be called the capacity of industry to pay. This will depend not only on the present economic position of the industry but on its future prospects. Between these two limits the actual wages will depend on a consideration of the following factors:—

- (i) the productivity of labour;
- (ii) the prevailing rates of wages in the same or similar occupations in the same or neighbouring localities;
- (iii) the level of the national income and its distribution; and
- (iv) the place of the industry in the economy of the country.

It appears from the report of the Award of the learned Adjudicator of the All-India Industrial Tribunal (Bank Disputes) that for certain classes of banks not more than the subsistence level was laid down and for other classes rates of pay, etc., approximating to the living wage were laid down and between these two classes there was another class which was made to pay something higher than the subsistence wages. These are the classes

Class A and Class B banks in respect of emoluments for employees as set by the Tribunal. For the purposes of this Award the learned Judges classified the banks, both scheduled and non-scheduled, in three classes as follows:—

- A.—Banks having average working funds of 25 crores and above;
- B.—Banks having average working funds below Rs. 25 crores and up to Rs. 7½ crores; and
- C.—The banks having average working funds of less than Rs. 7½ crores.

The Tribunal, it appears, fixed the basic salaries on the cost of living figures of the working class of 1944 as the base. These cost of living figures as accepted for the region of Calcutta are the same as have been published in the Monthly Extracts of Statistics of the Government of India for the base of August 1939 equal to 100 for Calcutta. It may be mentioned that these figures are the same as those compiled by the Labour Directorate of the Government of West Bengal and which are relied upon by the Commission in fixing the sliding scale of dearness allowance according to the variation of the cost of living index. This cost of living index figure in 1944 was 279 with a base of August 1939 equal to 100. It, therefore, appears from the Award of the Bank Disputes Tribunal that the wages were fixed at the living wage standards for the Class A banks, for the subsistence standards in Class C banks and a standard between these two limits for the Class B banks. These standards for the clerical staff for the three classes are as follows:—

Class A banks.

	Rs. 86—6—132—7—174—8—190—205—9—250—10—290.
I class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)
	Rs. 82—5—112—6—148—7—162—172—8—212—9—248.
II class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)
	Rs. 70—4—94—5—124—6—136—145—7—180—8—212.
III class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)

Class B banks.

	Rs. 92—6—128—7—170—8—186—200—9—245—10—285.
I class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)
	Rs. 78—5—108—6—144—7—158—167—8—207—9—243.
II class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)
	Rs. 66—4—90—5—120—6—132—140—7—175—8—207.
III class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)

Class C banks.

	Rs. 86—5—116—6—152—7—166—180—9—225—10—265.
I class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)
	Rs. 73—5—103—6—139—7—152—160—7—195—8—221.
II class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)
	Rs. 62—4—86—5—116—6—127—135—6—165—7—191.
III class	(6 yrs.) (6 yrs.) (2 yrs.) (1 yr.) (5 yrs.) (4 yrs.)

The learned Adjudicators state at page 68, 2nd paragraph:—

"In cases where the question of the applicability of an existing of pay, on the ground of its greater attractiveness, is no from doubt, it would seem advisable for the bank to give employees, or such of them as are concerned, an option, as as possible after the publication of this Award, of whether they would rather come under the existing scales of pay; and on such option being exercised, action be taken accordingly. But it must be understood that the scales and scales of dearness allowance laid down here to form a combined scheme and no employee should be held on e.g., to choose the old scale of pay and the new scale of de allowance, or *vice versa*, though no one would be pre from entering into any agreement with his employer on lines or any other lines regarded as suitable or advantageous.

It is, therefore, clear that the scales of basic pay as mentioned above cited by the learned Secretary of the Union cannot be considered as its complement of dearness allowance, and the pay scales and dearness allowance laid down in the Award together form a con scale. It is, therefore, necessary to consider also here the wage in the context of the dearness allowance allowed in this Award. Th of dearness allowance allowed by this Award is as follows:

Amount of monthly pay.

On every rise of 10 points in the cost living index figure above the level 1944 (calculated to the nearest *annas* and the *maush* being converted to the base 1944-10

	Per cent
Up to Rs. 50	9½
Thereafter up to Rs. 100	8½
Thereafter up to Rs. 150	7½
Thereafter up to Rs. 200	6½
Thereafter	5

The Award gives an illustration as to how the scale is to be applied mentions that for an employee earning Rs. 150 per month as a ba the total dearness allowance of the scale at a cost of living index fi 300 at Bombay (index figure for 1944=226) would amount to 1 in all. It may be mentioned that calculations show the same allowance would be available to an employee enjoying the same salary in Calcutta for a cost of living index of 370 (index for 1944=279). Under the Bengal Chamber of Commerce scale as in this industry an employee with a basic salary of Rs. 100 Rs. 118-12 as dearness allowance at a cost of living index of 370 noticeable that in this adjudication the Union did not claim an al of the scale of dearness allowance as allowed by the Comp the clerical and other staff, although they claimed a flat inc Rs. 10 per month in the dearness allowance to workmen other than staff drawing basic wages of less than Rs. 70 per month. It is be considered if the dimension of the Company is compar a banking concern of Class A as defined by the learned Adju Banks having an average working fund of Rs. 25 crores or ab been classified as Class A banks. The "capital base" and the "re return" as defined under the Electricity (Supply) Act, 1948. Company were agreed with the Government of West Bengal for 1949. This "capital base" was £15,378,578 or, in other words, 1 of pounds sterling. The Company's accounts are at the exchange 1s. 6d. to the rupee, that makes 1½ crores pounds near abou crores. It is, therefore, clear that a bank of Class A has a

exceeding the capital base of this Company and the present Company compared to a bank of Class B with average working funds of Rs. 7½ crores and Rs. 25 crores. The claim that the present bank ranks higher than a Class A bank as defined in the Award of Bank Disputes Tribunal is not justified for several other reasons. There is no restraint on the profits earned by a bank under a Statute as in the case with an Electric Supply Company under the Electricity Act of 1948, which restricts the profit to a reasonable return as in paragraph XVII of the Sixth Schedule. The "reasonable" means in respect of a year of account and an amount equivalent to 7 per cent of the capital base and two other items not material in the case. In 1949, the Company distributed a total dividend of 10 per cent on the ordinary stock. Under the Sixth Schedule of Electricity Act, 1948, the "clear profit" in any year shall not as far as it exceeds the amount of reasonable return. Excess to the extent of 3 per cent of the reasonable return is allowed, but in such cases one-half of such excess not exceeding 7½ per cent of the reasonable return shall be disposed of the undertaking and of the balance one-half is appropriated to a reserve and the other half is distributed in the form of appropriate rebate to consumers. No such provision of limitation of profit or diminution of the claims on the customers has been provided for in the Statute in regard to banks.

In the present condition and the future prospects of the Company, it is the opinion that they are bright, but that does not show that the Company will be able to override the provisions of the Electricity (Supply) Act, 1948 in regard to its total profits in the year. Under Section 22 of the Indian Electricity Act, 1910 (Act IX of 1910), the Company has an obligation to supply energy to every person within the area of supply on application at fixed rates. The Company is, therefore, bound to increase its activities for the benefit of the public under the Act.

This requires some reserves to be maintained by the Company for its operations. Then again, as the reasonable return is a fixed percentage of the capital base and the capital base deteriorates in value on account of depreciation, the Company would be obliged to increase the capital base from year to year to maintain the previous quota of profit after depreciation. That again requires ever-increasing capital and expenditure requiring reserves. These are some of the factors that discriminate the Company from a Class A banking company as defined in the Award of the learned Tribunal on the Bank

The learned Secretary of the Union pressed with some vigour the claim of the worker to the reserves of the Company. It is stated that "the claim that they have a right to the reserve fund in the liquid form and more so in the invested form. For reserve fund is a residue which the worker has got its due. Reserve is not created by depriving capital of its share. It is the claim of capital—as really it is in the present case. If the reserve fund has been created on the basis of restraint imposed upon itself in the matter of distribution of dividend, then the labour can also claim that reserve fund has been created because of the restraint imposed upon itself by not demanding up till now the amount of fair wage or living wage. The wage structure obtaining in the Calcutta Electric Supply Corporation is no more than subsistence level, it is on the poverty line." I shall consider the details as to the reserve fund hereafter, but it will be discussed as to whether on the basis of the labour has got any right on the reserves accumulated by the Company by restraint on dividends.

The Cawnpur Electric Supply Corporation, Ltd., was purchased by the Government of U.P. on 16th September 1947. The proposed transfer of the undertaking was a matter of much concern to the prospective employees who were anxious that such transfer should not operate to their disadvantage. After failure of negotiations between the workers and the Company in yielding any results, the Union of workers formulated their demands on 4th March 1947, and the dispute was referred by the Government under section 3 of the U. P. Industrial Dispute Act, 1947, for adjudication. The dispute comprised 5 items of which the first is what concerns us and it was as follows:—

- (1) From out of the reserve funds accumulated by the said company are its employees entitled to any gratuity by way of profit sharing; and, if so, what amount and under what terms and conditions?

The Award has been reported in 2 Labour Law Journal, page 1 (April 1950). A summary of the Award is available in the Indian Labour Year Book, 1947-48, published by the Government of India, Ministry of Labour, at pages 230 and 231. The contentions of both the parties as well as the decision of the Adjudicator as appearing in the summary of the Award are as follows:—

"The employees' contention was that the Corporation was paying bonus to them since 1916; the rate of bonus was linked with the dividend; reserves were created out of profits; the contribution made by labour towards production was not fully compensated; and a big slice of it was distributed among various factors of production. The employees claimed a share in this reserve on the ground that they have been sharing profit in the shape of bonus and that the reserve was built up out of the profit.

The employers' arguments were (i) that if any contribution was made by labour towards the coffers of the concerns, such contribution should be considered as a part of profit, and that according to the general spirit in which business is done all over India, the workers were more than compensated for any contribution that they had made; (ii) that bonus was an *ex-gratia* payment and its linking with profits did not mean the recognition of the workers' claim for bonus and that the payment of bonus was not the term of employment and, therefore, employees could not claim bonus as a matter of right; and, therefore also a share in the reserves.

The Adjudicator did not accept the proposition that bonus was an *ex-gratia* payment nor the contention of the employers that payment of bonus was not an expressed condition of employment. He held that 'the employees, by the past action of the employers, were led by the implication that they would get a share of the profit in the shape of bonus at the close of every year; and that the employers had established an implied contract between the employers and the employees for the payment of bonus which is closely connected with the claim of the employees forming the issue under discussion'.

Proceeding, the Adjudicator observed that the sharing in the annual profit had been accepted as a legitimate claim of the workers and that this claim had been further strengthened by linking the annual bonus with the annual dividends. Since the annual

put in the reserve had not been paid as dividend, no bonus could have been distributed on that account. After the winding up of the Corporation, the reserves would cease to exist for the purpose for which they were held and will be converted into profits on which, if not awarded, the employees will lose claim. The Adjudicator, therefore, came to the conclusion that the employees were entitled to these reserves and recommended that the employers of the Cawnpore Electric Supply Corporation, Ltd., Cawnpore, should distribute 50 per cent. of the reserves after meeting liabilities, if any, against them, to the employees proportionately taking into consideration their length of service and salary after they close their accounts for the current year. The party taking over the Corporation should consider it a liability against the Corporation."

learned Adjudicator, therefore, awarded for distributing 50 per cent. of reserves after meeting liabilities to the employees proportionately, taking into consideration their length of service and salary, after they close their accounts for the year. It appears that Cawnpore Electric Supply Corporation, Ltd., thereupon filed the Original Suit No. 3 of 1947 in the Hon'ble High Court of Judicature at Allahabad, questioning the Award of the learned Adjudicator and the order of the U.P. Government, dated 20th June 1947, enforcing that Award. The suit was heard by the Hon'ble Judges of the Court and the decision as to whether the Award given by the Adjudicator was invalid was in brief effect *inter alia* "It was not, however, for the Court to consider correctness of the Award. The Adjudicator was not, however, bound by the rules of evidence and we do not know what material was placed before him at the enquiry. It has not been suggested that he acted otherwise than in good faith, and it appears to me that we have neither power to review the evidence nor to say whether the Adjudicator came to the right conclusion." The answer to the issue as to whether the order of the U.P. Government, dated 20th June 1947, enforcing the Award was illegal was made in the affirmative and in the result, the suit was decreed with costs against both the defendants, being the Government and Union of employees, declaring the order of defendant Government, dated 20th June 1947, with the exception of sub-paragraph 3, as illegal and void. The sub-paragraph 3 in question was, as will be seen from a copy of the judgment, an order upon the Company not to employ any of its employees for two months from the date of the Award. A permanent injunction was also issued restraining the defendant Company from enforcing or acting upon, and the defendant Union from enforcing, or seeking to obtain enforcement of, the Award or any part of the order which was declared to be illegal and void. It is, therefore, clear that the Award of the learned Adjudicator in the dispute between the Cawnpore Electric Supply Corporation, Ltd., and its employees giving a right of the employees to a 50 per cent. of the reserves of the Corporation at the date of the transfer was set aside.

As has been mentioned above, the judgment of the Hon'ble High Court is silent as to the propriety of the order of the learned Adjudicator giving a moiety of the reserves to the employees, as was made in the Award on the ground that it was not competent for the Hon'ble Court to interfere with the evidence or to say whether the Adjudicator came to the right conclusion. As the matter was pressed before me by the learned counsel for the Union with some emphasis and it involves a question of great importance, I consider that the propriety of the order of

the learned Adjudicator in the Cawnpore Electric Supply Corporation Ltd., dispute demands further consideration. The same question arose before Sir H. B. Divatia, President, Industrial Court, Industrial Tribunal, Bombay, in reference No. Aj-IT 8 of 1947 in the industrial dispute between the Bombay Electric Supply and Tramways Co., Ltd. of the surplus assets of the Company. The Company was being wound up and its business was taken over by the Bombay Municipality. The case has been reported in *Bombay Labour Gazette*, December 1947, page 474, and a summary of the Award appears in the Indian Labour Year Book, 1947-48, page 229. The merit of the claim of the workmen on the surplus assets was considered in detail in this Award of the learned Adjudicator and the workmen's claim was rejected *in toto*. The Award of the Adjudicator in the Cawnpore case was considered in detail and was not supported. The demand of the workmen was made on two grounds (1) legal and (2) equitable. The learned Adjudicator rejected the workers' claim on the legal ground because he held that the employees had no legal claim on the assets and capital of the Company at the time of distribution in winding up proceedings as it was against the provision of sections 30 and 211 of the Indian Companies Act. In connection with the claim of equity the Tribunal observed *inter alia* as follows:—

"That every industrial undertaking requires for its successful operation the joint efforts of those who supply money and those who supply labour will not be disputed by any one at the present day. It cannot also be disputed that the workers are entitled to a fair living wage which should be a first charge on the industry subject to its capacity to pay. It follows as a necessary corollary for these propositions that workers have an industrial claim of an equitable, though not of a legal, right to ask for a share in those profits of the industry to which they have contributed by their labour, especially so if the wages have not reached the living wage standard. It is on this standpoint that employees have an industrial claim for an annual bonus from the surplus profits of the industry. * * * It is for that reason that workers are being given bonuses which are *ex-gratia* payments from the standpoint of civil law, but are equitable claims from the standpoint of industrial relations.

The moral or the equitable right of the employee to get a share of the profits is not due to his status as a partner in the undertaking, but to the obligation of the employer to pay an equitable share in the surplus profits in the form of a bonus on the ground that even the living wage is generally not sufficient to enable him to save money for extraordinary expenditure. It must, however, be clearly understood that the employee is not entitled to such a share on account of the contribution which he has made by his labour to the increased profits of the undertaking in which he is working."

The Tribunal did not accept the stand taken by the employees that demand is made for the present working class of the Company represents the past and present workers just as only the present shareholders are entitled to a share in the assets. It is observed as follows:—

"The basis of the argument is that the present workers and shareholders are representatives of their predecessors and as

stand in their shoes. The present shareholders no doubt represent their predecessors in law because excluding those who are shareholders from the beginning of the Company, the rest have purchased the shares at their market value and have thus acquired the right, title and interest of their predecessors. By virtue of such purchase they are entitled to have their names entered in the register of shareholders. * * * Can the same thing be said of the present body of workers? The answer must be in the negative. Neither in law nor in equity can they represent the workers who have left the Company's service."

eding, the Tribunal stated that it did not agree with the same finding made by the recent Award of the Cawnpur Electric Supply Corporation Ltd. It remarked that the main ground on which the demand for a share in the reserve funds was granted by the Adjudicator was that in the opinion of the Adjudicator there was an implied contract that in the event of the winding up of the Company the share of the profits of the Company would be divided between the shareholder and the employees was created by the conduct of the company in linking up bonuses with dividends for a long period of years. The circumstances were sufficient to distinguish the case from the Cawnpore Award. The Tribunal did not agree with the assumption of the Cawnpore Adjudicator that the present employees represented the past workers and as such were entitled to all the accumulated profits of the past. The Tribunal observed as follows:—

My view that the present employees are not entitled to a share in the Company's profits including its reserves and capital assets does not mean that the employees are not entitled to anything out of the profits of a Company in addition to their wages and salaries. Their industrial claim to bonus out of surplus profits is now being recognised as an equitable right, although the exact amount of bonus depends on the capacity of the Company to pay. But this should be settled out of the profits of a particular year and once that is settled either by agreement or adjudication, the employees have no further claim over the reserves which are required to be set apart for future contingencies. If such a claim is recognised, it is likely to lead to disputes as to the manner in which reserves are being spent and possibly to the disappearance of the reserves themselves. Instead of industrial peace there will be constant friction between the employers and employees with allegations of creation of secret reserves out of profits and extravagant use of reserve funds. Even in England the present Socialist Government has recently nationalised the mining industry and the Bank of England, but in the winding up of the various Companies concerned, so far as I know, no demand or grant has been made in favour of the employees for any share in their reserve funds or capital assets.

• * * * *
 out sharing schemes for workers are also being applied in recognition of the workers' right to a share in annual profits. But the workers' demand for a share in the reserve funds, and capital assets on the winding up of a Company is not only novel but inconsistent with the provisions of law as embodied in the Indian Companies Act. The principle underlying the

demand vitally affected the whole public of India including shareholders and workers. Such a far-reaching demand should not, in my opinion, be decided through the mentality of piecemeal adjudications for different industries in different centres, but can be appropriately dealt with by legislation. If the general opinion in the country is in favour of this ideology, it is better that in the interest of industrial stability and uniformity, it should be implemented by amending the provisions of the Indian Companies Act or by special legislation and not left to be decided by the individual opinions of different adjudicators. For all these reasons I recommend that this demand should be rejected." (*Vide Labour Gazette* page 480.)

This Award of Sir H. B. Divatia was made on 19th November 1947. In my opinion of Sir H. B. Divatia, one of the ablest exponents of industrial law in this country, deserves great respect and I entirely agree with him. There is also no question of payment of bonus linking with profit in the present case. In any case, it will be obvious that the workers cannot legally or equitably claim to add to their emoluments by drawing on the past reserves of the Company which, as will be found in the present case, were all utilised in capital investment for the furtherance of the business of the Company. The claim of the learned Secretary of the Union that the workers have a right to the reserve fund in the liquid form of the invested form is, therefore, unworthy of support.

I shall now consider the claim as to the revision of the pay scale set up by the Union. There are two principal grade scales in the senior and junior scales as mentioned below and they have been applied to a number of occupations:—

(1) Clerk, Senior	} Rs. 146-6-170(B)-10-1
Motor Reader, Senior	
Draftsman, Senior	
Assistant Inspector (Testing Department)	
Repairer and Tester	
Assistant Storekeepers	
Workshop Supervisor	
(2) Clerk, Junior	} Rs. 70-5-110(B)-5-1
Motor Reader, Junior	
Draftsman, Junior	

(3) Switchboard Attendant, Senior—Rs. 170—10—240.

Switchboard Attendant, Junior—Rs. 80—8—120(B)—8—160.

(4) Junior Foreman—Rs. 80—10—140.

Telephone Operator—Rs. 105—5—140.

no junior and senior scales for the clerks are, therefore, of a tentative character as to the emoluments paid to the middle-class employees in this Company. The scales for the workmen will be considered in view of the argument of the learned Secretary for the Union who claimed that the scales of pay for clerks awarded by the learned Adjudicators of the Bank Tribunal were satisfactory and representing wage standard, a close comparison between the scales mentioned and that awarded by the Bank Tribunal becomes relevant. The learned Adjudicators of the Bank Tribunal already mentioned that the learned Adjudicators of the Bank Tribunal fixed the wage scales of clerks of Class A banks at the living wage standard, of Class C banks at the subsistence level standard and of Class B banks at a standard between these two limits. The wage scales of Class A, B and C banks were laid down in 3 classes in regard to cost of living indices in different territorial areas. Class I, Class II and Class III, which represented different cost of living indices in different territorial areas. Class I is comprised in Class I area. The wage scales were fixed at the living index of 1944 taken as the base, which for Calcutta was 279 the base of August 1949=100. I have also observed above that in classification of banks as made by the learned Tribunal, the present Company would come under Class B bank, if at all a comparison of a with this Company was permissible and not with a Class A bank as claimed by the learned Secretary for the Union. The scale laid down for Class A bank in Class I area is from Rs. 96 to Rs. 290 covering a period of 25 years and that for a Class B bank of the same area is from Rs. 100 to Rs. 285 over the same span of 25 years. I shall compare the scale laid down for Class A bank in Class I area with the wage scales prevailing in the Company and the claim for the wage scales made by the Union. The Company grants dearness allowance at the Bengal Bank of Commerce scale with a minimum of Rs. 65 for the present Company's circular, Annexure M, dated 18th February 1950), as awarded by the learned Tribunal of the bank dispute awarded dearness allowance at certain percentages of the basic salary as mentioned above. The first point to be observed is that the pay scale laid down by the Bank Tribunal is at a cost of living index of 279 whereas that fixed by the Company is at a cost of living index of 180, as dearness allowance is granted for indices above 180. For a cost of living index at 279, the Tribunal Award will give the clerk no dearness allowance whereas the Company will grant a dearness allowance of Rs. 35 to an employee on Rs. 70 as the basic salary making the total emolument in basic salary and dearness allowance Rs. 105. At Rs. 150, the dearness allowance is Rs. 62-8 and at Rs. 250 it appears to be Rs. 81-4. The wage scale of the Company is Rs. 70 to Rs. 140 at a cost of living index figure 180 appears to be one of Rs. 105 to Rs. 200 and odd and that of Rs. 146 to Rs. 240 appears to be one of a little over Rs. 200 to Rs. 330 and odd. If the scale of the Company be considered to be a composite scale it will, therefore, be higher in amount than that awarded by the Bank Tribunal.

bonus awarded by the learned Adjudicators of the Bank Tribunal follows:—

• to 4 per cent dividend—Nil.

• every increase of $\frac{1}{2}$ per cent. in the dividend over 4 per cent.—One-sixth of a month's pay.

The Company granted a dividend of 6 per cent. to its shareholders and I have not been informed that it ever granted a higher rate of dividend. At this rate of dividend the Bank Tribunal Award will be only two-thirds of a month's pay as bonus to the employees. The

present Company has been paying bonus at the rate of one month's pay to all its employees and although it may be stated that the pay under the bank Award is higher than that in case of the employees of the present Company, the bonus on a dividend of 6 per cent. is one-third of Rs. 96) Rs. 64, whereas a bonus of month's salary would be Rs. 96.

It, therefore, appears that, if the two grade scales of basic pay allowed by this Company for the junior and the senior clerks be considered to be one continuous scale, it does not reflect a standard of living higher than that envisaged in the Award of the Bank Tribunal. In Chapter I of the Award of the Bank Tribunal, it has been directed that an entry bar is to be placed between the 17th and the 18th years of service in the case of all employees. The scale of Rs. 96 to Rs. 290 is, therefore, practically broken up into two scales of Rs. 96 to Rs. 205 and from Rs. 214 to Rs. 290. These scales conceived at a living index figure of 279 do not show any comparison with the scales provided by the Company at the cost of living index figure at 180 with the Bengal Chamber of Commerce scale of basic pay and dearness allowance. The scales do not, therefore, merit the approval representing only the subsistence level of income as was put forward by the Union.

The scales claimed by the Union have been mentioned above. The claim for the clerical staff is—

Clerks—

Junior—Rs. 96—8 × 7 years—12 × 4 years—200.

Senior—Rs. 200—20—400.

For Draftsmen—

Junior—Rs. 125—10—225.

Senior—Rs. 240—20—460.

Meter Inspectors—

Junior—Rs. 130—10—240.

Senior—Rs. 260—20—500.

The scale demanded for the clerks, not to speak of the other scales, is much higher than the scale adopted by the Bank Tribunal for a clerk in Class A bank in Class I area. The annual increments also are far higher than those mentioned therein. The Union does not raise any question of dearness allowance for the clerks of the other middle-class employees. It is anxious to retain the Bengal Chamber of Commerce scale of dearness allowance for a cost of living index figure at 181 and upwards. I do not consider that the claim of a revision of the basic wage scale made by the Union before this Tribunal is justified.

The claim for the Draftsmen for a higher scale of wages than that of the clerical staff does not appear to me to be justified. The representative of the Company told me that there are 50 Draftsmen in the Company and as many as 46 of them are engaged in copying the plans of the city of Calcutta made by the Survey of India, and that one Draftsman who gets special scale of pay in view of the superior nature of his job. I have not been able to be satisfied that the work of a draftsman in this Company is more difficult or requires more knowledge and skill than that of a clerk and a claim for a higher amount of pay for such an employee is not, to my mind, justified. The same conclusion as to the scales of pay of Meter Inspectors. This question will be considered in details in another issue.

next consider the ~~case~~ of the basic salaries of the subordinate grades. There are a number of scales in the subordinate grades as mentioned in Annexure C of the Company. The employees in the Sub-Stations, Testing Stations, Mains Department, Construction Department, Testing Department, Central Stores, Central Workshops and Stores Department represent numerous categories of varying degrees of skill and arduousness of jobs. The subordinate staff in a bank consist of only but a few grades of the nature of durwans, bearers, messengers and the like. The Union complains that the minimum grade consist of a scale of Rs. 1-39 with an increase of only Rs. 4 in a span of 20 or 25 years service. This really appears to be the grade of the muli, sweeper, cook, lamp lighter. There were also some scales with a maximum basic salary of Rs. 128 per month and between these two grades there were various grades as will be found in Annexure C. The principal grades are as follows—

- 1. 95-3-128.
- 2. 90-3-114.
- 3. 85-2-107.
- 4. 49-2-83(B)-2-89.
- 5. 73-2-93.
- 6. 49-2-83.
- 7. 49-2-73.
- 8. 79-1-74(B)-1-59.
- 9. 41-2-63.
- 10. 40-1-49 (for the head cooly).
- 11. 37-1-52.
- 12. 37-1-45 (for the cooly).
- 13. 35-1-43 (canteen cooly).

Gratuity allowance in force at present varies according to salary and follows—

upto Rs. 50	... Rs. 50.
from Rs. 51-69	... Rs. 60.
from Rs. 70-100	... Rs. 65.
from Rs. 101-150	... Rs. 72.

Bank Tribunal Award, the basic salaries of the subordinate employees follows—

<i>Class A.</i>		
Class 1 Rs. 60-1-74-1½-80.
<i>Class B.</i>		
Class 1 Rs. 50-1-70-1½-85.
<i>Class C.</i>		
Class 1 Rs. 52-½-59-1-60.

Working class cost of living index in Calcutta with a base of August 1940 for 1950 is given in Appendix A. The average for the whole

year appears to be 349. For a basic salary of Rs. 60, the dearness allowance available according to the Bank Tribunal's Award will be Rs. 11. The total emolument is, therefore, Rs. 71 and not more. A mali, sweeper or a cook is not really a workman of the industry, but is an employee of the domestic variety. Even then such a servant of the Company will get Rs. 85 per month along with dearness allowance. There are also in the grades of subordinate employees for a bank as mentioned in paragraph 1.

I shall now consider, if the claims of the Union can be met by the Company from the reserves or the recurring net revenues. The estimate of additional expenditure involved in this proceeding, if the demands of the Union are met is mentioned by the Union in its supplementary statement, dated January 1951, in Part H and it is as follows:—

	Per month	Per
	Rs	R
1. Basic salary, if increased on average by 60 per cent. after adjustment in the new grades and opening new grades for Meter Inspectors, Draftsmen, Compounders, etc.	2,17,800	24
2. House rent—		
At Rs. 15 for 3,000 drawing less than Rs. 60—Rs. 45,000	90,750	10
At 25 per cent. of pay for 2,500 above Rs. 60—Rs. 45,750		
3. Dearness allowance for 3,500 staff drawing less than Rs. 70 ..	35,000	4
4. Graduates 40 × Rs. 20	800	
5. Adrema and Comptometer	230	
6. Overtime for clerks and Meter Inspectors and road allowance	5,000	
	3,49,580	41
		(or 1111)
7. For bonus of additional two months	7,26,000	
	(£51,793)	

The total of these amounts as stated by the Union appear to be £90,000. There is no doubt that this is a recurring expense. The Company's supplementary statement shows that the total wage bill over the employer's question in 1949 was as follows:—

	£
Basic Pay	342,022
Dearness allowance	269,882
Overtime	99,144
Company's contribution to Provident Fund	21,732

Total	733,070

possibly does not include the bonus which will be in the region of 000.

The balance sheet for 1949 may be considered in appreciating the financial position of the Company. It is to be noted that for 1949 the Government of West Bengal ratified the capital base and the reasonable return as follows in the Electricity (Supply) Act, 1948:—

Capital base—£15,878,785.

Reasonable Return—£768,939.

The revenue account shows £1,146,136 as the amount to be carried to the revenue account.

The net revenue account shows—

	£
Dividend payments at 3 per cent. plus 3 per cent. ...	255,758
Dividend on preference stock at 5 per cent. ...	76,000
	<hr/>
	331,758
The other expenses are income-tax ...	120,000
Cost of issue of shares ...	60,000
	<hr/>
	180,000

The reserves kept are—

(1) Contingency reserve ...	103,274
(2) Retiring gratuity fund ...	35,000
(3) Provision for taxation in respect of initial allowances ...	428,144
(4) Balance carried to the balance sheet ...	158,506

1,146,136

plus £91,429(A),

and (A) being the balance from 1948 account. The income-tax paid in 1948 was £465,000, whereas in 1949, out of the total payable tax of £144 a sum of £120,000 was only paid and the rest of £428,144 was met as remission by way of initial depreciation under section 10(2)(vi) of the Income-tax Act. The Company admits that the excess of the clear profit over the reasonable return in 1949 was £209,803. The total clear profit was, therefore, £978,742. The excess of the clear profit over the reasonable return authorised by the Government of West Bengal has been utilised by the Government to be utilised as a special appropriation under paragraph XVII(2)(c)(ii) to finance the machinery of production in order to increase clear profit and reasonable return. As the items of expenditure authorised by the Electricity (Supply) Act, 1948, are not clearly discernable in the balance sheet, the calculation of the clear profit is made from the net profit of the Company. The learned Secretary of the Union pointed out that the excess of the clear profit over the reasonable return and that of the reasonable return over the amount necessary for the service of the plant could be utilised for the service of labour. The Secretary in his

additional written statement, dated 15th January 1951, related that following amounts were thus available:—

	£
Balance in 1949	158,
Excess of clear profit over reasonable return in 1949	200,
Excess of reasonable return over money required for service of capital	437,
Saving in coal in 1950	130,
Total	935

The learned Secretary also claimed that the amount set apart for provision for taxation in respect of initial allowances in the next revenue account 1949 being £428,000 will also be available, at least partially, for the service of labour. The excess of reasonable return over the money required for service of capital includes the balance of 1949. The saving on coal in 1951 is stated by the Company in its statement, dated 1st February 1951, to be only £38,000. The Company states that this saving on coal will be more than cancelled by the additional wage bill at the new Cossipore Generating Station the employees of which were considerably increased in 1950. The Union made no reference to the latter factor as the figures of 1949 appearing in the balance sheet of 1949 were mainly considered in the preceding. I have stated above that the amount of money required for servicing of capital in 1949 was £331,758. The amount of £128,144 kept as a reserve provision for taxation in respect of initial allowances, the amount carried to the balance sheet was £158,506. This last sum is necessary for the conduct of the business as a surplus from the previous year. As to the savings from initial allowances, the Company suggests that the amount will be extinguished when there would be increased taxation in future years and the initial allowances do not afford the assessee any permanent relief from taxation. Section 10(2)(vi) grants an initial depreciation allowance to the extent of 20 per cent. of the cost in respect of a machine or plant and 10 to 15 per cent. in the case of buildings in the year of installation over and above the normal depreciation allowances for such items at the scheduled rates. The depreciation of 20 per cent. on the plant and 10 to 15 per cent. of the buildings at Cossipore Generating Station which mainly accounted for an addition of £3,822,719 in the account of capital expenditure and of depreciation in 1949, earned for the Company a remission of income-tax on the initial depreciation to the extent of £128,506. Twenty per cent. or 10 to 15 per cent. depreciation over and above the normal depreciation is a pretty large amount. Under proviso (c) to the sub-section mentioned above, the aggregate of all allowances shall in no case exceed the original cost to the assessee of the buildings, furniture, plants, machine or as the case may be. The normal annual depreciation for electric power machineries and boilers is 10 per cent., meaning that at near about the end of the 13th year the total depreciation will approach 80 per cent. On account of the initial depreciation allowances no further depreciation will be allowed for such machineries. The tax deducted for the initial allowances will be extinguished in setting off the increased taxation for loss of depreciation allowance. The Company states that the initial allowances accelerate the grant of depreciation which would in any event be given later. According to the table as to depreciation of assets in paragraph XVII of the First Schedule of the Electricity (Supply) Act, the life of the machineries concerned appears to be 25 to 35 years or more. The Company will, obviously, get no depreciation allowance for the rest of the life of the machine.

I, say, the 13th year. The same will be in regard to the buildings. A £209,803 has been allowed as a special appropriation by the Government to finance the expansion of machinery and production. The Company says that this appropriation has been made from the savings out of allowances. As the enterprise of the Company will have to involve purchases and installations, the short allowances of depreciation in years resulting from the allowances for initial depreciation is expected to be compensated for by initial depreciation of the new purchases in the years. Although the Company is well-advised in treating with the amount of savings by way of initial depreciation, there is no immediate need of keeping them for future taxes and this should properly be vested in new purchases, as a substantial portion of this amount has been utilised by the Company with the sanction of the Government of West Bengal. It is to be noted that the total income-tax paid in 1948 was £1000 and that for a less profit than 1949. It can be considered that in coming years the total tax payable will be above £500,000 assuming that profits will not dwindle. That being so, the clear profit in the future will be much less than it was in 1949 when a greater amount of tax will be payable unless there is again a saving on account of initial depreciation allowances. If the full amount of tax had been paid in 1949, the clear profit would not have been more than £550,598.

It appears that in 1950 the Company issued £5,000,000 of 5 per cent debentures and the interest payable on these debentures will be a sum of £250,000 per annum. In addition, £91,000 per annum has to be provided for to establish a sinking fund designed to repay the whole of the debentures in due course. The amount necessary for the service of the capital will therefore be—

	£
	331,758
	250,000
	91,000
Total ...	672,758

It is, therefore, clear that the amount necessary for the service of the capital in 1950 cannot be met by the Company unless it can secure savings in initial allowances in income-tax which, it is expected to do on account of the new generating stations at Cossipore and Mulajore which are not yet complete. It, therefore, becomes clear that the annual revenues of the Company do not permit of the increase of about £370,000 in labour costs, an increase on this account must necessarily diminish the clear profit of the Company *pro tanto* and will reduce this profit below the amount necessary for servicing of capital.

I shall also now consider if the balance sheet of the Company for 1949 shows a reserve or any amount from which the demands of the labour as in this proceeding can be met.

The balance sheet of 1949 shows—

	£
Capital issued and fully paid	6,162,646
Capital reserve	1,118,263
Revenue reserve and surplus	2,164,830
Total ...	9,445,739

Against these reserves the balance sheet shows capital expenditure cost, less depreciation £14,333,962. The only conclusion is that no part the sum of capital and reserve exists in cash and has been invested in assets. The Company has, it appears, further liabilities all maturing in 1950, 1951 and 1952 amounting to £2,350,000. It has been explained by the Company that at the end of 1949 in view of the future liabilities it had to finance a sum of £6,821,329 from external sources. This indebtedness has been partially liquidated by issue of 5 per cent. debenture stock for an amount of about £5,000,000 and still there is a necessity for about £2,000,000 to discharge the liabilities which were gradually maturing. All these liabilities are Cossipore Generating Station and the extension to the Mulapore Generating Station. Considering all these circumstances it appears clearly that it is not possible for the Company to draw upon any reserve amount to meet the extra expenditure of about £369,000 in the emoluments of labour.

I have already mentioned above that the scales of basic salaries of clerks in the junior and the senior scales taken as a composite scale in an undertaking compared very favourably with those laid down for the clerks in Class A bank in Class I area by the All-India Bank Disputes Tribunal. The Union in its additional written statement mentioned some of the grade scales of mercantile firms of Calcutta. The grade scales of salaries of clerks in the mercantile firms of Calcutta who were members of the Bengal Chamber of Commerce were fixed by the Major Industrial Tribunal in 1949. The Tribunal fixed an ideal scale for the clerical staff of the Bengal Chamber of Commerce in its award, dated 26th January 1949, published by notification No. 547-Lab., dated 8th February 1949, and the scales of the clerical staff of the other member Companies were conceived to accord to this model scale as far as practicable. The Bengal Chamber of Commerce's scales are as follows:—

Grade D—Rs. 70—3—130.

Grade C—Rs. 70—4—134.

Grade B—Rs. 110—7—180.

Grade A—Rs. 160—10—260.

Special grade—Rs. 260 and upwards.

The junior scale of this Company may be compared with Grades C and D and the senior scale with Grade A of the above scales. The Company, as has been mentioned above, pays the dearness allowance according to the Bengal Chamber of Commerce scale with a minimum of Rs. 65 for the present by a circular, dated 18th February 1950 (Annexure M of the written statement). I consider that two scales are more convenient for the clerical staff of a similar staff than four different scales. As has been mentioned above it is not proper to compare the wage-paying capacity of this Company with that of a mercantile firm or a managing agent's undertaking in Calcutta for the simple reason that the profit earned by this Company is controlled by the Electricity (Supply) Act, 1948, whereas no such Statute restricts the amount of profit earned by a mercantile firm. The only comparable industry which was brought to my notice is the Gouripore Electric Supply Company, which is also an undertaking for generation and supply of electrical energy.

led for the wage structure of the employees in that Company and Ext. Schedules I and II shows the wage scales of salaries of the employees at Company. There the grade scales are as follows:—

	From— Rs. a.	By— Rs.	To— Rs. a.
de A	123 4	10	183 4
de B	69 4	4	117 4
A (Senior)	118 4	6	178 4
A (Junior)	78 4	4	118 4
Attendant	72 4		
er Reader (Power Station Log Keeper) ..	69 4	4	117 4
er Tester	103 4	10	203 4
stman	103 4	10	203 4

dearness allowance in this Company is paid as follows:—

Up to salaries of Rs. 149 per month—Rs. 29 per month.

From salaries of Rs. 150 and above—Rs. 50 per month.

scales of dearness allowance apply to all classes of workmen. It will be evident that the scales of salaries as well as dearness allowance as offered in the present Company are superior to those offered by the (Gouripore Electric Supply) Company, Ltd., which is also a Company governed by the Electricity (Supply) Act, 1948. There are other scales relating to the various categories in the wage structure (Ext. A). Considering the facts and circumstances discussed above, it is clear that the Union's demand for increase of basic pay of the employees on an average by 60 per cent. is not worthy of support. It is not also financially possible for the Company to grant the liberal increments and allowances as claimed by the Union in the present state of its finances. The Union did not countenance a move to increase the profits of the Company by raising the rates of its customers, and is not really justified in the circumstances in view of the fact that wages paid to the employees compared favourably with the living wages awarded by the Bank Disputes Tribunal. I do not also consider the activity of labour has increased to any extent to justify an increase on account

of a careful consideration I find that no major alteration of the scales of salaries of the employees in the undertaking is called for or justified. There are, however, some difficulties in the system of the working of the scales of pay. I consider it proper to remove and which can be done without imposing a very great extra burden upon the Company. The division of the cadre into junior and senior scales of clerks calls for some consideration. In the General Department there are 350 junior clerks as against only 50 senior clerks. In the Sub-Station Department there are 166 Junior Clerks as against 88 Senior S.B.A.'s. In the Testing Department there are 50 Junior Repairers as against 30 Repairers. In the Sub-Station Department again there are 55 Assistant Junior Switchboard Attendants styled as probationers on Rs. 50—5—70. In the Testing Department also appears a new category in 24 Assistant Junior Repairers previously styled as probationers on Rs. 50—5—70. The difficulty to the employees, however, is in the unavailability of higher grade of salaries on account of limitation of a large number of employees in the junior scale. The employees in the banks would be if a large number of clerks were detained at the agency bar at the 17th year of service. I am, therefore, of opinion that leaving the superior scales of clerks, etc., undisturbed there should be a cease of the maximum pay in the junior scales, so that even in cases of accumulation of employees in the junior scales they may be able to take some advantage of the senior scales. It is not possible for me to state to the Company how many employees in the higher scales it should

employ. That depends on the extent and the nature of the work. The question has been discussed in Issue No. 6. Leaving the scales of salary undisturbed, I allow extension of the lower scale of the clerk up to maximum of Rs. 155. Similar extension of the junior scales of salaries other categories, e.g., Meter Inspectors, Junior Switchboard Attendants, Junior Repairers, etc., are also given. Some extension of the scales salaries in the case of manual workers are also made by me. These scales are extended by 2 increments in cases where the maxima are up to Rs. 63 and by one increment for scales with maxima above Rs. 63 and below Rs. 100. No increments are given to scales with maximum salaries at more than Rs. 100. I leave the senior scales of salaries of clerks, etc., undisturbed. The junior scales would be as follows:—

Junior Switchboard Attendant—Rs. 80—8—120(B)—8—160—5—17;
 Junior clerk including Typist, Junior Meter Inspector and Junior Draftsman—Rs. 70—5—110(B)—5—140—5—155.
 Junior Foreman—Rs. 80—10—140—5—155.
 Junior Repairer—Rs. 80—8—136—5—151.
 Telephone Operator—Rs. 105—5—140—5—155.
 Full-time Compounders (Head Office, Central Stores, Mulapora and Cossipore)—Rs. 70—5—140—5—155.
 Checker—Rs. 80—10—140(B)—10—170—5—185.

As to the additional increments awarded above, it is laid down for the and others whose scales of pay are extended by three increments that employee who had had no increments for four years or more shall get two increments and those who had no increment for more than a year but less than four years shall get only one increment on the date on which the Award comes into operation. Others, including the manual workers who had had no increment for more than a year shall get one increment on the date of the commencement of operation of this Award.

The proportions of the Assistant Junior Repairers to the total number Repairers, junior and senior, and that of Assistant Junior Switchboard Attendants to the total number of Switchboard Attendants, senior and junior should not increase any further.

Dearness allowance.—I do not find that the claim of a flat increment Rs. 10 per month in the dearness allowance of workmen other than clerical staff drawing basic wages of less than Rs. 70 per month is justifiable. It appears that an increment of Rs. 5 in dearness allowance of the employees was given on 24th February 1949. I consider the dearness allowance to be quite justified.

House rent allowance.—The Union claimed house rent at 25 per cent of the basic pay with a minimum of Rs. 15 per month. The learned Adjudicators of the Bank Tribunal granted house rent in Calcutta at the following rates over and above the basic pay and dearness allowance:—

- (a) Where pay does not exceed Rs. 100 per month—Rs. 8
- (b) Where pay exceeds Rs. 100 but not Rs. 200 per month—Rs. 12
- (c) Where pay exceeds Rs. 200 per month—6½ per cent of pay

At page 89 the learned Adjudicator stated: "We have based scales of pay largely on the results of the enquiry made by Mr. Subramanian. The figures for monthly requirements of different classes of middle-class employees of the Central Government given by him in his report include the amount required by such employees to be paid as house rent. There are no materials before us to suggest that the average figures given by Mr. Subramanian are inaccurate or misleading; and we see no grounds, therefore, generally

asking for allowing house rent in addition to the scales of pay laid down. The learned Judges then allowed the house rent allowances as mentioned in view of the fact that they allowed house rent for the employees in Cochin, Delhi and Cawnpore in an interim Award and that the question of dental accommodation had become more acute in some of the very big firms since 1946. From what I have discussed above it will appear that the allowance paid by the Company more than compensates for the extra allowance granted by the Bank Tribunal. In view of this piece of circumstance, I do not consider that any house rent allowance should be payable to the employees in this Company over and above the basic pay and the allowance as allowed.

Bonus.—The Union claimed that having regard to the enormous profit made by the Company in 1949 for the increase in productivity of labour, the Company should pay 3 months' pay as bonus. I do not find that the Company made very large profits in 1949. The expense over the new power Generating Station is still a great load on the finances of the Company. I do not find any justification for this claim and consider that payment of one month's pay as bonus to all the employees is proper and should be maintained by the Company.

Issue No. 6—Promotion to higher grades.

The claim of the Union on this issue is on the following three heads:—

- (a) 50 per cent. of the workmen should be placed in upper grades.
- (b) Promotion to higher grades should be given in cases of those who have completed 18 years of service.
- (c) An employee should be given a permanent post after an officiating period not exceeding 6 months.
- (d) The case of the workmen who had been externed in 1940 by the then Government of Bengal under the Defence of India Rules and were directed to be reinstated by Sri R. Gupta should all be given immediate promotion.

The Company's reply on this issue is that Superintendent and officers are primarily responsible for the department are the best judges of what shall do a work. They cannot be influenced by any considerations, other than a man's ability and personality, and it is a fact that selections are carefully made. Promising men are watched for some time before promotion and the Standing Orders show the points that count. As a rule to ensure the better flow of promotion the Company propose to make a rule requiring that on the 1st January 1953 all employees who have 30 years' service must retire and thereafter the employees must as they complete 30 years' service.

The Union claims that Sri R. Gupta, I.C.S., laid down the principle that 50 per cent. of the workmen should be placed in the upper grades. This is unfounded. What Sri Gupta stated in his Award was "the efficiency should, therefore, in my opinion, remain, but it should be possible for an employee in his grade to cross the bar provided his superior has given a necessary certificate in his favour. There must, therefore, be the same number of posts above the bar as below it, because in theory every worker should be provided for above the bar if he has not definitely been prevented from crossing it because of his own inefficiency". This observation clearly refers to the efficiency bar in each of the grades. It does not contemplate that 50 per cent. of the workmen should be placed in the upper grades.

A similar claim was made by the employees of the Bombay Electric Supply and Tramways Company, Ltd., before the Hon'ble Mr. Justice M. C. Chaudhary and was rejected with the following observations:—

"The only grievance is that the ratio of those employed in these grades is very small as compared to those who are employed in the remaining grades. I do not see any logic or justification in this complaint of the employees. It is impossible to dictate to the Company how many highly paid clerks it should have. That would depend upon the extent and nature of the work. One concern the proportion of highly paid employees to low paid employees may be high; in another it may be low. No useful inference can be drawn from these varying proportions." (*Bombay Labour Gazette*, May 1946, pages 700 to 711)

The Union made a grievance that there are a number of employees in all different categories who have not received any increment for the last 2 to 12 years, and it is claimed that these employees should be given immediate promotion and that promotion was overdue for them. In an additional written statement it also gave me a list of senior employees who had been superseded by junior employees at the time of promotion. Promotion to higher grades is a matter within the sole discretion of the Company in exercise of its management function. Under the American Law there are some rights and practices of the management which have got recognition as management functions and which could be exercised without prior approval of the Union or prior arbitration. These are—

- (1) methods of plant operation,
- (2) sub-contracting of work,
- (3) determination of supervisory force,
- (4) plant discipline,
- (5) overtime work,
- (6) incentive wage plans,
- (7) job content and job evaluation, and
- (8) determination of employee's competence.

(*Idem* "Management Functions under Collective Bargaining" by Lord Teller, pages 34 to 49.)

"A number of cases recognised the factor of competence, as determined by management, as a qualification of seniority provisions governing assignments, promotions, demotions or transfers". (*Ibid*, page 47)

N.L.R.B. recognised the employer's right to initiate action as an essential quality of management functions. "The proposed principle of interpretation may be illustrated in the operation of a qualified seniority clause. It is common in collective agreements to provide that seniority shall prevail subject to the ability of the employee to do the job in question. The determination in regard to the ability of an employee under such a clause should rest with the management. Alleged errors of judgment should be open to scrutiny of the Arbitrator. The scope of arbitration should be limited to enquiry into the employer's good faith in exercising the decision." "By good faith is meant the desire to carry on business in accordance with the needs of business. Bad faith, accordingly, would be shown by evidence of an intention of the employer to deprive the Union or employees of the fruits of the agreement whether directly or indirectly whether through discrimination or by other means". (*Ibid*, page 48)

principles have been followed in the determination of labour management relations in this country. The decision as to whether a particular employee merits promotion to a higher grade must, therefore, remain with the Company as one of its vital management functions to carry on the business according to its needs. The Standing Orders of the Company in 1946 give recognition to seniority as well as to some other factors showing efficiency of the workman. There is no allegation of bad faith in relation to the individual cases of supersession at the time of promotion, and it is neither possible nor desirable for this Tribunal to interfere with the management function of the Company in the matter of its day-to-day administration. There is nothing to show that any of these employees was promoted by the Company as a result of any *mala fide* conduct or discrimination on account of Union activity. No interference, therefore, is called for in these cases of alleged supersession at the time of promotion.

The claim that an employee should be appointed to the permanent post after an officiating period not exceeding six months is also unworthy of consideration. There are occasions when on account of a certain employee going on leave for a period of more than 6 months a junior employee has to take his place. Such a piece of circumstance should never be considered as a ground for confirming the officiating incumbent to the post of the employee concerned.

The Union filed a list of employees for whom it claims promotion to be due and the Union claims that an employee who has completed 18 years of service should be promoted to the higher grade. It appears that in all the cases the employee in question has served for the full period represented by the grade, and has reached the maximum of the grade. There was an accelerated advance to the maximum of the grade as a result of the fixation of basic pay in the last Award by which increments were given for the period of past service. It is not possible for the Company to grant increments to an employee even beyond the scale of pay of his grade only because he was earning the maximum for some years. The claim of the Union on this point is not of much substance. The decision of the previous issues by which the lower grades of salaries have been extended will give these employees some relief.

The representative of the Company stated before me that in deciding upon promotion they considered the cases of employees in order of seniority of service taking into consideration the points enumerated in rule 10 of the Standing Orders and that they never made any discrimination on account of an employee's Trade Union activity. I am satisfied the Company is following the right principle and this should be done in the future.

The Company's proposal for framing a rule for retiring employees after 20 years of service was not really a subject matter for adjudication before me. I would like to record my opinion over this matter for consideration and decision by the Company and the Union. Such a proposal appears to me to be reasonable as there should be defined rules of retirement of employees to ensure a free flow of promotion to younger employees. A condition of service is also indispensable for attainment of efficiency and the Union will settle this matter by amicable negotiations with the management of the Company. I do not, however, say anything about the merits of the proposal. As the retiring benefits offered by the Company are substantial, there should be no difficulty in the matter.

his issue is accordingly answered.

Issue No. 7—Revision of rules of contribution to the Provident Fund

At the present time all permanent employees are obliged to be members of the Company's Provident Fund on the following terms:—

- (a) The compulsory contribution from the employee is $6\frac{1}{2}$ per cent. of the basic salary.
- (b) The voluntary contribution from the employee can also be $6\frac{1}{2}$ per cent. of the basic salary.
- (c) The Company's contribution may be into two parts—
 - (i) An amount identical to the compulsory contribution by employee.
 - (ii) A further 10 per cent. of the voluntary contribution by employee, if any.
- (d) Interest earned by the capital of the fund *pro rata* to each account.
- (e) Capital appreciation or depreciation is credited/debited *pro rata* to each account at the end of each year.

The Union claims the amount of compulsory contribution should be 10 per cent. of a workman's salary or wages and the additional contribution should be of the same percentage. The Company opposed this claim.

A copy of the rules of the Provident Fund of the Company is Annex T of the Company's written statement. The fund constitutes a scheme which has worked smoothly for 50 years. It appears that the fund has 5,040 members of whom 4,293 make maximum subscriptions. It appears that an employee can contribute $12\frac{1}{2}$ per cent. of his basic pay, if he desires, and get 6.875 per cent. of his basic pay as Company's contribution. I consider that the rules of the Provident Fund are satisfactory and demand no revision.

This issue is accordingly answered.

Issue No. 8—Revision of casual leave rules and Issue No. 12—Sick leave in case of accident.

The Union made a claim that the entire period of 7 days' casual leave should be permitted to be availed of in a single month and that they should also be permitted to tack their leave on to holidays. The other prayers are that the employees drawing more than Rs. 240 should be allowed to enjoy casual leave and in case of accident extra special sick leave should be granted. The leave rules of the Company for employees under no covenant or agreement show the following categories of leave.

(1) **Privilege leave.**—One month (for employees on pay of Rs. 50 or more and for employees on a pay less than Rs. 50 from the year of service). Fifteen days (for employees on a pay of less than Rs. 50 for the first five years of service). Privilege leave for employees on a pay of Rs. 50 or more can be accumulated up to a maximum of three months and for employees on a less pay up to a maximum of two months.

(2) **Sick leave.**—Fifteen days' sick leave on basic pay plus dearness allowance is granted but there are modifications in case of a longer period.

(3) **Casual leave.**—Seven days to be available after the first six months of employment as a permanent employee, subject to some conditions. One of the conditions for availability of casual leave is that no casual leave be granted for more than four days at a time.

If further appeal that the Company allows 24 or 25 public holidays with pay for the year and that any employee works on those days they were earned. The Company sought for modification of the public holidays and stated that the usual practice in the Calcutta area was to grant 8 to 10 public holidays with pay in the calendar year. The employees, therefore, are entitled to 30 days plus public holidays 24/25 days plus casual leave 7 days = 61 days with full emoluments in the year. This is a very substantial leave account. I do not find any reason for granting permission availing of the whole casual leave all at once. Under the Standing Orders the casual leave is available along with holidays, but in that case a holiday is counted as leave. This is the prevailing practice everywhere also in Government employment. The employees drawing more than Rs. 240 who are not on covenant have the same rules of leave as mentioned above. There is no point in making a special claim for them. I do not see any modification of leave rules to be justified and the claim in this respect is rejected.

The claim of an extra special sick leave in case of accidents is not upheld. In case of an accident the workman is entitled to the benefits under the Workmen's Compensation Act and a further burden cannot be legally imposed on the Company.

No. 9—Free supply of 30 units of electricity per month to the employees.

The Union claims that as in the Railway service and in the Tramways workmen are allowed special facilities, it is only just and fair that the Company should, as a condition of service, supply, free of charge, 30 units of electricity per month to all its workmen. Assuming that such free supply of electricity is to be made to 5,000 employees of the Company, it would involve free supply of about 18 lakhs of units in the year. Only those who occupy Company's quarters including about 1,000 workmen in barracks get free supply of electricity. I do not find any justification for a claim involving such a huge drain on the marketable commodity of electricity. The supply of electricity in the Company's buildings and workshops is a different matter altogether. This claim is, therefore, rejected.

No. 10—Special allowance to graduates and Issue No. 22—Machine allowance for Comptometer and Adrema Staffs.

In paragraph 33 of the Union's written statement the Union claims a special allowance of Rs. 20 per month for graduates. In paragraph 51 it is stated that the clerical staff who work on Comptometer and Adrema machines are skilled staff and technical hands. The Union claims that a special Machine Allowance at the rate of Rs. 10 per month should be given to them.

The Company objected to the claim of a special allowance to the graduates or to the Comptometer and the Adrema staff. In regard to a graduate, it is stated that if a graduate held a degree that implied technical knowledge such a degree is of some value to the Company and in that case he would obtain a post which carried a higher pay than those open to the purely clerical staff. The Company states that the possession of a non-technical degree is no special appeal to it and the employee cannot perform routine work any more quickly or accurately than the non-graduate employee. It is stated by the Company that on the whole it finds non-graduates more satisfactory for the routine work of the Company than graduates. As to a machine allowance, it is stated that the Comptometer is the simplest form of office equipment and no special aptitude is required on the part of the operator who can be proficient in using it in a very short time, and that

these machines are used to save employees making laborious calculations in long hand and this lightens their task. The Company has never given any special allowance on this head and sees no reason to do so.

The Union pointed out that the Award of the Bank Disputes Tribunal grants a special allowance of Rs. 10 per month to graduate employees in Class A bank in Class I areas, and somewhat similar allowances to other classes of banks. For Comptometer operators a similar allowance is given to all banks except Class A banks in Class I areas. I have mentioned above the scales of pay fixed by the Major Mercantile Tribunal for employees of the Bengal Chamber of Commerce which formed the model, which the pay scales of other member firms of the Bengal Chamber of Commerce were constructed by the Tribunal. There is no special allowance for a graduate or a Comptometer Clerk in the Award of the Major Mercantile Tribunal for the employees of the Bengal Chamber of Commerce. I have mentioned above that with the dearness allowance under the Bengal Chamber of Commerce scale starting from a cost of living index of 181, the total emoluments received by an employee of this Company would be higher than the emoluments fixed by the Award of the Bank Disputes Tribunal for an employee in a Class A bank in Class I area, based at a cost of living index figure of 1944 which was 279 for Calcutta. The learned Secretary of the Union pointed out that it was in 1939-40 that at the instance of the Recruitment Board of Calcutta and Dacca Universities some graduates were taken into the service of the Company and that there were at present only a few graduates in the clerical staff. The learned Secretary also complained that the Company did not show any preference to graduates in the matter of employment to the clerical staff as it should do. I have no doubt that when graduates apply for appointment in the lower grades of the clerical staff along with non-graduates or Matriculates they deserve a greater consideration for their higher academical qualification. The demand on the Company for a special allowance for graduates will doubtlessly result in a shrinkage of employment of graduates to posts to which under-graduates or Matriculates may be appointed without causing any difficulty to the Company. I would consider that more graduates should be employed by the Company to raise the level of academic qualification of the clerks in its employment. A special allowance for a graduate in a post which can be filled by a non-graduate will be a serious handicap to graduates in the matter of employment. In view of these circumstances the claim of special allowance for graduate clerk does not appear to me to be of substance and it is rejected.

The Adrema staff types the number and the names of the subscribers to the notices of the Company and the Comptometer staff use the machines adding and subtracting figures. I do not find any substance in the claim for special allowance to these categories of clerks either and the claim is rejected.

Issue No. 11—Confirmation after six months' service.

In paragraph No. 34 of the written statement the Union states that "the Company in order to avoid making employees permanent often takes temporary hands, discharges them after a certain period and re-appoints them thereafter. The system should be abolished and every employee should be confirmed as a permanent hand on expiry of the 6 months' service. A temporary employee discharged prior to the expiry of the period entitles him to confirmation, if re-employed, shall be deemed to be a permanent hand. Often the number of permanent hands have decreased and temporary hands are being appointed. Workmen to be made permanent after 6 months' service and the probationary period should not be more than 6 months' period."

Company in its reply states that it cannot agree to offer permanent employment to temporary employees after 'six months' service when it is probable that the man will be superfluous in the near future.

The Standing Orders of the Company a permanent employee is one appointed for an unlimited period after six months of approved service. This clause shows that the probationary period for a permanent employee is six months. The Union, it appears, is anxious to apply this to the case of a temporary employee. A temporary employee is one engaged for a work which is essentially of a temporary character. There is no point in claiming that a temporary employee should be confirmed as a permanent hand after a temporary period of service for six months. If this were done, it will not improve matters for the entire body of employees as a whole, as when after some time a retrenchment has to be made a permanent employee may have to suffer on account of a temporary employee being taken into the permanent category although there is no need to accommodate him. The claim for making a temporary employee permanent after any period of service is not justified and this claim is

12—Preference to workers' nominees and successors in recruitment.

The Union claims that in recruiting new hands the Company should give preference to the workmen's nominees and successors and generally that each worker should get chance in case of recruitment, and should be waiting lists of such candidates. It is further stated that the father or son of a retired or deceased worker should get first preference.

The Company in reply states that it often gives preference to retiring employees' sons, but it cannot guarantee to do this in all cases and does not accept nominees in place of sons on any occasion. Management reserves the right to be the sole judge of the person who is to be employed.

There is no doubt that the recruitment of an employee to the service of the Company is solely vested in it in exercise of its management function and it is not proper for this Tribunal to restrict the Company's right to choose from among its own employees. The claim of preference for a workman's son without any merit and may be even open to abuse. The Company's claim is that it has often given preference to retiring or deceased employees' sons should satisfy the Union on this point. In the circumstances no Award is made on this issue.

13—Revision of the scales of pay of Meter Inspectors and their successors in the Engineering staff; Issue No. 14—For Meter Inspectors the rate should be fixed with particular reference to half-day on duty days; and Issue No. 15—Increase in the rates of High Tension Meter Reading Bonus and Theatre Meter Reading Bonus.

The Union claims that Meter Inspectors have for some time past been included in the Clerical Grade, that they were originally designated as technicians in the Engineering Department under the Testing Superintendence while they enjoyed a scale of pay up to Rs. 350. As a justification for the inclusion of these employees in the Engineering Department it is claimed that they have to perform the following work of a technical

Connecting and disconnecting 220 to 400 volts D.C. and A.C. meters and loops.

- (b) They have to work with instruments, test lamps and check circuits, inspect and test meters and detect leakage of current.
- (c) Cut off supply of electric current for non-payment of bill.
- high tension and low tension meters and re-set meters for currents of 200 to 20,000 volts.

It is further stated that Meter Inspectors are engaged in outdoor work throughout the licensed area of the Company and have to attend Headquarters to prepare reports. It is also complained that the volume of work of a Meter Inspector, which means reading of meters entered in one meter book in a day, is gradually increasing owing to inclusion of an increasing number of meters in the area covered by each book.

The Union claims the following scales of pay for Meter Inspector

Junior—Rs. 130—10—240.

Senior—Rs. 260—20—500.

It is further claimed that 50 per cent. of the staff should be placed in the Senior Grade.

The work of the Meter Inspector essentially consists in reading meters recording consumption of currents. Even on holidays and during the work cannot be deferred. This means that Meter Inspectors have to work overtime. The Union in issue No. 14 claims for an increase in overtime allowance of the Meter Inspectors to be revised in the following way:—

- (a) The working hours to be reduced from 48 to 44 hours in the week.
- (b) Overtime rates to be at double the ordinary rate and to include a dearness allowance.

The Meter Inspectors also add to their income by a Meter Reading Bonus. Low Tension Meter Reading Bonus has been recently increased from Re. 1 to Re. 1-4 for 100 meters and for Government meter from Re. 1-8 to Rs. 1-12 for 100 meters. In Issue No. 15 the Union claims an increase of Meter Reading Bonus. The Union claims the following increase in the Meter Reading Bonus:—

- (i) Bonus for Low Tension Meters in Theatres to be increased from Re. 1-4 to Rs. 1-12 per 100 meters.
- (ii) High Tension Meter Reading Bonus to be increased from Re. 1-4 per cubic foot per month to Re. 1-4 per cubic foot per month for high tension subsidiary meters from Re. 1-4 to Rs. 2.

The Company opposed the claim of the Union in these issues on the following grounds.

The Company does not agree that Meter Inspectors should be included in the Engineering staff. They are not required to do any work on meters, such as calibration and testing, which are done by the Engineering Department. These employees are principally required to read meters to record the readings for billing purposes and, therefore, they are included in the Commercial Department. There is no substance in the claim that the work should carry additional pay as it is of a clerical character. There is no danger involved in the duty of a Meter Inspector. The work of a Meter Inspector is so arranged that it is reasonably light for a day. As the number of meters to be read in a meter book increases, which means a day's work of an Inspector, increases, the work is read by more Inspectors. There has been recent rise in such work and arrangements are being made for reallocation which will be completed by the middle of this year.

There has been a rise in the number of meters in every meter reading book; the ease in work involved has been much less than the proportion of the increase in the number of meters in the same premises. Owing to the increase of the number of meters in the same premises, there is a great deal of congestion of refugee families from Eastern Pakistan in certain parts of the city. The increase in the number of meters read, however, has not resulted in a more meter reading bonus to the Inspectors.

The Company agrees that as High Tension Meter Reading Bonus was not given in 1948, there is room for improvement there and the Company is willing to increase this bonus from 5 annas per cubicle per month to 10 annas per cubicle per week. There is, in the Company's view, no case for increasing the bonus for reading Low Tension Theatre Meters. They also maintain that the Meter Inspectors are well paid. Their senior grade is the same as the Clerks' grade but with the increases in the Low Tension Meter Bonus, 1948, each employee draws an amount of Rs. 60 to Rs. 70 per month.

There are 60 Junior and 10 Senior Meter Inspectors. There is no justification for increasing the number of Senior Inspectors who have to do a more difficult type of work than that of a Junior Inspector.

It appears that the Meter Inspectors were originally under the Installation and Inspection Department who handled a great volume of work not only in the installation of meters but also in the repair of meters. The Meter Inspectors at the present time. That department used to handle the installation of a particular building was fit for connection, and an entirely different type of work than what is done by a Meter Inspector. The Installation and Inspection Department was abolished and the Testing Department was introduced. It was then that the employees who used to do the job of Meter Readers were brought under the Testing Department as Meter Inspectors and others who did engineering work were brought under the Testing Department. It appears to me that the work of a Meter Inspector is not of the nature of the job of a Meter Reader. Reconnecting and disconnecting of meters are also done by the Meter Inspectors, but that does not appear to me to be much of a technical job. It should be compensated for by additional pay. It appears that new Meter Inspectors after appointment are given one month's training in the Testing Department. This is too short a period of training for young men coming from a school or college to equip them for any skilled work on meters. The working hours for a clerk are 39 per week and that for a Meter Inspector are 48 hours.

As the nature of the job of a Meter Inspector is essentially outdoor, the overtime allowance of 48 hours in the week is not too much, and there is no objection to reducing it to 44 hours of work in the week as claimed. The overtime allowance of a clerk being 9 annas per hour is much less than that of a Meter Inspector who gets double rate on basic pay for any hour over 48 hours.

In dealing with the Issues Nos. 1 to 5, I have discussed that the rates of pay given to a clerk are not inferior to the living wage grade awarded by the Bank Disputes Tribunal in case of the clerical staff of the banks in Class I areas.

I am not convinced that the work of a Meter Inspector should carry any higher pay than that of a clerk in the same grade. The Gouripur Electric Company pay to a Meter Reader a basic salary of Rs. 117-4-10. The Meter Tester gets Rs. 103-4-10.

The dearness allowance is Rs. 29 up to a basic salary of Rs. 150 and Rs. 50 for a salary of Rs. 150 and above. As a matter of fact, the overtime bonus which, as it appears from Annexures D, E and F, varied from Rs. 55 to Rs. 64 in May 1949, 1949 and October 1949, gives the Meter Inspector a substantial increase over his clerical counterpart. The overtime allowance of this Inspector in the 3 months mentioned above varied between Rs. 54

and Rs. 90. I am not, therefore, of opinion that there is any justification for allowing any pay scale to the Meter Inspectors as claimed by the Union. The Junior Meter Inspector's scale, however, will be extended to Rs. 115 as decided in the case of a junior clerk. I do not consider the claim for inclusion of the Meter Inspectors in the Engineering staff to be justified and it is awarded accordingly. A revision of the scale of a Junior Meter Inspector is allowed by extending his present grade to Rs. 115 at the same rate of increments. As to overtime, I do not consider the claim of inclusion of dearness allowance to the overtime rate to be justified, and this part is rejected.

The High Tension Meter Reading Bonus is increased from 5 annas per cubicle per month to 4 annas per cubicle per week, as offered by the Union and accepted by the Union at the time of the hearing. The claim of inclusion of Low Tension Theatrical Meters in two areas from Rs. 1-4 to Rs. 1-6 is rejected.

These issues are accordingly answered.

Issue No. 17—Revision in the rules of gratuity.

The Union's claim in this issue is as follows: "As the Company has been making a great financial gain by putting increasing work-load on the workmen and thereby subjecting them to excessive stress and strain which is calculated to result in early retirement of the workmen, it is necessary that the rules for payment of gratuity should be changed in the following manner, viz.:—

- 10 per cent. of the pay should be payable after 15 years of service
- 12½ per cent. after 20 years of service.

And in case of retrenchment, forced retirement, retirement due to disability or death, or retirement with the consent of the Company, gratuity should be payable at the rate of 10 per cent. irrespective of the period of service.

The Company objects to the shortening of 19 years' period for payment of gratuity or the alteration of any of the gratuity rules which were in force by June 1947 Award. It states that taking the benefits of the Provident Fund and gratuity and excluding interest, it is clear that an employee retiring after 24 years of service takes with him about one-third of the total wages earned throughout the period.

The Retiring Gratuity Rules in these Standing Orders are as follows:

- (1) On death, if he has served 19 years or more.
- (2) On retirement after 19 years' or more continuous service.
- (3) On retirement before completing 19 years' continuous service on account of permanent physical or mental infirmity.
- (4) On abolition of employment due to reduction of staff or other reasons.

The amount of gratuity will be 6½ per cent. of the total basic salary, of the employee during his period of continuous service if the period is under 24 years. If the period of continuous service is 24 years or over, the amount will not be less than 10 per cent. of the total basic salary, of the employee during his period of service.

The Company in Annexure H has given a calculation of the gratuity available to specimen employees under the present gratuity rules. I shall only deal with some of the typical cases. It appears that a Cooly to Mistry who started at a basic salary of Rs. 12 and retired at a salary of Rs. 75 after 30 years' service gets a total gratuity of Rs. 1,170-12. A Coal Trimmer to Boiler Attendant starting with a basic salary of Rs. 12 and retiring at Rs. 51 after 30 years' service earns Rs. 1,170-12. A Cleaner starting at Rs. 39 and retiring at Rs. 59 after 30 years' service

Rs. 2,340. A junior clerk retiring at Rs. 140 after 30 years' service as a gratuity of Rs. 5,512-8. The Company has given the same calculation as a number of specimen employees, and it appears to me that the gratuity actually earned by an employee is 40 to 60 times of the full pension, i.e., of the basic pay of the workmen. It is to be remembered that this is over and above the Contributory Provident Fund which in every case amounts to an amount equal to 2 to 3 times of the retiring gratuity. I am told that when the period of continuous service is 24 years or over the gratuity usually awarded by the Company is more than 10 per cent. and up to 12½ per cent. as used to be allowed previously. The claim of the Union only seeks to reduce the quantum of advantage received from the Company, but the kinds of relief suggested are provided for in the Standing Orders. I do not consider that any alteration of the gratuity rules is called for.

Issue No. 18—Revision of overtime rules for clerks.

The Union states that "the clerical staff are overwhelmed with work as the department is understaffed and most of the clerks put in 3 to 8 hours' overtime work on weekdays and 11 hours on holidays. It is also stated that the present rate of payment of overtime at the rate of 9 annas per hour is too inadequate to afford proper relief to the clerical staff. By such payment of overtime the Company is making a large profit which is not at all justified. It is therefore, claimed that the overtime rate should be increased to Re. 1-4 annas per hour." The Company's reply on this issue is that the Company does not wish its employees to work overtime. But there are, however, many factors outside its control which from time to time affect routine working and compel overtime. It is stated that communal rioting in the area, a large number of public holidays in a month, irregular deliveries of coal to the generating stations, are some instances that cause overtime work. It is also stated that in the month of October there are usually no less than 9 public holidays and all routine work is thus delayed. The Company pleads that the only alternative, i.e., the appointment of a temporary staff, is not the solution, as there is office accommodation problem and by the time these employees become normally productive the phase for extra work passes. The Company further states that it has done its best to deal with unprecedented overtime and has plans for mechanisation in future to reduce overtime. The Company states that in the Commercial Department the overtime allowances to the clerks increased every succeeding year although the number of employees despatched per capita is not increasing. It is further stated that as the Company has plans for mechanisation of the Commercial Section to cater to its expanding needs, and reduce the number of employees, and that the employees can reduce the overtime period if they only so desire. The overtime rate for junior clerks was increased from 6 annas per hour to 9 annas per hour in November 1947.

The Company urges that everything possible is being done to reduce overtime and improve working conditions on this account and that in the future there should be no alteration of the rates for overtime payment. At the time of the hearing the Union filed statements showing the period of overtime work done by the clerical staff in the Commercial Department in 1949 and 1950. In 1949 the total overtime hours of work by a single individual lies between the limits of 156 in June and 241 in January, the average appears to be 205 per month for the whole year. In 1950 the total period of overtime work per clerk per month is between 152 and 200 hours, the average per month being 192. The weekly period of work for a clerk in the Commercial Department is 39 hours, and the total monthly period is 169 hours per month. The statements on the overtime period worked by a clerk in the Commercial Department shows that both in 1949 and 1950 he worked a greater period in overtime than his normal period of work.

in the month. The overtime payment is made at 9 annas per hour. The Tribunal drew my attention to the observation of the learned Judges of the Bank Disputes Tribunal on overtime work at pages 125 and 126 of the Award. The Award agreed with the observation of Mr. R. Gupta in his Award regarding the Imperial Bank of India, where he stated that he did not propose any overtime wages for extra work on ordinary days because he expected the bank to examine the staff position and so to increase the staff that it would not be necessary ordinarily for any employee to work longer than the usual working hours of the bank. In his opinion this was the proper remedy for the defect complained against rather than making provision for overtime work, as such a provision often led to the continuance of the objectionable practice of working employees long hours because the employer found it cheaper to pay overtime than to engage additional staff, and thus the real objective of saving the staff from fatigue and strain was not attained. The learned Judges of the Bank Disputes Tribunal agreed with these observations, and as not many of the employees' representative asked for the total abolition of the overtime system, they permitted overtime work but restricted the total number of hours for which an employee might be required to work overtime in a year, and awarded such a period to be 90 hours or with the employees' consent 120 hours in any calendar year. The learned Judge awarded overtime pay at the rate of twice the ordinary rate of pay.

It will be noticeable in the present case that although the Union complained that by such overtime work the clerical staff were overwhelmed, the Company was making a large saving, it claimed for the increase of overtime rates from 9 annas to Re. 1-4 per hour. There is no claim for the elimination of overtime work. I am not impressed with the plea of the Company that it has plans to mechanise the Commercial Section to cater to its expanding needs and no increase of staff was therefore advisable and that in fact reduction of the overtime work could be attained by the employees only if they so desired. An average period of overtime work per month at 192 hours in 1950 and 205 hours in 1949 for every clerk where the normal working period of the clerk is only 169 hours appears to be a desperately unsatisfactory situation. The Company should not have permitted this situation to continue for such a long time. Overtime should be a part of the scheme for the normal routine business of the undertaking and should be resorted to only in unforeseen circumstances. The learned Judges of the Bank Disputes Tribunal limited the total overtime for the clerical staff at 120 hours in the year with the employees' consent, and allowed overtime rate at double the basic pay. Giving my anxious consideration on the matter I am of opinion that the maximum period of overtime work that should be given to a clerk should be 40 hours in any calendar month. The overtime allowance shall be paid at 12 annas per hour instead of 9 annas per hour. In fixing the quota of maximum permissive overtime period, I have been guided more by the predicament of the Company in managing its staff than by the overtime was further curtailed than by the justification of the plea. In doing so, the error has been undoubtedly on the side of extra payment. I would advise the Company to stay as much below the maximum period of overtime as possible and to bridge the gap by extra staff. The Company should employ temporary or permanent staff to manage the extra work which cannot be covered by overtime work by the clerical staff when the overtime is imposed by this Award.

This issue is accordingly answered.

Issue No. 19—Compensation for reduction in road allowance of Mains Department workmen.

This is in regard to the "walking allowance" payable to the Mains Department. An allowance at the rate of one hour's basic pay per mile traversed by Mains Department workmen is allowed if the workman is

at the correct starting time at a distance from his normal depot. It is the form of adding some hours to his daily time-sheet and, therefore, his emoluments while working in outlying areas. This allowance is allowed in central areas in which case the emoluments are normal. The Company was agreeable to pay the actual travelling allowance involved in accordance with fares published by public transport concerns, and this was not seriously pressed by the Union at the time of the hearing.

No. 20—The Category of Assistant Junior Switchboard Attendant in the Sub-Station Department should be abolished and they should be treated as Probationers.

The Union complains that the Company, instead of taking Probationers as Switchboard Attendants and confirming the Probationers as Switchboard Attendants after a certain period of probation, has been designating a Probationer as an Assistant Junior Switchboard Attendant and compelling him to do all the work of a Switchboard Attendant although on a smaller scale.

The Union, therefore, claims that the category of Assistant Junior Switchboard Attendant in the Sub-Stations Department should be abolished and should be designated as Probationer, or in the alternative if Assistant Switchboard Attendant has to be maintained and if he were to do the work of a Switchboard Attendant as he was doing, he should get the same pay.

In dealing with Issues Nos. 1 to 5, I have already noticed that the Company has taken in 55 Assistant Junior Switchboard Attendants who were previously styled as Probationers on Rs. 50—5—70, and I have given the opinion that the proportion of the Assistant Junior Switchboard Attendants to the total number of Switchboard Attendants, Senior and Junior, should be permitted to increase. The appointment of the Probationers as Assistant Junior Switchboard Attendants has at least the advantage of giving a permanent employment for the employees, and I have no doubt that they are suitable for appointment as Switchboard Junior Attendants and will be so appointed by the Company.

This issue is accordingly answered.

No. 21—Mains Department workmen and every one should be regarded as factory workers.

The Union states that although the workmen employed in the Mains Department as also for the Generating Stations, Sub-Stations or Distribution Stations, Central Store and Testing Departments (including Mains staff with 24-hours duties) come within the Factories Act, they are not treated as factory workers by the Company. It is claimed that workmen in these departments should be deemed to be factory workers and the benefits of the Factories Act should be made available to them. The Union says that the Mains Department, Generating Stations, Testing Department, Central Workshop and certain Sub-Stations are covered by the Factories Act and they all get the benefits of the Factories Act. A worker in the Mains Department works for 46 hours per week, a worker in the Generating Stations 46 hours per week and a worker in the Central Workshop 48 hours per week. The Company claims that these varied working hours have been decided by a custom for reasons lost in the past, but they are causing some friction between employees and employees and there should be a standard working week of 48 hours for all workmen covered by the Factories Act.

I do not find any ground for altering the existing working hours in the various departments. The working hours in these various departments should remain as they have been decided by custom. I do not find any reason

for the Union to doubt that workmen governed by the Factories Act not be so admitted by the Company. The Company in its written statement admits that the Mains Department, Testing Department, Central Working Generating Stations and certain Sub-Stations are governed by the Factories Act. The Company objects to the Central Stores being governed by the Factories Act. The Central Stores will not be governed by the Factories Act if it does not satisfy the definition of a "Factory" as laid down in section 2(m) of the Factories Act, 1948.

This issue is accordingly answered.

Issue No. 23—Revision of duty hours of C. H. P. Drivers.

This issue was not pressed at the hearing of the case, and therefore no Award is made on it.

Conclusion.—The advances in emoluments as assured in this Award are short of the demands made by the Union. I have, however, endeavoured to show that the demands preferred by the Union are far in excess of the living wage standards of wages prescribed by three eminent Judges in their Award in the All-India Industrial Tribunal (Bank Disputes) for A banks in Class I areas, upon which the Union appeared to take issue at the hearing of the dispute. I have considered in detail the Union's claims on some reserves which have already been invested by the Company in the purchase of useful machineries for the new generating stations at Calcutta and Mulajore. The Company has yet to meet large liabilities to the Cossipore Generating Station and these liabilities will mature in the next few years. I have, however, endeavoured to remove some of the grievance of the employees resulting in some pecuniary benefit to them and an easing of the burden on the Company. I hope the parties will take the Award with a right spirit, and create an atmosphere of goodwill so that they may go on to earn prosperity for an industry which forms an important link in the community.

I place on record my thanks for the assistance afforded to me by the representatives of the Company and the Union in the adjudication of this dispute.

APPENDIX A.

Calcutta Working Class Cost of Living Index.

Base: August 1939 = 100.

(Monthly Abstract of Statistics.)

1940	...	106	1950 March	3
1941	...	115	1950 April	3
1942	...	144	1950 May	3
1943	...	289	1950 June	3
1944	...	279	1950 July	3
1945	...	283	1950 August	3
1946	...	275	1950 September	3
1947	...	309	1950 October	3
1948	...	339	1950 November	3
1949	...	347	1950 December	3
1950 January	...	339	1951 January	3
1950 February	...	331		

M. C. BANERJI.

Tribunal, Industrial Disputes

The 26th March 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2138-Lab.—6th April 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6592-Lab., dated the 20th November 1950, the industrial dispute between Messrs. S. K. Chakravarty, Mission Row, Calcutta, and their workers represented by S. K. Chakravarty Workers' Union, 206, Bowbazar Street, Calcutta, was referred for adjudication to a Tribunal consisting of Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Vice-President, S. K. Chakravarty Workers' Union, on behalf of Bashit, Lakshan, Prosad and Sukhan, made a complaint in writing before the said Tribunal, alleging that the said Company had altered, to the prejudice of said workmen, the conditions of service applicable to them immediately on the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudged upon the said complaint and submitted its award to the State Government.

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes (Appellate Tribunal) Act of 1950 filed by Sri Jatin Chakravarty, Vice-President, S. K. Chakravarty Workers' Union, against Messrs. S. K. Chakravarty, Ltd.

The original reference out of which these four cases have arisen was made by Government order No. 6592-Lab., dated the 20th November 1950, of Government of West Bengal.

AWARD.

These four cases of Sukhan, Helper (Roll No. 324), Prosad, Helper (Roll No. 145), Bashit, Helper (Roll No. 106), and Lakshan, Raj Mistry (Roll No. 62), under section 33A as aforesaid have been taken up for an analogous application as the facts and the law involved in all of them are identical. The Union's case that these persons have been served with a notice of discharge by the Management with effect from 31st March 1951. The Union contends that the Management did issue such notice without specific sanction of the Tribunal while the original proceeding is pending. As it is contended, section 33 of the Industrial Disputes (Appellate Tribunal) Act of 1950 has been contravened. So relief has been sought under section 33A of the aforesaid Act (1) for a declaration that the said notice of discharge is illegal and not binding, (2) for maintaining the *status quo* and (3) for reinstatement and compensation. The Company, on the other hand, contends that the notice of discharge could not be properly issued. This discharge has been sought to be effected on economical grounds and has no connection with the subject-matter of the original proceeding before the Tribunal. As a result of this the Company seeks to be absolved of any liability under section 33A of the Industrial Disputes (Appellate Tribunal) Act of 1950.

These cases seem to have arisen out of a misconceived impression about the scope of section 33A of the Industrial Disputes (Appellate Tribunal) Act of 1950. Both the sides seem to be labouring under a wrong conception of the said section. The learned pleader of the Company is certainly wrong when he contends that because the discharge is sought to be effected on economical grounds and because it is unconnected with the subject-matter of the original proceedings, no permission of the Tribunal is necessary. Whatever might have been the position under the old section prior to the amendment of 1950, it is clear that under the amended section there can be no escape from taking the permission of the Tribunal in the matter of discharge of employees pending the proceeding, no matter whether on economical ground or otherwise. So, if the Company translates the notice in question into action without the permission of the Tribunal, it can hardly avoid the legal liability under section 33A of the Industrial Disputes (Appellate Tribunal) Act, 1950. Similarly, the Vice-President of the Union is also not immune from error. Section 33A never arises unless the employee has already been in fact either a prejudicial alteration of the service condition or a discharge or a punishment. But in the present case there has been no discharge nor punishment yet before 31st March 1951. There has been no prejudicial alteration of the service condition prior to that date. The notices of discharge do not affect the service condition prejudicially in fact. The Company could have legalised the notices by having permission from the Tribunal prior to 31st March 1951. So the applications under section 33A are obviously premature. So no action on the part of the Tribunal, if less reinstatement and compensation, is called for.

The applications are all rejected. This award will govern the applications numbering 23(10), 24(11), 25(12) and 26(13) of 1951 of Basku Lakshan, of Prosad and of Sukhan respectively.

G. PALIT,

Chairman of the Tribunal

The 30th March 1951.

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2142-Lab.—6th April 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4559-Lab., dated the 1st August 1950, the industrial dispute between Messrs. Empire Bone Mills, Bansheria, Hooghly, Managing Agents: Messrs. B. N. Elias & Co. Ltd., 1, Old Court House Street, Calcutta, and their workmen represented by the Empire Bone Mills Labour Union, Babuganj, Hooghly, was referred to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute,

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 4559-Lab., dated the 16th August 1950, of the Government of West Bengal, Labour Department, and in the matter of industrial dispute between Messrs. Empire Bone Mills, Bansberia, Hooghly, under the management of the Managing Agents, Messrs. B. N. Elias and Co., Ltd., 1, Old Court House Street, Calcutta, and their workmen as represented by Empire Bone Mills Labour Union, Babuganj, Hooghly.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the Company: Sri S. C. Sen, Advocate, and Sri J. K. Ghosh, Pleader of Messrs. Orr, Dignam and Co., Ltd., Solicitors, assisted by S. Ghosh, Factory Manager, and Mr. Auroon, Manager, Head Office.

the Union: Sri P. K. Sanyal, Advocate, assisted by Sri Nirmal Sen, President, and Sri Nirmal Bhattacharjya, Secretary of the Union.

AWARD.

The following points have been raised for adjudication:—

- 1) Wages and dearness allowance of all employees.
- 2) Grades and scales of pay.
- 3) Permanency of service.
- 4) Bonuses.
- 5) Safety measure.
- 6) Medical arrangement.
- 7) Quarter or house rent.
- 8) Uniforms for durwans, office peons and drivers.
- 9) Reinstatement of—
 - (a) Nirmal Kumar Bhattacharjya, and
 - (b) Asokebaran Home Roy.
- 10) Re-introduction of the system of gratuity, as directed by the last award
- 11) Immediate provision for cheap canteen and rest shelter.

Not to the present reference, there had been an award by Sri M. C. District Judge, which was published in the *Calcutta Gazette*, dated 14 February 1949, under Government of West Bengal, Labour Department No. 624-Lab., dated the 14th February 1949. Among various points of dispute raised before Sri Banerji, it appears however that wages, dearness allowance, gratuity, medical aid, rest shelter, cheap canteen, safety and probationary period were dealt with in the last award. The

findings and the directions of the learned Adjudicator will be referred to this award at the proper stage, whenever there is an occasion for reference. It may however be noted, as held in the award of the Engineering Tribunal, West Bengal, that although an Adjudicator should not change the previous award except without sufficient justification, change of circumstances since passing of the last award, the principle of gradual advance to the living wage standard and anomalies and errors in the previous award causing hardship to any party will justify a revision of the provisions laid down in the previous award. The three grounds of service which have been enumerated above are only illustrative. It is not possible to lay down an exhaustive list of the grounds which will justify revision of the service conditions laid down in a previous award. I shall refer to the adjudicator's decisions of Sri Banerji on different points and shall discuss if any revision of the decisions of the learned Adjudicator will be justified in the present condition of the industry.

Before I take up the several points raised before me I propose to discuss the economic position of the industry to find out how far the industry is in a position to bear any additional financial burden.

The manufacturing operations of the mills admittedly commenced in July 1948. The Company filed before Sri Banerji the balance sheet for the year ending on 15th October 1947. It, as stated in the award of Sri Banerji, showed a loss of Rs. 2,75,000 on trading accounts. Sri Banerji could not give adequate relief to the workmen on this ground as also on grounds that at the time of adjudication, the industry had hardly worked for a year, and that the learned Adjudicator was not in a position, from survey of the workings of such a short period to foresee the future prospects of the industry. The audited balance sheet for the year ending on 15th October 1949 has been placed before me. This shows a loss of Rs. 20,13-2p. only on trading accounts. The accumulated loss of the previous years which was brought down to the accounts for the year ending on 15th October 1949 was Rs. 7,56,105-7-0. From these figures, I may safely say that the industry has been steadily improving. But so long as the industry is not in a position to wipe out the losses it had incurred in the past and earn a substantial profit, any additional financial burden that may be imposed upon the industry is likely to make the industry collapse. Industries in a free country are its assets. Industries increase and distribute the national wealth of the country. Industries give employment to hundreds of the unemployed. This aspect should be calmly considered by all, including workmen themselves. We feel for the low financial conditions of the workmen but where no improvement is permitted by the economic condition of the industry itself, any persistent demand for improvement may lead the industry to collapse and the workmen will be thrown out of employment. Workmen should always bear in mind the story of the hen who laid golden eggs.

Figures of production filed before me *prima facie* indicate that although there had been a fall in the production during the period August to December 1949 as compared with that for the corresponding period of 1948, there has been a marked improvement in the production in the year 1950 as compared with that in the year 1949. As there was no production from January to July 1948 we are not in a position to pass any remark on the production during the corresponding period of 1949. Production cannot be considered in the abstract without reference to the labour force employed. I am afraid if the workmen based their demands for increase of wages and other reliefs

financial commitments merely on the abstract figures of production any consideration whatsoever about the labour strength industrial disputes will never be at an end and industrial peace will be at a stake. This will hamper production and eventually the workers will be the worst sufferers. Coming back to the figures of production, they will be permitted to scrutinise the figures with reference to the labour employed and the labour charges incurred. The financial year of the industry begins on the 16th October of a year and ends on the 15th October of the following year. We may therefore take into account the figures from the 16th October of the following year to consider the position of the industry in a financial year. Annexures A and B to this award will show at a glance the position of production as compared with the previous year. The labour charge per ton of size bones was roughly Rs. 21 in the year 1948-49 and Rs. 18 for the year 1949-50. This fall in the labour charge is not much and in fact the savings in the labour charges are more than neutralized by the rise in the price of the raw materials. Price of raw materials (bones) varied from Rs. 85 per ton to Rs. 145 per ton and the price of size bones varied from £21 to £32 per ton. The price of bone dust was sold in December 1950 for £28 to £34 per ton. The price of the finished product is inclusive of transport charges which are paid by the Government. The price came down from £25 per ton to £21 per ton in 1950 when the price of raw materials rose from Rs. 85 to Rs. 145 per ton. The price of raw materials regularly had an upward tendency and in 1950 it rose over 300 per cent. of the price of April 1948 while the price of the finished product varied within a very small range. The price of bone dust was stationary being near about Rs. 210 per ton for private parties and Rs. 300 per ton to Government. From Exhibit 13(a) we get that raw materials were purchased in the year 1949-50 on an average at Rs. 195 per ton and size bones were sold at Rs. 285 per ton on an average (after deducting freight and wages of labour). It is clear from Exhibit D that it was not possible to obtain a uniform proportion of size bone from the raw materials. This was possibly on account of the difference in quality of raw materials. I have indicated in Annexure A to this award the proportion of bone dust, the total raw materials used from August to October 1948 and 1949 and from January to July of 1949 and 1950. In October 1949 to September 1950 the total production of size bone dust was respectively 9,370 and 919 tons, i.e., the dust was about 9.8 per cent. or roughly 10 per cent. of the size bone produced. Therefore out of 10 tons of raw bones 10/11 ton of size bones and 1/11 of bone dust can be obtained. This will be worth Rs. 2,699 (Rs. 250.9 for the size bones and Rs. 19 for the bone dust). This leaves a margin of approximately 65 per cent. out of which some provision must be made for depreciation of the plant and machineries, land rents, electric charges, brokerage, insurance and management and other necessary expenditure. It is not possible to say what would be left after meeting the charges to meet the demands of the workers. The manufacturing processes were started only in July 1949 when just a little over two years has elapsed. The financial position of the Company is improving, but it has not, as yet, reached such a stage as will enable it to bear a heavy financial burden. The days are not far off but the workers should have some patience and wait for some time to have a comprehensive revision of the service conditions including wages and dearness allowance. They must wait patiently and strain every nerve to their utmost to improve production and the financial condition of the industry. Grave charges have been laid against labour that they are subordinate and have been flouting the authority and following a strike tactics. The charges are not without any foundation, for in para 2 of the terms of settlement between the Management and the Union

arrived at on 9th June 1949 (Exhibit A), the charges were mentioned. It appears that the Union gave an assurance that the spirit of discipline would be maintained and the Management was given the authority to punish the delinquents under the rules. Thus it is clear that the charges were not denied by the Union. I do not propose to dilate on the charges against the labour. My duty shall be to impress upon the labour a sense of discipline in the Union that the workers do by all means steer clear of such charges.

The only objection that was raised against the audited accounts of the Company is about the depreciations allowed on various heads. No one has been placed before me to show that the depreciations allowed were high.

Points Nos. 1 and 2.—Wages, grades and scales of pay and dearness allowance.

For reasons already stated Sri M. C. Banerji laid down the following wages and dearness allowance for the workmen:—

	Wages.	Dearness allowance
	Rs.	Rs. a.
Male workers	26 per month.	24-6 per month
Female workers	20 per month.	24-6 per month
Clerks	50—55—3—85	30-0 per month
Durwans	30—1—40	24-0 per month

Jamadar was to get the salary and dearness allowance prescribed for durwans plus an additional pay of Rs. 5. After what has been said about the financial position of the industry I am not in a position to give substantial relief to the workmen on these points. However I will increase the basic salary of every workman by Rs. 4 a month and the dearness allowance of the workers both male and female from Rs. 24-6 to Rs. 25 a month. The basic salary of the clerks and the durwans shall likewise be increased by Rs. 4 per month. The clerks shall have the grade Rs. 54-59-3-4. The durwans shall have Rs. 34-1-44. The jamadars shall get the scales fixed for the durwans plus Rs. 5. Dearness allowance for jamadars and the durwans is also increased to Rs. 25 per month. At present the clerks shall continue to get dearness allowance at Rs. 30 a month. Adult male workers will accordingly get Rs. 30 as basic salary and Rs. 25 as dearness allowance and an adult female worker Rs. 24 as basic salary and Rs. 25 as dearness allowance per month. The salary of all permanent whole-time workers shall be increased by Rs. 4 a month and their dearness allowance shall not be less than Rs. 25 per month. The revised scales of basic salary and dearness allowance shall take effect from 1st April 1951.

Point No. 3.—Permanency of service.

The demands of the Union on this point as stated in Annexure A to the written statement are (1) retrenchment under no circumstances and (2) posts which have become vacant due to death, disability or resignation of permanent hands should be filled up immediately from the oldest badli hands.

About the first demand I would like to impress upon the workmen that the demand cannot be reasonably upheld, for retrenchment is a

of a business. If there is any retrenchment on any ground other than *bona fide* trade reasons, the employees will be at liberty to raise the issue. A ban on retrenchment in the abstract is likely to lead the industry to collapse and to throw out of employment the workmen employed in the industry.

out the demand No. 2 my direction should be that the Company announce from time to time the number of permanent posts of different grades and shall fill up the vacancies in the permanent cadre caused by death, dismissal or resignation from among the badlies according to aptitude and efficiency without any unusual delay. Selection from among badlies, according to seniority and efficiency is likely to take some time and it is expected that the selection and appointment are made within reasonable time from the date of vacancy. The Management will be at liberty, having regard to the condition of work and finance of the industry to vary the cadre of permanent workmen from time to time and such variation shall be notified. Temporary workers may be employed either for a fixed term or for a specified work of essentially a temporary nature. Continuation of work may be considered temporary, provided such accumulation is due to abnormal circumstances.

It has been contended on behalf of the Union that the probationary period was fixed by the last award at three months, but that the Company discharged the workers before completion of three months and reappointed new hands with a view to delay their confirmation. Without prejudice on the merit of the allegation I direct that in case of *bona fide* resignation for genuine trade reasons of any temporary workman the work done by him prior to the retrenchment shall be taken into account in computing the period of probation after his reappointment for the purpose of his confirmation. Any other break in the service of a temporary workman for which the employers are responsible shall be ignored in computing the period of probation necessary for confirmation.

Point No. 4.—Bonus.

In the present financial position of the Company I shall not be justified in allowing any bonus to the workmen. The Management has recently introduced a scheme of incentive bonus. This is detailed in Exhibit 16. The workmen should wait and co-operate with the Management in working out this scheme to the best advantage of the workmen themselves. No objection was given against this scheme.

Point No. 5.—Safety measure.

The Union's demands on this point are enumerated in paragraphs 5 and 6 of Part 10 and 11 of Annexure E to its written statement. These are: (1) Safety shoes and masks should be supplied according to the Factory Inspector's order; (2) Disintegrator and dust shaker should not be started unless and until necessary precaution is taken; (3) Hand-gloves should be supplied to news picker, scalemen and wagon and loading personnel; (4) Wagon loading place should be made pucca. Safety measures in a factory have been laid down in the Factories Act as also in the rules framed under the Act. A Tribunal's directions about safety measures are not likely to be exhaustive unless and until the Judge studies the work of the workmen in different categories for a considerable length of time. Sri M. C. Banerji has given some directions. Those directions must be followed and additional

measures should be taken according to the specifications under the Facto Act and the rules framed thereunder as may be advised from time to time by the Factory Inspector. Hand-gloves shall be supplied to those workmen who cannot avoid handling sinews.

Point No. 6.—Medical arrangement.

The Union's demands on this point have been enumerated in paragraphs 15, 16, 17, 18, 19 and 32 of Annexure E to its written statement. Sri M. Banerji gave some directions on these points. In the present financial position of the industry I cannot enlarge upon the directions given by M. C. Banerji. This direction shall be implemented in full.

Point No. 7.—Quarter and house rent.

The Company has erected some quarters for the clerical staff, durwans and workers. Some of these are family quarters. These quarters do not accommodate the full complements. The Company charges Rs. 1 per room which accommodates four single persons. Some of the rooms are occupied by workmen with their families. They are mostly imported from other provinces. In the present financial position of the Company it is not possible to extend the housing scheme. It is equally difficult for the workers to secure any accommodation at a cheap rate. I have already increased the total emoluments of a workman and I hope that the workmen will supplement their earnings by increasing the production under the incentive bonus scheme. This is likely to ease the difficulty to some extent. I, however, recommend that the Management should extend the housing scheme as far as the economic position of the industry substantially improves. For the present I propose to make the following suggestions: (1) Family quarters shall be given to workmen only when female members of his family work in the factory; (2) Those workers whose presence in the factory 24 hours in the day is necessary shall have the prior claim; and (3) And others, quarters shall be allotted to the workmen according to their seniority in service.

Point No. 8.—Uniform.

We are told that uniforms are now being supplied. Hence the point does not call for any decision.

Point No. 10.—Gratuity as directed by the last award.

Sri M. C. Banerji laid down a scheme of gratuity. It was alleged that the scheme has since been discontinued. It has been contended on behalf of the Management in the written statement that the financial position of the industry does not permit re-introduction of the gratuity scheme. At the hearing the learned Advocate for the Company has informed me that the scheme is still in force. I confirm the scheme laid down by Sri M. C. Banerji and direct that the scheme shall be continued without any break.

Point No. 11.—Cheap canteen and rest shelter.

The constructions have been completed and I have been assured by the Management that the canteen would be started very shortly. The suggestion was suggested by Sri M. C. Banerji and we should wait to see how

works. About the rest shelter the Company shall carry out the under the Indian Factories Act and the rules framed thereunder.

4.—Reinstatement of (a) Nirmal Kumar Bhattacharjya, and (b) Asokebaran Home Roy.

Nirmal Bhattacharjya was appointed a godown clerk from 30th July the letter (Exhibit 3), dated 31st July 1948. He had since been of the godown. The Management calls him a godown keeper but Bhattacharjya is not agreeable to accept this position. The Management addressed a duty chart to Sri Nirmal Bhattacharjya on 3rd March 1950 (Exhibit 6). On receipt of the duty chart, Nirmal Bhattacharjya undertook to carry on the work as indicated in the duty chart. Bhattacharjya's letter to the Management is dated 6th March 1950 and is marked Exhibit 6(a). In this letter he explained how he was with the entire charge of the godown. He says "I was employed in the mill as a godown clerk, and from my appointment, I was doing the work of a clerk at the godown. My duty was to keep the stock of finished goods, to write gate passes of shipment and to keep *Hazira* of the mill and I was doing that duty. The shipment was given by Mr. M. R. Chakrabarty, Supervisor of the mill. After his discharge I was asked by Mr. Abraham, Manager, to do the shipment for the time being. From 1st March I was doing the shipment and other duty of the godown in place of Mr. Daniel. Though it is impossible to manage all sorts of godown work I tried to do the same with my level best." The Manager, Mr. Abraham, has been examined in this case. From his evidence it is clear that he is not in a position to say anything either way on this controversy. It remains that prior to 3rd March 1950, Nirmal Bhattacharjya was in charge of the godown and was to look after all the works of the godown including shipment. Nirmal Bhattacharjya became the Secretary of the Union in 1949. Before him Sri Bibhuti Chakrabarty was the Secretary. Nirmal Bhattacharjya was suspended with effect from 15th March 1950 by a letter conveyed by the letter, dated 14th March 1950 (Exhibit B2) and was subsequently discharged with effect from the 15th March 1950 by an order dated 21st March 1950 (Exhibit 9). The contention of the Union is that Nirmal Bhattacharjya was dismissed on account of his connection with the Union. It has been contended that the Management has been endeavouring to destroy the Union by all possible means. It may be noted that the Company discharged 9 employees including Bimal Bikas Chakrabarty, Debabrata Bhattacharjya, Bibhuti B. Chakrabarty, Santosh Chakrabarty and Ekadeo who were connected with the Executive Committee of the Union at that time. Bimal Bikas was the Treasurer. Debabrata was the Joint Secretary. Bibhuti Bhushan was the Joint Secretary and Bimal Dey and Ekadeo were members of the Executive Committee. None of these employees were placed before Sri M. C. Banerji for consideration. The parties came to an agreement and all the aforesaid employees, with the exception of Bibhuti Chakrabarty were reinstated. In this fact it cannot be presumed that the Company was guilty of any unfair labour practice or entertained any inimical spirit against the Union. It may be noted that some other employees who had no connection with the Union but its active members were also dismissed. Two of whom at least were reinstated. From the aforesaid facts as placed before me I do consider it safe to conclude that the Management entertained an inimical spirit against the Union, and was determined to destroy it. I do feel that the Management has no right to dismiss a workman without any fault because he is an active member of the Union. At the same time a member should not claim immunity simply because he is actively

connected with the Union. It shall accordingly be my duty to see what the real reason for dismissing Sri Nirmal Bhattacharjya was.

That Nirmal Bhattacharjya took over charge of the godown duty cannot be denied. So long as he is in charge of the godown performing the duty of a godown keeper, he cannot shirk his responsibility as a godown keeper. He does not appear to have protested when placed in charge of the godown keeper's job. I am discussing this on the assumption that the posts of a godown keeper and a godown are distinct and separate, as suggested by Nirmal Bhattacharjya. I mention here that it has not been suggested that there was ever anyone called a godown keeper. There were supervisors of different departments and supervisors might have been placed in charge of the godown from time to time and these supervisors might have supervised the works of the godown. Be whatever that might have been the fact remains that once Nirmal Bhattacharjya has accepted the responsibility of a godown keeper he cannot refuse to be called a godown keeper nor can he shirk the responsibility of a godown keeper. Nirmal Bhattacharjya was once called upon to explain the shortage of bags. In the explanation which he submitted he made it clear that when he took over charge of godown keeper's job he was not in charge of the bags by actual counting (Exhibit 1a).

Before I proceed to discuss the charges on which the extreme penalty was inflicted on Nirmal Bhattacharjya, I propose to discuss some of the charges laid against Nirmal Bhattacharjya. On 4th March 1949 he was called upon to explain shortage of bags. He submitted his explanation (Exhibit 1a). On 9th April 1949 he was charged with having incited labourers for slow down works and insubordination. He submitted his explanation and no step was taken against him (Exhibits 2 and 3). On 16th June 1949 he was charged with having instigated the labourers of the Shakers Department to make false allegations against the Superintendent. This time a warning was noted in his service record and it was pointed out to Nirmal Bhattacharjya that any repetition of the offence would lead to his suspension. The only thing which was recorded by Nirmal Bhattacharjya was "I have no objection". Thus it is clear that he pleaded guilty to the charge and he submitted to the warnings held out to him. I note in this connection that previous offences which have either been condoned or otherwise disposed of cannot be by themselves grounds for the dismissal of a workman. It is only when a new offence has been committed in the previous offences which had either been condoned or otherwise disposed of may be taken into account in assessing the punishment. The equitable principle on which I shall proceed in this case is the one which is enunciated in Exhibit B. The extreme penalty was inflicted on Nirmal Bhattacharjya for the reasons enumerated in Exhibit B. For a clear understanding of the case I shall quote the two charges and Nirmal Bhattacharjya's explanation. The charges are:

"In reply to your note, dated 6th March 1950, I have issued you a copy of your duty chart again on 7th March 1950 which you have to accept in addition. I cannot accept your statement that you are unable to manage with 34 hands as detailed in my note, dated 3rd March 1950 which I consider to be sufficient for the purpose. This constituted a dereliction of duty on your part, being negligent and also neglecting your responsibility for the work. Please show cause why your services should not be terminated on this ground.

This morning I understand, you had some argument with Sri Mukherjee over some affairs in Shaker Section and you uttered

able remarks about supervisor, engineer, manager, etc., in presence of workers (according to the statement of Mr. Mukherji). At about 4 when I asked you in presence of Supervisor Mukherjee about city of your reported remark, you denied it. But when Supervisor insisted that you did pass that remark you got wild with him. I did and asked you to control your temper. You lost your temper that degree and started talking to me in a very objectionable and ugly attitude.

Explanations are :

I am not at all a godown keeper, which duty was given from my parent that was stated at my letter, dated 6th March 1950. I was not of the godown, so I am ready to do my duty, which I am concerned the supervision of the coolies is not the duty of a clerk. So I am not to do the duty, which is out of clerical job. I am not able to understand what letter was given to me from the Head Office on September 1950 for the confirmation of my duty. I am agreed that a letter was given on 7th March 1950, and I did not take that letter as it was addressed to a keeper, but did not refuse to take. If you want to force me to do work of the mill, then how it is possible for me to comply with it. I have nothing to say for the paragraph 1, as it is stated before in

In paragraph 11, my statement is that when I was passing the Shaker Department, I saw that the female coolies are quarrelling with each other. I told them to stop quarrelling and to start work. A female cooly reported to me that when she wanted to go to the godown is being asked to go to godown Babu and Manager to have permission for that. I requested Mr. Mukherjee to transfer Ali Ahmed to the godown as from the beginning he is creating the trouble in that department that all female coolies told that they have asked to carry one bag of cement every now and then, and if they disagree to carry one bag, they are forced to do, and for the Narayan, a female cooly, was fallen down while carrying the bag from the lorry recently. I told them that according to the order they are to carry only 65 lbs. and if they are unable to carry one bag, they may not do that. They reported that if they are forced, they are to do, I only told them that I will try to take action. At 10-00 hour you asked me about the fact, and I told you the fact that Mr. Mukherjee told the lies to you, then I told him not to tell me that I was not wild with him. After that you threatened me that you would suspend me for seven days, but I did not tell you any illegal words in my letter. After that I only requested you not to suspend me and to award punishment illegally. You can discharge me, but you sent a false report to the police, that I have threatened you. I have been in this Company nearly one and a half year, but I was not suspended. All this illegal judgment is given by you, as because you are Union Secretary and you to collapse the Union activities to remove me from the mill."

In the first charge, as I have already said above that Nirmal Bhattacharjya having taken over the charge of the work of what he calls as godown keeper cannot shirk the duty and responsibility of a godown keeper's duty as fixed by an order, dated 13th March 1950 (Exhibit 4). The forwarding letter was addressed to "The Union Secretary". This was admittedly refused by Nirmal Bhattacharjya. The reason was that he did not take the letter because he was not the

godown keeper. Was there any employee answering the description "Godown Keeper" on 7th March 1950? There was neither any suggestion nor could there be any suggestion that there was any man answering the description godown keeper other than Nirmal Bhattacharjya. Ret the letter by Nirmal Bhattacharjya or in other words non-acceptance of the letter as Nirmal Bhattacharjya interprets it can by no means be justified. This refusal amounted to insubordination and was undoubtedly an instance of obstructive tactics. A few days before this, the Management addressed a chart indicating the total labour strength to be employed by him and how they were to be distributed. This is dated 3rd March 1950 (Exhibit 6). The labour strength is said to have been fixed by a decision of the Union and the Management in the Labour Commissioner's office. This was in a way admitted by Nirmal Bhattacharjya. Bhattacharjya in his evidence before me made all possible attempts to minimise the effects of the decision of the joint meeting. At first he did not remember to have attended any joint conference in Labour Commissioner's office. Labour Commissioner however did not take any part in the conference. This is possibly why we do not find any note of the conference in the Labour Commissioner's file although there is a reference to a joint conference held on 16th February 1950. In reply to this letter dated 6th March 1950 (Exhibit 6a) Nirmal Bhattacharjya did not say that there was any such decision in the joint conference held on 16th February 1950. He appears to have assessed the strength at a much lower figure before the Labour Commissioner. But in the letter, dated 6th March 1950, he explained in what circumstances it was possible to work with the strength suggested by him and told the Management that in the existing condition of the factory it was not possible to manage the work even with 34 men. The objections which were raised in the letter dated 6th March 1950, was another instance of obstructive tactics. In fact the Assistant Labour Commissioner was constrained at least once to invite the attention of the President Sri Nirmal Kumar Sen to similar attitude of the Secretary (Exhibit 7). It has not been suggested that Sri Nirmal Kumar Sen replied to this letter denying the charges brought against the Secretary. The charge of the Assistant Labour Commissioner is relevant in indicating the general conduct of Sri Bhattacharji. On the evidence and circumstances of the case I hold that the first charge has been proved.

The second charge was about using objectionable language showing a threatening attitude towards a supervisor and a manager. In his explanation Nirmal Bhattacharjya denies to have used any objectionable language or to have threatened as alleged by the Management. The charge relates to an incident of an altercation with the Supervisor Satyaranjan Mukherjee, since discharged. It was clear from the testimony of Nirmal Bhattacharjya that there was a heated altercation between Satyaranjan Mukherji and Nirmal Bhattacharjya and that Nirmal Bhattacharjya called what Satyaranjan Mukherji had reported to the Management as falsehood. Satyaranjan Mukherji has been examined by the Commission. He has since been discharged by the Company. He denies to have made any complaint to the Manager or to have had any quarrel with Nirmal Bhattacharjya. I cannot place any reliance on this statement of Nirmal Bhattacharjya. Thus far the evidence has been gained over to support Nirmal Bhattacharjya. Thus far in finding the truth of the charge brought by the Management against Nirmal Bhattacharjya or of the explanations submitted by Nirmal Bhattacharjya we are left with the evidence of the Manager on one side and Nirmal Bhattacharjya on the other. In this connection I shall have to consider the general conduct of Nirmal Bhattacharjya. I may note here that in a case before an Industrial Tribunal the standard of evidence is

is required for conviction under the criminal law of the land need be insisted upon. The guilt of an employee need not be proved beyond reasonable doubt before any punishment is inflicted on him. Any grave action based on legal facts and circumstances may justify punishment of an employee. By a letter, dated 13th October 1949, the Proprietor drew the attention of the President to several instances of misconduct of Nirmal Bhattacharjya (Exhibit 12).

reproduce the several charges against Nirmal Bhattacharjya mentioned in the letter.

N. K. Bhattacharjee (Godown Keeper).—Since about six months he has been neglecting his duties deliberately. Due to this negligence, he has allowed several thousand bags (containing finished goods) to rot. He is fully aware that these goods should be placed on tin sheets or bamboo planks—which were lying in his godown. Instead, the bags were placed directly on the floor and in the course of time rotted. The loss on this is really high due to the exorbitant rate for new gunny bags at present.

part from this, he has through negligence and bad work caused confusion in the godowns on many occasions by allowing bags to lie around in a haphazard manner. Several more instances showing neglect and inefficiency can be cited. His neglect of duties is further caused by the indulgence of Union activities during working hours in the mill. This matter we cannot agree to and have instructed him repeatedly—as we have warned that it interferes with the proper execution of work for which he is employed. In spite of instructions, he has continued to do this.

Finally, his attitude of indiscipline and threats will not be tolerated. He has on several occasions and in the presence of various people spoken rudely and insubordinately to the Manager. This we cannot permit, and it is to be enforced.

In addition, he threatened the Manager on one occasion that if a Union worker was not dismissed immediately he would behave as a troublemaker. On another similar occasion, he threatened that there would be a shutdown in the mill. Such threats we are not prepared to tolerate as they menace the smooth running of any factory."

The President did not refute the charges, and the silence of the Union was construed that there was nothing to be refuted. Having considered the various conduct of Nirmal Bhattacharjya in general, I cannot but commend the Manager in preference to Nirmal Bhattacharjya.

As has been urged that Nirmal Bhattacharjya was not given any opportunity to adduce evidence to defend himself. The first charge has been based on the documentary evidence for which further evidence was not required. If Nirmal Bhattacharjya was in possession of any further documentary evidence he should have produced it before me. No such evidence has been produced. And about the second charge, the incident took place in the presence of Sri S. Mukherji and the Manager himself. The Manager is the Manager. Any oral evidence other than that of the Manager and the Supervisor was not possible. Thus there was no opportunity of giving Nirmal Bhattacharjya any opportunity to adduce evidence to defend himself. The opportunity to adduce evidence must be

given only when such evidence is possible. Hence I do not think that there was any defect in the procedure.

The next contention is that in discharging Sri Nirmal Bhattacharya, the President was not consulted as agreed on between the parties on June 1949 (Exhibit A). Similar conduct of Nirmal Bhattacharya was reported to the President so far back as on the 13th October 1949. The President did not even reply to this letter. No useful purpose would be served if the President was consulted this time also. By inaction on the President on previous occasions as referred to above, the President of the Union forfeited his right given him by clause (5) of the agreement dated 9th June 1949.

On the evidence and circumstances of the case I shall not be justified in setting aside the order of dismissal. However I find from the Labour Commissioner's file that the Management was agreeable to give him some compensation. I appreciate this as a gesture of good feeling towards a workman and I hope that the Managing Director will pay some compensation to Nirmal Bhattacharya who was undoubtedly an employee of the Company with small earnings.

(b) *Asokebaran Home Roy*.—He has been examined before me. He was on a previous occasion discharged and by an agreement before M. C. Banerji he was reinstated. As I have already stated that no such labour practice can be imputed to the discharge of Asokebaran Home Roy along with several others who came up before Sri M. C. Banerji for adjudication of their cases. Besides Asokebaran Home Roy was not an active member of the Union. He might have been an insignificant member. Asoke Home Roy was ill and he went home and overstayed there without extending the leave originally taken. The evidence of Asoke Home Roy before me is rather inconsistent. He says one thing and the next moment he corrects himself. The truth can be found from his application to the Management, dated 12th September 1949 (Exhibit 10). In this application he stated that he had been suffering from pain in the stomach since July 1949, and that since then he had pain off and on. He consulted a Doctor on the 26th July who prescribed a special diet for him and as special diet was not possible for him at the place of his work, he took 7 days' leave which was due to him and went home where the pain abated. He could not return to duty before 27th August 1949. He was given leave on the 29th August 1949 and was discharged on 10th September 1949. 28th August 1949 was a Sunday. From the Attendance Register which was produced before me I noted the following details:—

25th May 1949 and 10th June 1949—Leave.

10th July 1949, 16th July 1949 to 23rd July 1949 and 25th July 1949 to 30th July 1949—Absent.

24th July and 31st July were Sundays.

1st August 1949 to 6th August 1949—Leave.

Although Asoke Home Roy stated before me that he had applied for extension of leave, it was specifically mentioned in the application exhibited that he could not before his return from home send any information to the Management, nor could he file any medical certificate. A medical certificate bearing the date 28th July 1949 was submitted along with the application (Exhibit 10). I do not propose to scrutinise the evidence of Asoke Home Roy as to when the medical certificate was obtained. All that I can

the evidence of Asoke Home Roy before me cannot be relied upon. It is clear that Asoke Home Roy went home on six days' leave. He was absent for about 21 days. Under the Standing Rules which were in force at the relevant time, any worker remaining absent in excess of the leave already granted was liable to be reduced to the *badli* status or to be dismissed unless he has previously secured written permission to extend the leave originally granted or on his return is able to give the Manager a satisfactory explanation on his failure to apply for an extension of leave. A written application (Exhibit 10) was submitted only after his discharge. No explanation appears to have been made to explain the overstay to the satisfaction of the Manager. The sworn testimony of the Manager is that he waited for some time and then appointed a substitute in place of Asoke Home Roy. He was originally the Ticket No. 14. Subsequently on 29th August 1949 he was appointed to the Ticket T4. For the week ending on 10th September 1949 his ticket was T2. The prefix "T" indicates "temporary" or "*badli*". The Manager's report contains a very favourable opinion about Asoke Home Roy and that he will take Asoke Home Roy as soon as there is an opportunity. Asoke Home Roy was not discharged. He was only reduced to the status of *badli*, according to the Standing Rules which were in force at the relevant time.

It has been contended on behalf of the Union that Asoke Home Roy was given any charge-sheet or any opportunity to explain his conduct. The contention is that each and every workman knows the service conditions laid down in the Standing Orders. He has been dealt with according to the Standing Orders. No useful purpose would have been served by calling for an explanation from Asoke Home Roy or giving an opportunity to him to explain his overstay. He should have applied for extension of his original leave if he was really unable to return to duty on expiry of the leave. On his return he did not explain his overstay to the satisfaction of the Manager. The facts are known to Asoke Home Roy and do not admit of any further explanation and under the Standing Orders he could have as been dismissed. The Manager appears to have taken a lenient view and inflicted on him a lesser punishment. The facts of the case which are admitted cannot but justify the action taken by the Manager in respect of Asoke Home Roy. In the interests of discipline among the workers in the industry I do not propose to interfere.

The next contention is that the action of the Manager cannot be upheld on the ground that in taking the action, the President of the Union was not consulted as agreed upon on 9th June 1949 (Exhibit A). Clause 5 of the Standing Orders speaks of previous consultation with the President of the Union in cases of retrenchment and dismissal. This is not strictly applicable to a case of dismissal. Even if it be held that it was a case of dismissal, the action which the Manager has taken was in accordance with the Standing Orders. Consultation with the President would not have been the proper course in the position. I firmly believe that the President who is reputed to be a reasonable man would not have, in the interests of discipline among the workers, advised otherwise. Of the two steps provided in the Standing Orders the Manager has taken the one which is more lenient. I however recommend that Asoke Home Roy should be taken in as soon as there is a vacancy in the permanent cadre.

A. DAS GUPTA,

Judge,

Industrial Tribunal.

ANNEXURE A.

Production of size bones and dust in tons and cwts. (based on Exhibits D and 13).

Months.	1948.				1949.				1950.				Percentage of dust to total raw materials.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																															
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	..	421.4	53.10	811.18	89.12	1,691.2	17.6

ANNEXURE B.

Labour charges per ton of finished product (based on Exhibits 13 and D).

		Production in tons.	Total labour charges in rupees.	Labour charges per ton in rupees.
1948.				
January	..	504.70	9,212.00	
February	..	1,021.20	9,720.05	
1949.				
January	..	454.60	10,771.90	
February	..	405.10	11,392.00	
March	..	532.80	10,676.16	
April	..	345.40	10,773.77	
May	..	383.60	9,983.97	
June	..	463.10	8,928.01	
July	..	775.00	8,830.76	
August	..	811.90	8,785.43	
September	..	502.80	9,315.11	
October	..	410.00	10,271.87	
Total	..	5,610.20	1,18,660.83	Nearly Rs. 21.
1949.				
November	..	449.20	9,952.28	
December	..	671.50	11,446.48	
1950.				
January	..	773.60	13,038.35	
February	..	769.00	13,274.82	
March	..	777.00	14,965.90	
April	..	697.00	13,539.47	
May	..	876.10	14,671.34	
June	..	862.60	14,658.56	
July	..	1,210.20	17,111.80	
August	..	1,691.10	24,044.30	
September	..	602.60	18,337.60	
October	..	719.70	17,965.50	
Total	..	10,089.60	1,82,996.46	Nearly Rs. 18.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2154-Lab.—7th April 1951.—Whereas under the Government West Bengal, Labour Department, order No. 4861-Lab., dated the 31st August 1950, as modified by order No. 6315-Lab., dated the 6th November 1950, the industrial dispute between the Victoria Cotton Mills, post-office Ghusuri, Howrah, and their workmen represented by (1) Rajani Kanta Jana, (2) Lachman Shaw, (3) Subodh Adhikari, (4) Gopal Pater, (5) Bechu Mohan Pal, 27/1, Ram Charan Naskar Lane, post-office Ghusuri, Howrah, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 4861-Lab., dated the 31st August 1950, amended by the order No. 6315-Lab., dated the 6th November 1950 the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between the Victoria Cotton Mills, post-office Ghusuri, Howrah, and their workmen represented by Sri Rajani Kanta Jana and four others, 27/1, Ram Charan Naskar Lane, post-office Ghusuri, Howrah.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the employers: Sri P. C. Mullick, Advocate, Sri Chintan Mukherjee, Pleader, assisted by Sri Ajit Kumar Banerji, Manager of the Mill.

For the Employees: Sri D. L. Sen Gupta, Advocate, assisted by Rajani Kanta Jana.

AWARD.

The Victoria Cotton Mills is a partnership business. It is an exclusive spinning mill. The partners fell out and one of the partners Sri Rames Agarwalla filed a suit in the Original Side of the Hon'ble High Court Calcutta. The suit was registered as Suit No. 2165 of 1950. By an order of the Hon'ble High Court, dated the 17th August 1950, Sri Mota Jaju was appointed Receiver. The Receiver is a necessary party to the proceedings and he entered appearance through Sri P. C. Mullick, Advocate.

The following points have been referred for adjudication:—

- (1) If the workers are entitled to any relief for the period of lock-out
- (2) If the minimum basic pay of workers should be fixed at Rs. 20
- (3) If the post of "Sardar" should be abolished at once
- (4) If the Provident Fund Scheme as per last award should be reintroduced.
- (5) If the workers should be granted casual leave and sick leave as per last award.

- 5) To what relief are the following workers entitled:—(1) Sudarsan, Machine Shop (since dead), (2) Sudhir (Spinning) and (3) Naba (Spinning).
- 7) If a creche and a rest room for female workers are to be constructed.
- 8) If workers should be made permanent after three months' service.
- 9) If Kripa Singh should be allowed to resign on ground of old age and if he should be granted gratuity.
- 10) If the facilities regarding festival holidays prevailing before the publication of the Cotton Textile award should be restored.

may be noted at the very outset that the mill was closed on and from 1st of October 1950 by a notice, dated 30th August 1950. This notice caused an apprehension in the minds of the workmen and they raised a strike as to the justification of the contemplation of the Management to close down the mill. The dispute was referred to me for adjudication in order of the Government of West Bengal, Labour Department, 5707-Lab., dated the 28th September 1950. In compliance with the order of reference, an award has already been given upholding the award. The workmen who were thrown out of employment on account of the closure have, however, been awarded some compensation. The award has been published under the Government of West Bengal, Labour Department, order No. 1156-Lab., dated the 20th February 1951. Hearing the industrial dispute which is the subject-matter of the present adjudication proceedings had to be held up till publication of the award relating to the closure of the mill, although the order of reference is the basis of the present adjudication proceedings, because it is agreed that most of the items of dispute under the earlier order of reference would cease to have any force, if the mill was closed down. As the mill has been closed down without any possibility of it being reopened in the near future, items Nos. 2 to 5, 7, 8 and 10 of the industrial dispute as enumerated in the order of reference lost their force. It has been conceded by both parties that in the circumstances detailed above, these items of dispute need not be decided at this stage. The workmen, however, reserve their right to re-agitate these points, if the award reopens. Hence the only points which call for adjudication are: (1) If the workers are entitled to any relief for the period of lock-out. (2) To what relief are the following workers entitled:—(1) Sudarsan, Machine Shop (since dead), (2) Sudhir (Spinning), (3) Naba (Spinning). (3) If Kripa Singh should be allowed to resign on ground of old age and if he should be granted gratuity.

Part 1.—Compensation for the lock-out period from 6th May 1950 to 20th June 1950.

Admittedly the Management closed down the mill on and from 6th May 1950, 12 noon. The working hours of the mill were 6 a.m. to 10 a.m. and 12 noon to 4 p.m. A whistle was usually sounded at 10 a.m. to mark the midday stoppage of work and after the midday recess the work was commenced again by a similar whistle sound. But on 6th May 1950 no such midday whistle was sounded and instead of whistle sound, the following notice was found at the gate:—

“NOTICE.

The workers of the Spinning and Reeling Departments numbering about 200 have suddenly left the work at 9-25 a.m. without giving any

notice and came out of the mills premises leaving their respective machine and job. This action of the workers has been most illegal which has compelled the Management to stop the engine and close the mill.

(Sd.)

Manager."

(Annexure "H" to the Company's written statement.)

By this notice, the mill was closed down and the workmen were locked out. The lock-out was recalled with effect from 21st June 1950 by a notice dated 15th/17th June 1950. The notice is reproduced below:—

"NOTICE.

As desired by the Labour Commissioner, Government of West Bengal Calcutta, *vide* his letter No. 1513-L.C., dated 13th June 1950, the Management is willing to restart the mills on and from Wednesday, the 2nd instant, under the following conditions:—

- (1) That the Management will be at liberty to close the mills at expiry of two weeks without any further notice, if full strength of workers does not join or be not available within this period.
- (2) No claim of any kind will be made for the close period due to illegal strike on the part of the workers.
- (3) The Management will employ proportionate workers in all departments as the cotton mill is inter-linking, one department depending upon others.

(Sd.)

Manager

17-6-50."

(*Vide* Annexure H/13 to the Company's written statement.)

The spinning mill comes under the head "Cotton Textile Industry" in the schedule annexed to the Industrial Disputes Act, enumerating public utility concerns. As such, it must be classed as a public utility concern. Section 22 of the Act, lays down the conditions under which the employees of a public utility concern may strike and employers may lock out the employees. The underlying principles to impose restrictive conditions for a strike and lock-out in a public utility concern are too well known to require any explanation. Briefly speaking such concerns may be expected to exist for the people in general and to prevent any obstruction in the production of necessary goods, such restrictive conditions have been imposed. It therefore stands to reason that the party at fault cannot expect any sympathy from any quarter for their action in causing inconvenience and hardship to the people in general.

Strikes and lock-outs in a public utility concern may be declared by a notice as provided in section 22. The only exception where such notice is not considered necessary is where such strikes or lock-outs follow respectively a lock-out or a strike already in existence. But in any case, it is incumbent upon the employer to appraise the Government promptly about the strike which has necessitated a lock-out. It has been proved that the Management immediately sent an intimation to the Labour Commissioner about the notice and informed him about the circumstances under which, according to the Management a lock-out was to be declared. Sri B. K. Basu, Conciliation Officer, immediately received the information visited the mills and had discussion with

Manager and representatives of the workers. What transpired in the discussion with the Mill Management and representatives of the workers was reduced to writing. The Labour Commissioner's record is a report of the Conciliation Officer prepared from the jottings made by him at the mill. All these papers will be found in the file of the Conciliation Commissioner. This contemporaneous report of the Conciliator, a disinterested person, is of much value in sifting the oral statements of the parties adduced before me. The report is accordingly set out below:—

Fact: Strike by workers on 6th May 1950, followed by lock-out.

In receipt of information about strike by a section of workers and on 6th May 1950, I visited the mills on 6th May 1950, and had a discussion with Mr. Banerji, the Manager, and some workers' representatives. It appeared in course of the discussion that a section of the Spinning and Reeling Section stopped work at 9-00 a.m. on 6th May 1950. And after this the Management stopped the engine at the mill being closed thereafter.

It also appeared that 54 spinners had submitted an application praying permission to resign on 6th May 1950 as the rates paid were too low as compared to other mills and some reelers also had a grievance regarding their rates of payment. The stoppage of work from 6th May 1950 appears to have been due to refusal by the Management to increase the rate. As a result of joint discussion Management were asked to reopen the mills as soon as the workers of the Spinning and Reeling Section would commit in writing that they would be willing to return to work. The workers however were unwilling to give any written undertaking to that effect. It was ultimately suggested that the workers should consult the other workers and inform the Management about their decision to rejoin work by 6th May 1950 and Management would reopen the mills as soon as they were satisfied that all workers had returned to work.

B. K. BASU,

6-5-50.

It is amply clear from this report that after some workers of the Spinning and Reeling Departments had stopped work the Management stopped the engine and that as a condition precedent to the reopening of the mills the Management insisted upon a written undertaking by the workers of the Spinning and Reeling Departments that they would resume work, if the mills were reopened. But that the workers were not agreeable to give such undertaking.

It was suggested that the representatives would consult the other workers and inform the Management about their decision to rejoin work by 6th May 1950.

The Manager Sri Ajit Banerji and Spinning Master Sri Bankim Sircar have been examined for the employers and Sri Rujani Kanta Juna, one of the workers' representatives has been examined for the workers.

Four workers of the Spinning Department applied to the Manager for permission to resign. [Annexure G is the copy of the application at 31.] This application was received by the Manager on 5th May 1950 at about 9 a.m. The grievances of the workmen were that they were getting Rs. 20 per month as wages as directed by the award of the Tribunal. The application was handed over to the Spinning Master and the application with some of the applicants to the Manager. None of the applicants who took the application to the Spinning Master or to the

Manager has been examined in this case. The sworn testimony of Manager which stands un rebutted is that he told the workmen who accompanied the Spinning Master that they were being paid according to award, and that if they wanted to resign with so short a notice, the mill would be closed. He at once rang up one of the Proprietors Sri J. Agarwal who told the Manager on the phone that an immediate decision was not possible and that as he was indisposed he would give his decision after seven days. The Spinning Master appears to have made some communication about the date on which the Manager had the talk with the Proprietor on the phone. On the 6th May in the morning some of the workers demanded their wages. The Spinning Master says that he took them to the Manager and that the Manager had a talk with the Proprietor on the phone and told the workers that the Proprietors would give his decision after six or seven days. The Spinning Master then went to the gate and it was reported to him that the workers of the Spinning and Reeling Departments were surrounding the machines without doing any work. This was reported to the Manager and the Manager with the Spinning Master went to the Spinning and Reeling Departments and they satisfied themselves about the report. They apprehended that the machines would catch fire as the engine was 300 H.P. and 150 H.P. of the energy was consumed in the Spinning Department. If the Spinning Department was stopped the engine might break it. These are matters within the knowledge of an expert and in the absence of any contradiction, it can safely hold if the workers of the Spinning and Reeling Departments stop work there was the possibility of the machine catching fire and the breaking down. The Manager accordingly stopped the engine and the mill. This action according to the Management was taken for the good of the mill. Some workers are said to have stayed inside the mill as they had to be forced out, according to the Management, with police. The Conciliation Officer's report, dated 6th May 1950, does not indicate any police help had to be called for. We are told by the Manager that the Spinning Master that police help had to be requisitioned and a letter of the Manager, dated 11th May 1950, to the Assistant Commissioner there is a mention that police had to be requisitioned to guard the mill property as also "to put out the men unlawfully sitting on the machines" (Annexure H3 to the Company's written statement). The workers declared a strike. As I have already stated, the notes made by the Conciliation Officer on the spot during his inspection on the 6th May and his report bearing such notes have much value. These notes and report of a district officer of the Government supports the story of a strike. I am accordingly inclined to hold that there was a strike of the workers of the Spinning and Reeling Departments apart from the contemplation of 54 workmen of the Spinning Department to resign.

The grievance of the 54 workmen of the Spinning Department was that they were not getting wages according to the award of the Maharashtra Textile Tribunal. It is clear from the award that the basic wage of unskilled workmen of an exclusively Spinning Mill was fixed at Rs. 16-0-0 per month for an average consumption of 150 pounds of cotton per spindle per annum. The wages were subject to a sliding scale of 7 as 2½ increase or decrease in cotton consumption by 2½ pounds per spindle per annum subject to the irreducible minimum of Rs. 16-9-1. The consumption of cotton per spindle is much less than the standard fixed by the award for earning the wages demanded by the workmen. The workmen were agitating their grievance for a long time. But the grievance was not removed. It has been argued that the old age of the machine was responsible for the low production. No special case appears to have been made out by the workmen of this mill during the proceedings before

Cotton Textile Tribunal. In any case the award was binding on the workers and the employers unless or until the said award was altered by a new award. Besides, at the relevant time the award ceased to have any effect on expiry of the operative period of the award, the workmen could have asked the Government for removal of their grievance. The workers appear to have moved in a constitutional manner in this direction. They took up the weapon in their own hands to force the employers to concede their demands. This was undoubtedly highly unjustified. In the application for permission to resign the workers do not make any grievance about their wages nor did they suggest that in spite of their best attempts, the award could not be increased on account of the bad condition of the award. In any case, the parties to the award had no right to get out of the award so long as it was in force. The wages that were being paid to the workmen for the outturn were *prima facie* adequate. 54 workers made a grievance about their wages and sought permission of the Management to resign with a notice of one or two days. This application was obviously intended to embarrass the Management. Obviously, the Management had no sufficient notice to make arrangement for the work of these 54 workmen used to do. The whole idea of the workmen appears to have been to force the Management to concede to their demands. The Management could not be granted and was not granted. Absence of these 54 workers at a time was to tell heavily upon the mill. The 54 workmen, in response to their application, intended to resign after working the full shift on the 6th May. But they stopped work in the middle of the working shift in spite of the difficulties explained to them by the Manager. This was a part of the workmen amounted to a cessation of work by these 54 workers in a body acting in combination and a concerted refusal to work. This amounted to a strike. This strike was launched even without the immediate notice required by the Statute. This was undoubtedly an illegal strike. Even if we assume that there was no other strike, the action of these 54 workmen sufficiently justified the lock-out declared by the Management.

The strike was not only illegal but was unjustified. The intention of the workmen appears to have been to embarrass the Management. All these facts make the lock-out declared by the Management legal.

It was urged by Sri Sen Gupta for the workmen that the lock-out, even if it was lawful ceased to be so when the workmen informed the Management of their intention to resume work. As an answer to this contention, it may be permitted to quote below section 24, sub-section (2) of the Industrial Disputes Act:—

"Where a strike or a lock-out in pursuance of an industrial dispute has already been commenced and is in existence at the time of the reference of the dispute to a Board or a Tribunal, the continuance of such a strike or lock-out shall not be deemed to be illegal, provided such strike or lock-out was not at its commencement in contravention of the provision of this Act or the continuance thereof was not prohibited under sub-section (3) of section 10."

The lock-out was not in contravention of section 22 of the Act. It was in consequence of an illegal strike. There was no order of the Tribunal under section 10(3) prohibiting its continuance. The lock-out was declared on 21st June 1950. The dispute had not been referred to any Board or Tribunal at least till then. Hence, continuance of the lock-out till June 1950 could not be prohibited by the Government under section 22. The Government can assume jurisdiction under section 10(3) of the

Act only when the strike or lock-out is in existence on the date of reference under section 10(1) and continues even after the reference appears from the report of the Conciliation Officer as also the notes of Labour Commissioner confirming the said report that recommendation had been made to the Government for prohibiting continuance of the lock-out under section 10(3) of the Industrial Disputes Act. It also appears that on the 2nd June 1950, the Assistant Secretary of the Government of Bengal, Labour Department, wrote to the Manager of the Mill requesting him to lift the lock-out and reopen the mill immediately (Annexure I to the Company's written statement). This was long before the date of the reference. This letter cannot be construed as an order under section 10 of the Act.

The Management was agreeable from the very beginning to a lock-out provided all the workers rejoined their duties and insisted upon a written undertaking from the workers. This is clear from the report of the Conciliation Officer, dated 6th May 1950, to which reference has already been made. There was nothing unreasonable on the part of the Management in insisting on a written undertaking from the workers. The Company was running at a loss. If the Management works without the full cost of the over head cost of production would increase. Besides, the consumption of energy falls far short of the full capacity of the engine may be some risk to the engine and the machines. Equity requires that neither party of an industry specially in a public utility concern, should be permitted to ignore the interest of the other party and above all of the industry itself. And if the Management could not rely much upon the verbal assurance of some workers and insisted upon a written undertaking from the workers, there was nothing unreasonable. If the Management refused to work in a condition which appeared to him uncertain and in place of upon a firm and secure position there was nothing unjustifiable. I represented to the Assistant Labour Commissioner that on 7th May 1950 the worker's representatives approached the Management agreeing to work as soon as the mill reopens. (Annexure H2 to the Company's written statement.) In reply the Manager denied to have had any such intimation (Annexure H4 to the Company's written statement.) Then the Assistant Labour Commissioner informed the Manager by a letter, dated 16th May 1950, that the workers' representatives had assured him that the full strength of the workers was likely to be available within a week or two from the date when the mill would reopen. (Annexure H3 to the Company's written statement.) Thereafter the Manager with a view to safeguard the interests of the industry proposed to the Labour Commissioner to impose certain conditions. (Annexures H6 and 7 to the Company's written statement.) This led to a good deal of correspondence and conferences with the Labour Commissioner at least till about the middle of June, and the mill reopened with effect from 21st June 1950, by a notice, dated 15th/17th June 1950. Even after the mill was reopened the full strength of workers was not available for some time. The following figures will be found in the Labour Commissioner's file. The total strength of workers was 376

Date.	Number of workers available			
21st June 1950	191
22nd June 1950	246
23rd June 1950	253
24th June 1950	267
26th June 1950	309
27th June 1950	324

This is a court of equity, and compensation for a period of lock-out is an ample relief. The guiding principle of a court of equity is that one seeks equity must do equity. The illegal and unjustified strike of the workers were at the basis of the lock-out in question. The declaration of lock-out or its continuance was neither illegal nor unjustified. In the circumstances of the present case, I cannot persuade myself to allow any pension to the workmen for the period of the lock-out.

pts 6 and 9.—To what relief are the following workers entitled:—(1) Sudarsan (machine shop) (since dead), (2) Sudhir (spinning), (3) Naba (spinning). If Kripa Singh should be allowed to resign on ground of old age and if he should be granted gratuity.

These points relate to some specific demands on behalf of some of the workmen of the mill. Two of them had long ceased to be workmen of the mill. The demands of these workmen are detailed below:—

Name	Length of service.	Demands.	Remarks.
Sudarsan	8 years	His widow may be paid full contribution of the employer to the provident fund and gratuity.	Died of small-pox in March 1949.
Sudhir	12 years	Condonation of his absence from 26th April to 9th May 1949 on the ground of his marriage. It is prayed that his present appointment may be deemed to be in continuity of his past service without any break or he may be paid gratuity for his past service.	On his return from absence he was appointed as a <i>badli</i> worker.
Naba	12 years	Condonation of his absence on the ground of illness. It is prayed that his present appointment shall be deemed to be in continuity of his past service without any break or he should be paid gratuity for the past service.	He has been appointed as a <i>badli</i> worker after his return.
Kripa Singh	12 years	Employers' contribution to the Provident Fund and gratuity.	Retired on the ground of age and ill health without permission of the Management.

It may be noted at the very outset that the five representatives of the workmen mentioned in the order of reference have no authority either from the workmen or from the widow of Sudarsan. Although the definition "industrial disputes" is sufficiently elastic to indicate that any workman may be a party to an industrial dispute for any other workman, the section defining "workman" should be read subject to the provision of section 36. A workman who is an officer of a registered trade union or an officer of a federation cannot be a party to a dispute of right to place the demands of each and every workman. The right has been given to a workman to be represented by an officer of a registered trade union or an officer of a federation or where the workman is not a member of any trade union by any other workman employed in the industry. When a workman wants to be represented by another workman, the latter must be authorised "in such manner as may be prescribed". It is clear on this point. This clause was introduced by the Industrial Disputes (Appellate Tribunal) Act, 1950. No rules appear to have been framed in this connection after the amendment of section 36. As no specific rule is framed, we must follow the usual practice. If a workman wants to be represented by another workman or in other words when the latter intends to represent the former, the latter must have

a written authority from the former. Rajani Kanto Jana, a workman, says that he has verbally been authorised by these persons to represent them and to place their demands before the Tribunal. I am not inclined to rely upon the uncorroborated testimony of Rajani Kanto Jana and shall presently point out that what Rajani Kanto Jana says is absolutely absurd. The workers of the Victoria Cotton Mills had a union. This union was cancelled on the 28th February 1950 (Annexure A to the Company's written statement). So long as the Union was in existence it cannot be presumed that a workman authorised any other workman rather than the Officer of the trade union to represent his case before a Tribunal. Sudarsan died in March 1949. It has not been suggested that Sudarsan was not a member of the Union. A worker has the right to be represented by another workman only when he is not a member of a trade union. Besides, it cannot be believed that Sudarsan asked Rajani Kanto Jana on his behalf to represent his case before a tribunal which was not then in contention. These workers' representatives do not claim to have had any authority from the widow of Sudarsan.

Kripa Sing left the Company's service some time in July 1950. His dues, according to the Management, sent to him at his home address, by postal money order on 13th July 1950. The money order was received by him. No demand was placed by Kripa Sing before the Management about his dues under the Provident Fund or any gratuity. Kripa Sing applied to the Management for permission to resign on the ground of ill-health and old age. The application is annexure 1 to the Company's written statement. The Management refused permission on the ground that the application was not supported by any medical certificate. Kripa Sing said to have resigned some time in July 1950. He had ample time to submit a medical certificate. A demand on behalf of Kripa Sing appears to have been placed before the Labour Commissioner as also before the Management of the mill by one Subodh Adikari claiming to be the President of the Victoria Sutakal Mazdoor Union on 10th May 1950. This is to be found in the Labour Commissioner's file. I have already said that the Victoria Sutakal Mazdoor Union ceased to have any existence since February 1950. There is nothing to show when the Victoria Sutakal Mazdoor Union came into existence. Subodh Adikari is one of the workers' representatives before us. The Union of which Subodh claims to have been the President does not appear to have been registered even. I accordingly hold that the demand of Kripa Sing was not properly placed by a competent person either before the Management or before the Labour Commissioner. There was therefore no dispute in the correct sense of the term, and the workers' representatives before us have not been properly authorised by Kripa Sing to place demand for him before this Tribunal.

Sudhir Pal, brother of Bechu Pal, absented himself without any intimation to the Management. Bechu Pal is one of the workers' representatives. The workers' case is that Sudhir Pal applied for leave and absented himself from the 26th April to the 9th May on the ground of his marriage. The sworn testimonies of the Manager and the Spinning Master are that the application for leave was filed by Sudhir. It was suggested at the hearing that Sudhir's brother Bechu Pal applied for leave and spoke to the Spinning Master on his behalf. This is denied. We get from the Spinning Master that Bechu Pal told him that Sudhir was not heard of and asked him to grant Sudhir leave on Bechu's application. To this, the Spinning Master did not agree. This was indeed an illegal proposal and the Spinning Master was perfectly justified in not agreeing to this illegal proposal. On the evidence before me I hold that Sudhir absented himself without leave. Under the Standing Orders of the Company a workman cannot

it beyond the period of leave originally granted or subsequently added was to lose his lien on his appointment unless he explained to satisfaction of the Management his inability to return before expiry of leave not later than eight days after expiry of his leave. If a worker loses his lien of his appointment he may be entitled to a new appointment (see F to the Company's written statement). Nothing was said by the Cotton Textile Tribunal, absence without leave for more than six consecutive days was to be considered as misconduct. [Vide clause (f) of the Acts or Omission to be treated as misconduct.] It was also decided in the award that absence without leave without sufficient cause was liable to be punished by dismissal. In any view of the case Sudhir Pal absented himself without any sufficient cause for more than six consecutive days. He was reduced to the status of a *badli* worker by way of punishment. He was leniently dealt with. Under the Provident Fund rules which were to be adopted by the different mills a worker dismissed for serious misconduct was not entitled to the employer's contribution. Reduction of Sudhir Pal to the status of a *badli* amounts to dismissal from his permanent service on the ground of misconduct and reappointment. He is therefore not entitled to the employers' contribution to the Provident Fund even if any such fund had existed. Under the award gratuity is payable on the same conditions and under the same circumstances as employers' contribution for the Compulsory Contributory Provident Fund. In the circumstances already discussed Sudhir Pal was not entitled to gratuity whatsoever. The application of Sudhir Pal, Annexure K to the company's written statement, was filed after his return from absence. A sufficient explanation was offered for his absence. The Spinning evidence as to what Sudhir Pal's brother Bechu Pal had told him was un rebutted.

be / has—The evidence is that he left the service without notice on January 1950. No leave appears to have been applied for or granted, nor any extension of leave applied for. His case is similar to that of Pal. His absence without leave amounted to misconduct liable to be punished by dismissal or suspension. On his return from absence he was reduced to the status of a *badli* worker. This amounts to dismissal from his permanent post and new appointment. He, like Sudhir Pal, was not entitled to any benefit of the Provident Fund or of the gratuity scheme if such fund or scheme had been in existence in the Company.

As discussed the demands for these four workmen on the assumption that the Company had a Provident Fund and a gratuity scheme. As the representatives are not entitled to canvass for these workmen and their demands for these workmen cannot be upheld, I am not called upon to discuss the intricate question as to whether the mill had any Provident or gratuity scheme as laid down in the award of the major Cotton Textile Tribunal or if they had not introduced the said schemes. The Management could be compelled to make any payment in terms of the schemes. I have carefully considered the facts and circumstances and I cannot but reject the demands of the workers' representatives for these four workers on the ground already specified.

A. DAS GUPTA,
Judge.

19 March 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

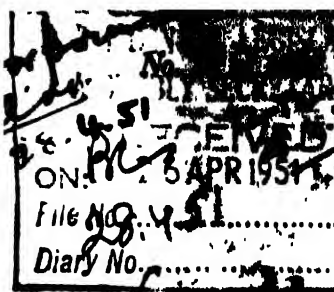


Calcutta



सत्यमेव जयते

Gazette



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ঘরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১২৫১জি.এ।

No. 1251G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

স্বাক্ষর।

General

Deputy Magistrate and Deputy Collector in the Bankura district and is posted to the headquarters station of that district.

24-Parganas-Burdwan.—No. 1187G.A./5C-11/51.—17th April 1951.—Sri Bimal Kumar Bhattacharyya, Subordinate Judge and Assistant Sessions Judge, 24-Parganas, is appointed to act, until further orders, as Additional District and Sessions Judge, Burdwan.

Jalpaiguri-Darjeeling.—No. 1204G.A./5C-35/51.—18th April 1951.—Sri K. Sen, I.C.S., Deputy Commissioner, Jalpaiguri, is appointed to be Deputy Commissioner, Darjeeling.

Deputy Jalpaiguri.—No. 1206G.A./5C-35/51.—18th April 1951.—Sri S. Dutt Mazumdar, I.A.S., Deputy Magistrate and Collector, Hooghly, is appointed to act, until further orders, as Deputy Commissioner, Jalpaiguri.

Deputy Hooghly.—No. 1207G.A./5C-35/51.—18th April 1951.—Sri N. Ray, I.C.S., Deputy Commissioner, Darjeeling, is appointed to act, until further orders, as Deputy Collector, Hooghly.

Deputy Darjeeling.—No. 1208G.A./5C-35/51.—18th April 1951.—Sri N. Ray, I.C.S., Deputy Commissioner, Jalpaiguri, is appointed to act, until further orders, as Deputy Collector, Darjeeling.

আবস্থা।

Police.

কলিকাতা।—নং ১২৬৬জি.এ।২৯।১০১।—২৪শে এপ্রিল ১৯৫১।—
পশ্চিমবঙ্গ পুলিশ-বিভাগ (চার শাখা) উপ-সহ-আবস্থা-
নিয়ন্ত্রক। এইচ.এস.এ. মোব. চৌধুরী, আই. সি. জে. সি. ডি.এস. এন্ড.
চট্টোপাধ্যায়, আই. সি. জে. সি.এর ছুটি ভোগ কালে অথবা পুনরাবস্থা
পর্বান্ত অবস্থার কারণে কলিকাতার নগরপাল পদে নিযুক্ত হইলেন।

Calcutta.—No. 1266G.A./29/51.—24th April 1951.—Sri H. S. Ghosh Chaudhury, I.P., J.P., Deputy Inspector-General of Police, Intelligence Branch, Criminal Investigation Department, West Bengal, is appointed to act as Commissioner of Police, Calcutta, during the absence, on leave, of Sri S. N. Chaturji, I.P., J.P., or until further orders.

Leave.

General.

24-Parganas.—No. 1225G.A./48-31/50.—20th April 1951.—Sri Bhupendra Nath Sen, Sub-Deputy Collector, Barrackpore, 24-Parganas, is allowed leave on average pay for six weeks, under rule 184(b)(i) of the West Bengal Service Rules, Part I, with effect from the date on which he may avail himself of it.

No. 1235G.A./50-119/50.—20th April 1951.—In modification of the orders contained in this department notification No. 716G.A., dated the 18th March 1950, Sri R. N. Bose, I.A.S., was allowed leave on average pay outside Asia, for the period from the 6th May 1950, to the 10th November 1950, under the proviso to rule 184(b)(ii), West Bengal Service Rules, Part I, and in continuation leave on half average pay for the period from the 11th November 1950 to the 28th November 1950, under that rule.

No. 1239G.A./50-6/51.—20th April 1951.—Sri M. A. T. Iyengar, I.C.S., was allowed leave (i) for the period from the 19th March 1950 to the 21st September 1950, as follows:—Leave on average pay for two months and twenty-nine days under rule 81(b)(ii) of the Fundamental Rules and leave on half average pay for the remaining period under rule 81(d) of those rules, and (ii) again for the period from the 30th September 1950 to the 4th February 1951, as follows:—Leave on average pay for one day under rule 81(b)(ii) of the Fundamental Rules and leave on half average pay for the remaining period under rule 81(d) of those rules.

আবস্থা।

Police.

নং ১১৯০জি.এ।১০৫এন-২৬।১০১।—১৭ই এপ্রিল ১৯৫১।—উপ-
আবস্থা-নিয়ন্ত্রক প্রদর্শন চন্দ্র সেনকে এই বিভাগের ১৭ই নভেম্বর ১৯৫০
তারিখের ১১০৭জি.এ. নং প্রজ্ঞাপনের আদেশে মজুরকৃত ছুটির সাইড
“সি.এস.আর.”এর ১২৫-এ সংখ্যক নিয়মানুসারে ২৮শে অক্টোবর ১৯৫০
হইতে ২৯শে অক্টোবর ১৯৫০ তারিখ পর্যন্ত চিকিৎসা প্রাপ্তপদের
পূর্ণ গড় বেতনে নিশ্চীত ফাল্গো ছুটি এবং উহার পর হইতে ৭ই নভেম্বর
১৯৫০ তারিখ পর্যন্ত অর্ধ গড় বেতনে ফাল্গো ছুটি মজুর করা
হইয়াছিল। প্রত্যাহার এই বিভাগের ৩০শে জানুয়ারী ১৯৫১ তারিখের
২৫১জি.এ. নং প্রজ্ঞাপন বহু আদেশ প্রদত্ত হইয়াছিল তাহা সংশোধন করা
হইল।

No. 1190G.A./5L-26/50.—17th April 1951.—In modification of the orders contained in this department notification No. 251G.A., dated the 30th January 1951, Sri Harish Chandra Sen, Deputy Superintendent of Police, was allowed commuted furlough on full average pay on medical certificate, for the period from the 26th October 1950 to the 29th October 1950, and in continuation furlough on half average pay for the period up to the 7th November 1950, under article 325A of the Civil Service Regulation, as contained in the orders

granted to him under orders contained in department notification No. 3107G.A., date 17th November 1950.

২৪-পারগানা।—নং ১২২৫জি.এ।১০৫এন-৩১।১০১।—২৪ই এপ্রিল
—২৪-পারগানার অবস্থা-নিয়ন্ত্রক উপ-সহ-আবস্থা-নিয়ন্ত্রক
আই. সি. জে. সি.এর ১৯৫০ সালের সংশোধিত ছুটির নিয়মা
নুসারে এই সেক্টরের ১৯৫০ হইতে ২০শে
১৯৫০ তারিখ পর্যন্ত অর্জিত ছুটি মজুর করা হইয়াছিল।
এই বিভাগের ২৭শে অক্টোবর ১৯৫০ তারিখের ২৫১জি.এ. নং
বহু আদেশ প্রদত্ত হইয়াছিল তাহা সংশোধন করা হইল।

24-Parganas.—No. 1212G.A. 5L-3 51 April 1951.—In modification of the order contained in this department notification No. G.A., dated the 27th October 1950, Sri Bhushan Chakrabarti, I.P.S., Assistant Superintendent of Police, on probation, 24-Pargana allowed earned leave for the period from 1st September 1951 to the 23rd November 1950 rule 9 of the Revised Leave Rules, 1933

কলিকাতা।—নং ১২২০জি.এ।১০৫এন-৩১।১০১।—২৪শে এপ্রিল
—কলিকাতার উপ-নগরপাল (বিশেষ শাখা) ডি. সি. জে.
আই. সি. এন্ড. জে. সি.কে পশ্চিমবঙ্গ কৃত্যক নিয়মানুসারে
সংখ্যক নিয়মানুসারে ৭ই মে ১৯৫১ তারিখ হইতে পুনঃনিযুক্ত
ছুটি মজুর করা হইল।

Calcutta.—No. 1220G.A./5L-5/51—19th April 1951.—Sri P. K. Basu, I.P.S., J.P., Commissioner of Police, Special Branch, is allowed earned leave for thirty-five days rule 167(ii) of the West Bengal Service Rules with effect from the 7th May 1951.

নং ১২৫৬জি.এ।—২০শে এপ্রিল ১৯৫১।—প্রত্যাহার
৩রা জানুয়ারী ১৯৫১ তারিখের ৬জি.এ. নং প্রজ্ঞাপনে
উপ-আবস্থা-নিয়ন্ত্রক প্রদর্শনোপায় ম্যুখোপাধ্যায়কে ১৯ই
হইতে ১০ই এপ্রিল ১৯৫১ পর্যন্ত যে ছুটি মজুর করা হইয়া
অনুপস্থিত বলিয়া বিবেচিত করা হইল।

No. 1258G.A.—23rd April 1951.—The unexpired portion of leave for the period from 11th April 1951 to 10th April 1951 granted to Sri Brij Mukharji, Deputy Superintendent of Police, under this department notification No. dated 3rd January 1951 is hereby cancelled.

মালদা।—নং ১২৫৯জি.এ।—২০শে এপ্রিল ১৯৫১।
অবস্থা-নিয়ন্ত্রক উপ-আবস্থা-নিয়ন্ত্রক প্রদেবেন্দ্র নাথ দাস পশ্চিম
নিয়মানুসারে (১ম ভাগ) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে
৫ই মার্চ ১৯৫১ তারিখ হইতে চার মাসের ছুটি মজুর করা।

Malda.—No. 1259G.A.—23rd April 1951.—Debendra Nath Das Gupta, officiating Superintendent of Police, Malda, is allowed on average pay for four months under rule 184(b)(ii) of West Bengal Service Rules, with effect from 5th March 1951.

কলিকাতা।—নং ১২৬৬জি.এ।২৯।১০১।—২৪শে এপ্রিল
কলিকাতার নগরপাল প্রদর্শন চন্দ্র সেনকে চট্টোপাধ্যায়, আই. সি.
নং নিয়মানুসারে ৮১(বি)(২) সংখ্যক নিয়মানুসারে ২৫শে
অথবা তাহার পর যে তারিখ হইতে তিনি ছুটি ভোগ করি
তাহার হইতে অর্ধ বেতনে তিনি মাস পনের দিনের ছুটি মজুর

Calcutta.—No. 1265G.A./29/51—24th April 1951.—Sri Surendra Nath Chaturji, I.P., Commissioner of Police, Calcutta, is allowed on average pay for three months and fifty days under rule 81(b)(ii) of the Fundamental Rules with effect from the 25th May 1951, or a later date on which he may avail himself of it.

By order of the G.O.
[Signature]

[1]

উন্নয়ন।

Development

জ্ঞানবাক্যী।

NOTIFICATIONS.

১১২ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত বাস্তু-
কার কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

১১৩ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—Sri
Sankar Mitra, Personal Assistant to the
Chief Engineer, Construction Board, is appointed
to act until further orders, as Personal Assistant
to the Chief Engineer, Development, with effect
from 1st March 1951.

১১৪ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত নিৰ্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

১১৫ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—Sri
Sankar Mitra, Executive Engineer, South
Division under the Construction Board, is appoint-
ed with effect from 1st March 1951 and until
further orders, to act as Executive Engineer,
Calcutta Division under the Construction Board,
with headquarters in Calcutta.

১১৬ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত স্বীয় কর্মের
সম্বন্ধে নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

১১৭ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—Sri
Sankar Mitra, Executive Engineer, Calcutta
Division under the Construction Board, is appoint-
ed with effect from 1st March 1951 and until
further orders, to act in addition to his own duties,
as Executive Engineer, Burdwan Division, with
headquarters temporarily in Calcutta.

১১৮ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত নিৰ্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

১১৯ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—Sri
Sankar Mitra, Executive Engineer, Calcutta
Division under the Construction Board, is appoint-
ed with effect from 1st March 1951 and until
further orders, to act as Executive Engineer,
Jalpaiguri Division under the Construction Board,
with headquarters temporarily in Calcutta.

১২০ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত স্বীয় কর্মের
সম্বন্ধে নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

১২১ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত স্বীয় কর্মের
সম্বন্ধে নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

১২২ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—Sri
Sankar Mitra, Executive Engineer, Calcutta
Division under the Construction Board, is appoint-
ed with effect from 1st March 1951 and until
further orders, to act in addition to his own
duties, as Executive Engineer, Berhampore Division,
with headquarters temporarily in Calcutta.

১২৩ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত স্বীয় কর্মের
সম্বন্ধে নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

No. 817/CB/E-72/51.—17th April 1951.—Sri
Sunil Kumar Bose, Assistant Engineer under the
Construction Board, is appointed to act until
further orders as Assistant Engineer, Calcutta
Subdivision No. 1 under the Calcutta Division of
the Construction Board, with effect from 1st March
1951.

১২৪ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত স্বীয় কর্মের
সম্বন্ধে নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

No. 818/CB/E-72/51.—17th April 1951.—Sri
Sunil Kumar Bose, Assistant Engineer, Calcutta
Subdivision No. 1 under the Calcutta Division of
the Construction Board, is appointed to act in
addition to his own duties, as Assistant Engineer,
Calcutta Subdivision No. 2, with effect from 1st
March 1951 and until further orders.

১২৫ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত স্বীয় কর্মের
সম্বন্ধে নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

No. 819/CB/E-72/51.—17th April 1951.—Sri
Ramendra Nath Bose, Assistant Engineer, Hooghly
Subdivision under the Construction Board, is
appointed to act in addition to his own duties, as
Assistant Engineer, Howrah Subdivision under the
Calcutta Division of the Construction Board, with
effect from 1st March 1951 and until further orders.

His headquarters should be at Chinsura.

১২৬ সি.বি.ই-৭২/৫১।—১৭ই এপ্রিল ১৯৫১।—নির্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১
তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত স্বীয় কর্মের
সম্বন্ধে নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

No. 820/CB/E-72/51.—17th April 1951.—Sri
Jagadindra Nath Ray, Assistant Engineer,
Jalpaiguri Subdivision under the Construction
Board, is appointed to act in addition to his own
duties, as Assistant Engineer, Darjeeling Sub-
division under the Jalpaiguri Division of the
Construction Board, with effect from 1st March
1951 and until further orders.

His headquarters should be at Jalpaiguri.

১২৭ সি.বি.ই-৬০/৫১।—১৮ই এপ্রিল ১৯৫১।—বাস্তুবিভাগের
নিৰ্বাহী বাস্তুকার প্রিন্সিপাল সঙ্কর সিং ১৯৫১ তারিখ হইতে এবং পুনরায় না হওয়া পর্যন্ত নিৰ্বাহক
কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।
সদর দপ্তর কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

কলিকাতা ভূমির নিৰ্বাহী বাস্তুকার পদে নিযুক্ত হইবেন।

রাজস্বাধিকার আদেশানুসারে,
এস. এন. রায়,
প্রধান সচিব।

No. 836/CB/E-60/51.—18th April 1951.—Sri
Khagendra Nath Bose, Executive Engineer
under the Works and Buildings Department, is
appointed to the temporary post of Superintend-
ing Engineer under the Construction Board with
effect from the date he joins the appointment and
until further orders.

His headquarters will be in Calcutta.

By order of the Governor,
S. N. RAY, Chief Secy.

Special Section

ORDER.

No. 247511 S.—12th April 1951.—In exercise of the power conferred by clause (b) of sub-section (2) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), the Governor is pleased to specially empower the Additional District Magistrates of the following districts for the purposes of the said clause, namely:—

Midnapore and Murshidabad

By order of the Governor,

R. GUPTA, Secy.

Police

NOTIFICATION.

No. 1558PL/P5A-305/50.—23rd April 1951.—In exercise of the powers conferred by sub-rule (3) of rule 33 of the Indian Arms Rules, 1924, read with the Government of India, Home Department, notification No. 21/50/37, dated the 20th June 1948, as amended by the Government of India, Ministry of Home Affairs, notification No. 9/1/50-Police-I, dated the 14th March 1950, the Government of West Bengal are pleased to direct that the orders issued in notification No. 519PL, dated the 8th March 1948, requiring that licences issued by the States and made valid by those States for West Bengal, should be revalidated by the licensing authorities of this State, for the purpose of the possession of the weapons in West Bengal, may be treated as cancelled.

By order of the Governor,

R. GUPTA, Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta—No. 4892A.—16th April 1951.—**Jalpaiguri-D. I. B., West Dinajpur-D. I. B., Hooghly-Malda.**—S. I. Satya Bilash Ganguli of Jalpaiguri, is in the interest of public service, appointed to act as Inspector in the D. I. B., West Dinajpur, *vice* Sri Bibhuti Gopal Biswas, Inspector, D. I. B., West Dinajpur, temporarily transferred to D. I. B., Hooghly, *vice* Sri Sailendra Nath Chakrabarti, Inspector, D. I. B., Hooghly, promoted to act as Deputy Superintendent of Police.

This cancels the orders published under notification No. 3216A, dated 3rd March 1951, in the *Calcutta Gazette*, dated 15th March 1951, transferring temporarily Sri Satya Bilash Ganguli, officiating Inspector, Malda, to D. I. B., West Dinajpur.

H. N. SIRCAR, Insp.-Genl.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১২৫২৪.এ।

No. 1252G.A.

কমতা।

Powers.

মুর্শিদাবাদ।—নং ১১১০জি.এ।২৭-৩৯।৫০।—১১শে এপ্রিল ১৯৫১।—মুর্শিদাবাদ জেলার কান্টনমেন্ট অফিসারের অবর উপ-শাসক পদে উন্নয়ন কর্তৃক মজুমদারকে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হয়।

Murshidabad.—No. 1192G.A./2P-39,50—April 1951.—Sri Mukti Ranjan Mazumdar, Deputy Magistrate, on probation, Murshidabad, is vested with the powers of a Magistrate of the third class.

মুর্শিদাবাদ।—নং ১১১০জি.এ।২৭-৩৯।৫০।—১১শে এপ্রিল ১৯৫১।—মুর্শিদাবাদ জেলার কান্টনমেন্ট অফিসারের অবর উপ-শাসক পদে উন্নয়ন কর্তৃক মজুমদারকে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হয়।

Murshidabad.—No. 1193G.A./2P-39,50—April 1951.—Sri Chandra Sekhar Bhattacharya, Sub-Deputy Magistrate, on probation, Murshidabad, is vested with the powers of a Magistrate of the third class.

মুর্শিদাবাদ।—নং ১১১১জি.এ।২৭-১৬।৫১।—১৮ই এপ্রিল ১৯৫১।—মুর্শিদাবাদ জেলার কান্টনমেন্ট অফিসারের অবর উপ-শাসক পদে উন্নয়ন কর্তৃক মজুমদারকে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হয়।

Darjeeling.—No. 1199G.A./2P-16,51—April 1951.—Sri Sushil Kumar Ghosh, Deputy Magistrate, on probation, Kurseong, Darjeeling, is vested with the powers of a Magistrate of the second class.

By order of the Governor

S. N. RAY, Chief

Judicial

Appointments and Transfers.

24-Parganas.—No. 1871J.—9th April 1951.—Sri Rajendra Kishore Das, Subordinate Judge Assistant Sessions Judge, on leave, under order of posting as Additional Subordinate Judge, 24-Parganas, is appointed Assistant Sessions Judge of the said district.

24-Parganas.—No. 1953J.—11th April 1951.—Sri Amalendu Nath Lahiri, Subordinate Judge Assistant Sessions Judge, on leave, under order of posting as Additional Subordinate Judge, 24-Parganas, is appointed Assistant Sessions Judge of the said district.

By order of the Governor

B. L. SARKAR, Dy.

Calcutta.—No. 1948J.—11th April 1951.—Deba Prosad Roy, Solicitor, officiating Additional Junior Public Prosecutor, Calcutta, is appointed to act as Junior Public Prosecutor, Calcutta, with effect from 1st March 1951 and for six months until further orders, *vice* Sri S. N. Chatterjee, appointed to act as Public Prosecutor, High Court, Calcutta.

Calcutta.—No. 2002J.—12th April 1951.—Phanindra Bhushan Ghosh, Sub-Magistrate and Collector, on probation, is appointed as Additional Presidency Magistrate, Calcutta.

Leave.

Calcutta.—No. 1967J.—11th April 1951.—Hon'ble Mr. Justice A. N. Sen, a Judge of the High Court, Calcutta, is granted leave privilege to act on full allowances for the period from the 15th April to the 12th May 1951.

NOTIFICATIONS.

763-I.—4th April 1951.—In exercise of the power conferred by sub-section (1) of section 4 of the Bengal Criminal Law Amendment Act, 1949 (West Bengal Act No. 1 of 1949), the Governor is pleased to allot for the Special Judge presiding over the Court constituted by notification No. 10000/49, dated the 16th September 1949, the names specified in the schedule hereto annexed.

The Schedule.

Name of accused persons.	Offences charged against the accused.
1 C Khanna alias Motil Chandra Khanna	
Sundhya Lal Kapoor, both representatives of Messrs. M. G. Khanna and Brothers, 83-B, B. B. Surash Sarkar Road, Calcutta.	
A B Ahmed, formerly Executive Engineer (Construction), Port Commissioners, Calcutta	Section 120B read with section 420 and section 420 of the Indian Penal Code, 1860 (Act XLV of 1860).
L R H Garva, formerly Deputy Chief Engineer (Construction), Port Commissioners, Calcutta	
J. Pandey proprietor of Messrs. Pandey and Company 11/B, Prana Kanti Mukherjee Road, Calcutta.	
B Ahmed formerly Executive Engineer (Construction), Port Commissioners, Calcutta	Ditto.
L R H Garva formerly Deputy Chief Engineer (Construction), Port Commissioners, Calcutta	
Mohd. Ali representative of Messrs. K. K. Saha and Company, 22 Upper Chitpore Road, Calcutta	
I Ahmed formerly Executive Engineer (Construction), Port Commissioners, Calcutta.	Ditto.
L R H Garva, formerly Deputy Chief Engineer (Construction), Port Commissioners, Calcutta	
C Khanna alias Motil Chandra Khanna	
Sundhya Lal Kapoor both representing Messrs. K N and Company, 83 B B. Surash Sarkar Road, Calcutta	
A B Ahmed, formerly Executive Engineer (Construction), Port Commissioners, Calcutta	Ditto.
L R H Garva formerly Deputy Chief Engineer (Construction), Port Commissioners, Calcutta.	
bi Eakar Datta 109, Durga Chandra Sarkar Road, Calcutta.	
A B Ahmed formerly Executive Engineer (Construction), Port Commissioners, Calcutta	
L R H Garva formerly Deputy Chief Engineer (Construction), Port Commissioners, Calcutta.	
	Section 120B read with section 420 and section 420 read with section 511 of the Indian Penal Code, 1860 (Act XLV of 1860).

14.—12th April 1951.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution of India, the Governor is pleased to appoint the Deputy Directors of Agriculture and Extension, to execute, on his behalf, all agreements and contracts, regarding the purchase of seeds, supply of manures and fertilizers, hiring out of tractors, in connection with the development of cultivation of West Bengal.

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATIONS.

—No. 156Regn.—17th April 1951.—In the power conferred by section 3 of the Muhammadan Marriages and Divorces Act, 1876 (Bengal Act I of 1876), I am pleased to appoint Janab Md. M. temporarily to be a Muhammadan Magistrate within the police-stations of Howrah, and Shibpur, in the district of Howrah, under orders.

No. 157 Regn.—17th April 1951.—In the power conferred by section 2 of the 1950 (Act XII of 1950), the Governor

is pleased to appoint Janab Md. Benyamin, temporarily, to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies, within the police-stations of Howrah, Golabari and Shihpur, in the district of Howrah, until further orders.

Darjeeling.—No. 161Regn.—17th April 1951.—In exercise of the powers conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), and by section 2 of the Kazis Act, 1880 (XII of 1880), the Governor is pleased to remove Janab Md. Abdul Ghafur from his appointment as Muhammadan Registrar and Kazi, within the police-station of Sihguri, in the district of Darjeeling, with effect from the 28th February 1950.

The Governor is further pleased to **revoke with effect** from the 28th February 1900, the licence and sanad (letter of appointment) issued in favour of the said Janab Md. Abdul Ghatup

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Budget

NOTIFICATIONS.

No. 5638F.B.—20th April 1951.—Sri Tarak Nath Bhattacharyya, Assistant Secretary to the Government of West Bengal, Finance (Budget) Department, is appointed to act as Deputy Secretary to Government in that department with effect from the 1st April 1951 and until further orders.

No. 5639-F.B.—20th April 1951 : Sri Nripendra Nath Mitra, Head Assistant, Finance (Budget) Department, Government of West Bengal, is appointed to act as Assistant Secretary to Government in that department with effect from the 1st April 1951 and until further orders.

By order of the Governor,
B. DAS GUPTA, Secy.

DIRECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 21940/T—18th April 1951.—Sri S. C. Adhya, Commercial Tax Officer, Canning Street District II Charge, has been allowed earned leave for six days from 7th February 1951 to 12th February 1951 under rule 167(a) of the West Bengal Service Rules, Part I.

K. PALCHATHIDHURI, Commissioner.

**MEDICAL AND PUBLIC HEALTH
DEPARTMENT**

Medical

NOTIFICATION.

Calcutta.—No. Medl.1761/2D-12/50.—18th April 1951.—In exercise of the power conferred by sub-section (1) of section 21 of the Drugs Act, 1940 (XXIII of 1940), the Governor is pleased to appoint Dr. S. C. Ghoshal, M.B. (Cal.), D.B. (Lond.), Professor of Bacteriology and Pathology, School of Tropical Medicine, Calcutta, and Dr B. N. Mukherjee, M.B., Professor of Pathology, Lake Medical College, Calcutta, to be Inspectors for the purposes of Chapter IV of the said Act, within the whole of West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

CORRIGENDUM.

No. Medl./1707/CF/1H-2/50. — 16th April 1951.—In this Department Notification No. Medl./1304/CF/1H-2/50, dated the 21st March 1951, for the words "on the expiry of his study leave ex-India" please read "on the expiry of the leave granted to him".

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

Calcutta.—No. P.H.1109/1M-20/51.—17th April 1951.—Dr. Bholanath Datta, M.B., D.P.H., was appointed temporarily to act, until further orders, as Bacteriologist, West Bengal Vaccine Laboratory, with effect from the 1st March 1951.

Calcutta.—No. P.H.1110/1M-20/51.—17th April 1951.—Dr. Probodh Chandra Chail, M.B., D.T.M., was appointed to act, until further orders, as Bacteriologist, West Bengal Vaccine Laboratory, with effect from the 1st March 1951.

Calcutta.—No. P.H.1111/1M-20/51.—17th April 1951.—Dr. Kali Krishna Sen, M.B., was appointed temporarily to act, until further orders, as Bacteriologist, West Bengal Vaccine Laboratory, with effect from the 1st March 1951.

West Dinalpur.—No. P.H.1145/H-21/51.—20th April 1951.—Dr. J. N. Poddar, M.B., is appointed temporarily to act, until further orders, as the Subdivisional Health Officer, Balurghat, with effect from 8th May 1951, *vice* Dr. Prabhat Kumar Bose, M.B., D.P.H.

By order of the Governor,
P. M. DATTA, Asst. Secy.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ২২।—১২ই এপ্রিল ১৯৫১।—জম্মারী সহ-বাস্তুকার প্রিন্সিপাল
মাধ্যম দ্বারা সরকারী কার্যাবল্যের উত্তর মন্ত্রকের অন্তর্গত জম্মারীসুড়ি
চুক্তির বাস্তবায়ন শাখা হইতে বদলী করিয়া পুনরায় পদ
প্রেসিডেন্সি মন্ত্রকের অন্তর্গত "সিটি"-চুক্তির "হেটিংস" নিম্নলিখিত
শাখাতে নিয়োগ করা হইল।

No. 22.—12th April 1951.—Sri Tulshi Madhab Das, temporary Assistant Engineer, is transferred, in the interest of public service, from the Balurghat Subdivision of the Jalpaiguri Division under the Northern Circle and posted to the Hastings Construction Subdivision under the City Division in the Presidency Circle, until further orders.

নং ২৩।—১২ই এপ্রিল ১৯৫১।—উত্তর মন্ত্রকের অন্তর্গত জম্মারীসুড়ি-
চুক্তিতে নিযুক্ত জম্মারী সহ-বাস্তুকার প্রিন্সিপাল মোহন রায়কে পুনরায়
পদান্ত উক্ত চুক্তির বাস্তবায়ন শাখাতে নিয়োগ করা হইল।

No. 23.—12th April 1951.—Sri Satindra Mohan Roy, temporary Assistant Engineer in the Jalpaiguri Division under the Northern Circle, is, until further orders, posted to the charge of Balurghat Subdivision of that Division.

নং ২৪।—১৬ই এপ্রিল ১৯৫১।—নিম্নলিখিত পদের জন্য
অস্থায়ী বাস্তবায়ন পদে নিয়োগের জন্য জবকায়েদ
বাস্তুকার প্রিন্সিপাল মাধ্যম দ্বারা চুক্তির শ্রমিক (সম্প্রদায়) বিজ্ঞ
চাকর উক্ত পদে বোলদানের তারিখ হইতে পুনরায় পদান্ত
হইল।

No. 24.—16th April 1951.—The Sri Khagendra Nath Bose, Executive Eng leave, are placed temporarily at the disposal of the Home (Development) Department of this ment for employment as an officiating tending Engineer under the Constructo with effect from the date he joins the app and until further orders.

নং ২৫।—১৭ই এপ্রিল ১৯৫১।—জম্মারীসুড়ি চুক্তির
প্রিন্সিপাল মাধ্যম দ্বারা চুক্তির শ্রমিক ১৭ই ফেব্রু
তারিখ হইতে চুক্তির সহ-বাস্তুকারের পদে পদান্ত করা।

রাজ্যপালের আদেশ

স্বাক্ষর করিয়া

হইল।

No. 25.—17th April 1951.—Sri Prama Mullick and Sri Pratap Narayan Mitra, Assistant Engineers, on probation, are confirmed in their appointments with effect from 17th February 1951.

By order of the Govt.
S. K. MAJUMDAR,

IRRIGATION AND WATERWAYS
DEPARTMENT

ORDER.

No. 14-I.—10th April 1951.—In exercise of power conferred under para 7 of Govt. West Bengal, Irrigation and Waterways Department's Resolution No. 2778, dated the 1950, the Chairman, Advisory Board of and Drainage in West Bengal, is pleased to opt for the term of the Board Sri K. Chatterji, Editor, "Prabasi" and "Review", as a member of the said Board.

By order of the
S. K. DEB

NOTIFICATIONS

No. 20.—10th April 1951.—The Government is pleased to appoint Sri Dehabrata Paul, Research Officer No. 1, River Research as a temporary Assistant Engineer under the Directorate of Irrigation and Waterways with effect from the date on which he joins the appointment until further orders.

No. 21.—10th April 1951.—The Government is pleased to appoint Sri Bhendia Mohan B.Sc., B.E., son of late Tarak Chandra as a temporary Assistant Engineer under the Directorate of Irrigation and Waterways with effect from the date on which he joins the appointment until further orders.

No. 22.—10th April 1951.—The Government is pleased to appoint Sri Sanat Kumar Nayak, son of Sri Satya Charan Niyogi, as a temporary Assistant Engineer under the Directorate of Irrigation and Waterways with effect from the date on which he joins the appointment until further orders.

By order of the Govt.
S. K. DEB

COMMERCE AND INDUSTRIES DEPARTMENT

Mine and Power

NOTIFICATION.

1348M.P.—17th April 1951.—Whereas the Birla Jute Manufacturing Company, Limited, being licensee about to engage itself in the business of supplying energy to Messrs. India Linoleums, Limited, situated within the area comprising the premises of the said Birla Jute Manufacturing Company, Limited, at Birlapur, Parganas.

and whereas the district board of 24-Parganas is the local authority for the said area;

and whereas the said area is not included in the area of supply of any licensee;

now therefore, in exercise of the power conferred by sub-section (1) of section 28 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased, with the consent of the district board of 24-Parganas, to give the said Birla Jute Manufacturing Company, Limited, sanction to engage itself in the business of supplying energy to the said Messrs. India Linoleums, Limited, situated within the said area subject to the existing conditions, namely:—

(1) that the provisions of sections 11, 17 and 18, sub-sections (1) and (4) of section 21, sections 23, 24 and 26 of clauses II, III, X, XI and XIA of the schedule to the Indian Electricity Act, 1910 (IX of 1910), the Indian Electricity Rules, 1937, and the Sixth Schedule to the Electricity (Supply) Act, 1948 (LIV of 1948), shall apply as if the said Birla Jute Manufacturing Company, Limited, were a licensee;

(2) that the rates and the miscellaneous charges for the supply of energy shall be subject to the approval of the State Government in writing;

(3) that the sanction hereby given shall cease to be operative on the granting of a license to any person under Part II of the Indian Electricity Act, 1910 (IX of 1910), to supply energy within the said area.

Explanation.—In this notification “licensee” means a licensee under Part II of the Indian Electricity Act, 1910 (IX of 1910).

By order of the Governor,

S. C. DAS GUPTA, Dy. Secy.

Certificate of Approval.

1244-M.P.—6th April 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. National Tin Mines, Limited, Temple G. Old Post Office Street, Calcutta, are approved by the Government of West Bengal as a fit and proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on 31st of December, 1951.

No. 1274-M.P.—9th April 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. M. K. Ray, Limited, Bagrakote, District Jalpaiguri, P. O. Pillanshat, are approved by the Government of West Bengal as a fit and proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December, 1951.

By order of the Governor,

S. K. CHATTERJEE, Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 7WC.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Springside Tea Estate, P. O. Kurseong, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Chengba Yonzan
2. Sreemati Dhanmoti Prodhan.
3. Sri Chuchay Newar
4. Sreemati Shyamful Raimi
5. Sri Kuloo Singh Prodhan
6. Sreemati Maili Tamangni.
7. Sri Sainla Newar (Kajuman)
8. Sri S. K. Sen.
9. Sri R. B. Lama

Names of the members nominated by the employers.

1. Sri S. Prashad.
2. Sri Dhanbir Lama.
3. Sri Jagatbahadur Gurung
4. Sri Loktay Tamang.
5. Sri Sangdorjey Lama.
6. Sri Sunadar Tamang.

No. 8WC.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Seeyok Tea Estate, P. O. Nagri-Spur, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Bhimbahadur Prodhan.
2. Sri Manbahadur Rai
3. Sreemati Chandri Bhujelui.
4. Sri Sirimian Gurung
5. Sreemati Sukhmayi Limbuni.
6. Sri Milingay Gurung.
7. Sri Hassan Subba.

Names of the members nominated by the employers.

1. Mr. W. Baillie.
2. Sri Simick.
3. Sri Nainasingh Rai.
4. Sri Partiman.
5. Sri Ganeshbahadur.
6. Sri Balbahadur Rai.
7. Sri Athiman Rai.

No. 9W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Longview Tea Estate, P. O. Punkhabari, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Ragoobir.
2. Sri Maubir Tamang.
3. Sreemati Maili Newarni.
4. Sri Chhatrasing Mangar.
5. Sreemati Jethi Raini.
6. Sreemati Foolmaya I.
7. Sri Jetha Khuel I.
8. Sreemati Maili Sangbose.
9. Sri Kanchha Thing.
10. Sri Singbir Rai.
11. Sri Pema Namgule.
12. Sri Romba.
13. Sri Arjoon.
14. Sri Dhanbir Nessore.
15. Sri Ratnakumar Pradhan.

Names of the members nominated by the employers.

1. Sri G. Bahadur Rai.
2. Sri Partiman Lama.
3. Sri Manbahadur Monger.
4. Sri Maila Golay.
5. Sri M. B. Rai.

No. 10W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Singbulli Tea Estate, P. O. Kurseong, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Padmalall Khawas.
2. Sreemati Kali Mangarni.
3. Sri Kulbir Mangar.
4. Sreemati Krishnamaya Tamangni.
5. Sri Chandray Limbu.
6. Ratnay-ko-Ama (Female).
7. Sri Padmalall Rai.
8. Sri Sukhdhoje Rai.

Names of the members nominated by the employers.

1. Sri Mangalsing Khawas.
2. Sri Mantay Tamang.
3. Sri Randip Chettry.
4. Sri Karandhoj Thapa.
5. Sri Budhiman Tamang.
6. Sri Suderman Rai.
7. Manta Sing Moktan.
8. Sri Manbir Thapa.

No. 11W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Tindharia Tea Estate, post office Tindharia, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Siddiman Tamang.
2. Sreemati Kamini Mongorni.
3. Sri Balbir Kami.
4. Sri Lalbir Tamang.

Names of the members nominated by the employers.

1. Mohendey Soner, daffader.
2. Sri Sriman Lama.
3. Sri Lalbahadur Monger.
4. Bhimbahadur Rai.

No. 12W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Sepoydh Tea Estate, post office Tindharia, Darjeeling, hereby published for general information:—

Names of the members elected by the workers.

1. Sri Bambahadur Prodhan.
2. Sreemati Phulmaya Limbuni.
3. Sri Sherbahadur Rai.
4. Sreemati Amrita Newarni.
5. Sri Jungbir Rai.
6. Sri M. D. Sinha.

Names of the members nominated by the employers.

1. Sri Ramprosad Rai.
2. Sri Sriman Rai.
3. Sri Birjaman Rai.
4. Sri Chandralall Brahman.
5. Sri Santubahadur Newar.
6. Sri Samsher Chettri.

No. 13W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Goomtee Estate, post office Mahanuddy, Darjeeling, hereby published for general information:—

Names of the members elected by the workers.

1. Sri T. L. Prodhan.
2. Sri Balbahadur Rai.
3. Sreemati Jethi Buhari.
4. Sri Manbahadur Prodhan.
5. Sri Harkaman Bhujel.

Names of the members nominated by the employers.

1. Mr. J. W. Douglas.
2. Sri B. M. Singh Thakuri.
3. Sri S. R. Guha.
4. Sri H. B. Tewari.
5. Sri Manbahadur Chettri.

No. 14W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Ambhotta Estate, post office Kurseong, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Chamare Lama.
2. Sreemati Nari Raini.
3. Sri Shiriram Raghubir Prodhan.
4. Sreemati Bisnumaya Rani.
5. Sri Mangalsingh Chettri.
6. Sreemati Manjote Tamangni.
7. Sri Harkajang Limbu.
8. Sreemati Daulati Raini.
9. Sri Bale Mangar.
10. Sri Mangal Tamang.

Names of the members nominated by the employers.

1. Mr. A. A. J. Emmett.
2. Sri S. M. Waiba.
3. Sri T. B. Dewan.
4. Sri Indraman Mangar.
5. Sri Chamarsingh Subba.
6. Sri Bhaktabahadur Dewan.
7. Sri Singbir Tamang.

5W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Tea Estate, post office Tindharia, are hereby published for general information:—

Names of the members elected by the workers.

Latchey Tamang.
Sreemati Masang Tamangni.
Ganeshlal Tamang.
Sreemati Thaga Newarni.
Chamer-Singh Tamang.
Gunjanan Mangar.

Names of the members nominated by the employers.

P. M. Dutta.
N. C. Rakshit.
C. R. Choudhury.
Manbahadur Mangar.
Dhanbahadur Tamang.
Jitbahadur Tamang.

16W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Tea Estate, post office Mirik, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

Dhanbahadur Tamang.
Sreemati Kanchi Bhoteni (N).
Sreemati Kanchi Bhoteni (R).
Sreemati Chhettri.
Sreemati Kanchi Bhoteni.
Sreemati Singh Lambu.
Sreemati Rani.

Names of the members nominated by the employers.

Amprosal Gurung.
Jahakul Rai.
Dhanbahadur Rai.
Sundall Rahon.

17W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Tea Estate, post office Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

Alur Rai.
Sreemati Daboo Rami.
Dhanbahadur Tamang.
Sreemati Sailee Rami.
Dhanbahadur Giri.
Sreemati Sailee Tamangni.
Dhanbahadur Gurung.
Dhanbahadur Rai.

Names of the members nominated by the employers.

Dhanbahadur Rai.
Sreemati Arjunarayan Prodhan.
Dhanbahadur Rai.

4. Sri Bakhatbir Rai.
5. Sri Manbahadur Gurung.
6. Sri Chandralall Prodhan.
7. Sri Manbahadur Thapa.
8. Sri Saibo Mangar.

No. 24W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Sivitar Tea Estate, post office Mahamuddy, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Shankhabir Tamang.
2. Sreemati Pemooch Tamangni.
3. Sri Lalbahadur Tamang.
4. Sri Sibi Rai.
5. Sri Padmay Chhettri.
6. Sreemati Tula Rami.
7. Sri Khaling Rai.
8. Sri Khantay Rai.
9. Sri Protap Rai.
10. Sri Bandhu Prasad Rai.

Names of the members nominated by the employers.

1. Sri Jugtiman Tamang.
2. Sri Dorje Tamang.
3. Dusingh Lepcha.
4. Gahagsingh Tamang.
5. Mangalsingh Mangar.
6. Sri Jagatnarayan Prodhan.
7. Sri Pahalman Tamang.
8. Sri Budhiman Prodhan.
9. Sri Budhasingh Tamang.
10. Sri Laksingh Lepcha.

No. 25W.C.—31st March 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Phuguri Tea Estate, post office Kurseong, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Padambahadur Newari.
2. Sri Raghuo Monger.
3. Sreemati Dorje-ko-Ama Tamangni.
4. Sri Jasbir Monger.
5. Sri Dillay Chhettri.
6. Sreemati Santamaya Chhettrini.
7. Sri Pemba Lama.
8. Sri Thagay Ghalay.

Names of the members nominated by the employers.

1. Sri R. I. Bhartee.
2. Sri Kamansingh Tamang.
3. Sri Toolaram Rana.
4. Sri Purnapsingh Lama.
5. Sri Purzit Dewan.
6. Sri Dhanbahadur Tamang.
7. Sri Ratnabir Kami.
8. N. G. Jackson, Esqr.

No. 26W.C.—5th April 1951.—In pursuance of sub-rule (2) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Gayabari Tea Estate, post office Panighatta, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Lalbahadur Chettri.
2. Sri Sangman Tamang.
3. Sri Dilbahadur Tamang.
4. Sreemati Syammaya Mangerni.
5. Sri Harkadhan Rai.
6. Sreemati Antari Bahuni.
7. Sri Toolkoo Tamang.
8. Sri Kumpay Rai.

Names of the members nominated by the employers.

1. Mr. R. W. Mackay.
2. Sri Dharendra Prosad Gurung.
3. Sri Mani Prosad Prodhan.
4. Sri Kewaldas Newar.
5. Sri Mandhoj Prodhan.
6. Sri Kuloo Prodhan.

No. 8(6)/48/51W.C.—10th April 1951.—In continuation of this Labour Directorate notification No. 8L.C., dated 20th May 1948, published in Part I at page 723 of the *Calcutta Gazette*, dated 3rd June 1948, the name of "Mr. J. F. McLaren" is published for general information as a member nominated by the employers to the Works Committee in the Hooghly Mills Co., Ltd., 9, Garden Reach Road, Kidderpore, Calcutta.

No. 35(5)/48/51W.C.—12th April 1951.—In partial modification of this Labour Directorate notification No. 35L.C., dated 23rd June 1948, published in Part I at page 879 of the *Calcutta Gazette*, dated 1st July 1948, as amended by notification No. 35(2)48W.C., dated 7th May 1949, published at page 1762, Part I of the *Calcutta Gazette*, dated 6th October 1949, the name of "Mr. J. B. Myles", a member nominated by the employers to the Works Committee in the Kanknarrah Co., Ltd., post office Kanknara, 24-Parganas, is hereby cancelled and the name of "Sri A. K. Ganguly" is published in his place for general information.

No. 21(7)/48/51W.C.—5th April 1951.—In partial modification of this Labour Directorate notification No. 21L.C., dated 17th May 1948, published in Part I at page 762 of the *Calcutta Gazette*, dated 10th June 1948, the name of "Janoob Md Gulzar", a member elected by the workmen from constituency No. 4 to the Works Committee in the Lansdowne Jute Co., Ltd., Dakshindari, post office Belgachia, Calcutta, is hereby cancelled and the name of "Sri Chedi Sudar" is published in his place for general information as a member elected by the workmen to the above Works Committee in the by-election held in constituency No. 4.

No. 16(9)/48/51W.C.—7th April 1951.—The name of "Mr. R. P. Cottini", a member nominated by the employers to the Works Committee in Ludlow Jute Co., Ltd., Chengail, Howrah, as published in Part I at page 479 of the *Calcutta Gazette*, dated 17th March 1949, is hereby cancelled and the name of "Mr. E. S. Wentzell" is published in his place for general information.

No. 17(7)/48/51W.C.—7th April 1951.—In partial modification of this Labour Directorate notification No. 17L.C., dated 20th May 1948, published at page 724, Part I of the *Calcutta Gazette*, dated 3rd June 1948, as amended by notifications No. 17(1)/48L.C., dated 1st August 1948 and No. 17(2)/48L.C., dated 1st January 1949, published in Part I at page 217 of the *Calcutta Gazette*, dated 1st August 1948 and 3rd February 1949, respecting the names of "Mr. T. S. Grewar" and "Souter", members nominated by the employers to the Works Committee in the Kinnison Jute Co., Ltd., Titaghur, 24-Parganas, are hereby cancelled and the names of "Mr. M. G. Burma" and "Mr. J. Dolan" are hereby published for general information.

No. 29(6)/49/51W.C.—6th April 1951.—In partial modification of this Labour Directorate notification No. 29L.C., dated 7th April 1949, published in Part I at page 646 of the *Calcutta Gazette*, dated 21st April 1949, as amended by notification No. 29(1)49W.C., dated 23rd March 1950, published in Part I at page 1033 of the *Calcutta Gazette*, dated 1st June 1950, the names of "Mr. P. Smith" and "Mr. R. Small", members nominated by the employers to the Works Committee in the National Co., Ltd., post office Sankrail, Howrah, are hereby cancelled and the name of "Dr. P. C. Roy" is published for general information as a member representing employers to the above Works Committee.

No. 37(6)/48/51W.C.—16th January 1951.—In partial modification of this Labour Directorate notification No. 37, dated 30th June 1948, published at page 919, Part I of the *Calcutta Gazette*, dated 15th July 1948, as amended by notification No. 37(1)1L.C., dated 29th October 1948, published at page 1490, Part I of the *Calcutta Gazette*, dated 11th November 1948, the names of "K. J. Hickin" and "S. Hodgkinson", members nominated by the employers to the Works Committee of the Dunlop Rubber Co. (India) Ltd., post office Sahaganj, district Hooghly, are hereby cancelled and the names of "Sri B. K. Charyya" and "Sri Isher Singh" are published in their places for general information.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 3018F.D./FD/iL-4Pt.—12th April 1951.—The services of Sri Rehati Mohan (Gula Thakur) W.B.J.C.S., employed as Special Officer (Food and Transport) under the Directorate of Food and Distribution, Department of Food and Administration, are hereby replaced at the disposal of the Home Department with effect from April 1951.

No. 3172FD/WB/DCS/TR/2A-3/47.—12th April 1951.—In exercise of the power conferred by clause (1) of article 299 of the Constitution of India, the Governor is pleased to authorize the Director of Transportation in the Department of Food, Government of West Bengal, to exercise, on behalf of the Government, the license in the form approved by the State Government with the Bengal Nagpur Corporation, in respect of the occupation of No. 1, Shalimar, for the purpose of office Receipt and Despatch Officer, Shalimar.

By order of the Governor,
P. NAG, Secretary.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Parganas-Hooghly.—No. 4911L.R.—19th April 1951.—Sri Subhash Chandra Bose, Sub-Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, 24-Parganas, appointed as Cess Revaluation Officer in the place of Hooghly, with effect from the date on which he takes over charge of his duties.

By order of the Governor,

K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Birbhum-Murshidabad-Burdwan. No. 4600L.A.—10th April 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to appoint Sri Pranabendu Prasad Pal, Deputy Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Birbhum, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes (except the purposes of the Union) of the Companies.

Birbhum.—No. 4601L.A.—11th April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the Government by notification No. 123/50Judl., dated 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (c) of article 258 of the Constitution of India;

and whereas, in exercise of the powers conferred by clause (c) of section 3 of the said Act and the said notification, the Governor is pleased to appoint Sri Pranabendu Prasad Pal, Deputy Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Birbhum, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Birbhum.—No. 4603L.A.—11th April 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to appoint Sri Mantudra Kumar Chakraborti, Sub-Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Birbhum, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes (except the purposes of the Union) of the Companies.

Birbhum.—No. 4604L.A.—11th April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (c) of article 258 of the Constitution of India;

and whereas, in exercise of the powers conferred by clause (c) of section 3 of the said Act and the said notification, the Governor is pleased to appoint Sri Mantudra Kumar Chakraborti, Sub-Deputy Magistrate and Sub-Deputy Collector and Controller of Vagrancy, West Bengal, to be the Additional Land Acquisition Officer, Birbhum, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Birbhum.—No. 4750L.A.—16th April 1951.—The following agreement is published under section 42 of the Land Acquisition Act, 1 of 1894, for general information.

Agreement.

MEMORANDUM OF AGREEMENT made this 12th day of April 1951, between the Selected Raniganj Collieries, Ltd., a Company registered under the Indian Companies Act, 1882 and having its registered office at 31-B, Ekdaha Road in Calcutta-19 (hereinafter called the Company) of the one part and the Governor of the State of West Bengal (hereinafter called the Governor) of the other part.

Whereas for the purpose of the construction of a Haulage Tram line, the Company has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, the piece or parcel of land containing an area of 1.05 acres, or thereabout situated in the village of Rusa in the district of Birbhum and more particularly described in the schedule hereto and delineated in the plan* hereto annexed.

And whereas the said Government of West Bengal, being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land hereinbefore described.

And whereas the said Government of West Bengal has required the company under the provisions of section 41 of the abovementioned Act to enter into the agreement with the Governor herein-after contained. Now this indenture witnesseth that it is hereby agreed and declared as follows:—

(1) On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by Court to which a reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

(2) On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purpose mentioned in the last preceding clause.

(3) On payment by the Company of all demands under the foregoing first clause, or, in the discretion of the said Government of West Bengal (on deposit by the Company of all estimated amounts as provided in the second clause), but not before

*Not printed but may be inspected in the office of the Land Acquisition Collector, Birbhum, Suri.

possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

(4) The said land shall be held by the Company for the purpose of such a Haulage Tram line as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

(5) The said construction of a Haulage Tram line shall be completed (and fully equipped in all respects ready for use) within two years from the date on which possession of the said land shall have been given to the Company.

(6) Should the said constructions not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the Government of West Bengal, or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected before or after transfer of the land to the Company, and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

(7) On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the buildings, the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Company the market value as on the day of re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but shall not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation for the land (less the statutory allowance of 15 per cent, and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption) but will not repay any sum paid and received on account of costs, charges and expenses.

(8) The public shall be entitled to use the Tram line only on express authority in writing from the Company.

(9) Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant clause or thing herein

contained the same shall be referred to the Government of West Bengal and the opinion decision of the said Government upon such dispute or difference shall be final and conclusive binding on the parties hereto.

Schedule above referred to.

All that piece or parcel of land containing area of 3 bighas 3 cottahs 8 chittaks 18 sq equivalent to 1.05 acres being a portion of cadastral survey plot Nos.—in part 3755, 2 2904, 2805, 2803, 2787, 2898, 2808, and full 1 Nos. 2899 and 3749 in the village Rasi, pargana Barra, thana Khoyra sub-registry Dubrajpur, district Burdham, delineated on the map and plan hereto annexed thereon coloured.

In witness whereof the Selected Ranigunj Collieries, Ltd., has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal the and year first above written.

The common seal of the above-named Selected Ranigunj Collieries, Ltd., was hereto affixed in the presence of Sri Manmotho Nath Ghosh.



Witness—

For and on behalf of Selected Ranigunj Collieries, Ltd.,

For and on behalf of Sec Ranigunj Collieries Ltd

Manmotho Nath Ghosh, Manager.

Nityanarayan Banerji, Managing Dir

Signed, sealed and delivered by the Member, Board of Revenue and ex officio Secretary to the Government of West Bengal in the Land and Land Revenue Department on behalf of the State of West Bengal in the presence of—



Witness—

S. N. Mitra, Assistant Secretary, Department of Land and Land Revenue.

J. N. Tahakdar, Member Board of Revenue and ex officio Secretary to Government of West Bengal, Land and Land Revenue Department

Nadia.—No. 47901.A.—16th April 1951. Whereas it appears to the Governor that land likely to be required to be taken by Government at the public expense for a public purpose, for installing 66Kv sub-station at Krishnagar the village of Ruipukur, jurisdiction list No. thana Krishnagar, pargana Ukhra, district Nadia it is hereby notified that for the above purpose a piece of land comprising cadastral plot No 2 and measuring, more or less, 3.23 acres, is to be required within the aforesaid village Ruipukur.

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the work of taking, with their servants and workmen, to enter upon and survey the land and do all other things required or permitted by that section.

Any person interested in the above land, has any objection to the acquisition thereof, may file an objection in writing to the Collector of Nadia, within thirty days after the date on which notice of the substance of this notification is published in the locality.

24-Parganas.—No. 4908L.A.—19th April 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to appoint Sri Dharendra Kumar Sarkar, Sub-Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Calcutta, to perform the functions of a Collector under the said Act, in relation to the acquisition of land for public purposes (except the purposes of land for and for companies).

24-Parganas.—No. 4909L.A.—19th April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894) in relation to the acquisition of land for public purposes of the Union have been entrusted to the State Government by notification No. 1000, dated the 30th September 1950, the Government of India, in the Ministry of Home Affairs, under clause (7) of article 258 of the Constitution of India.

therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act in the said notification, the Governor is pleased to appoint Sri Dharendra Kumar Sarkar, Sub-Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Calcutta, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

No. 4916L.A.—19th April 1951.—It appears to the Governor that land is required to be taken by Government for public expense for a public purpose, viz., for the obstruction of view on second mile of the 12th mile of Grand Trunk Road, in the village of Konnagor, jurisdiction list No. 7, 24-Parganas, pargana Boro, district Hooghly. It is notified that for the above purpose, a land, comprising cadastral survey plots Nos. 5144 and 5150, and portions of survey plots Nos. 5131, 5138, 5141 to 5149, 5151 and 5582, and measuring, more or less, 0.688 of an acre, is likely to be taken from the aforesaid village of Konnagor.

Notification is made, under the provisions of Act 1 of 1894, to all whom it may

concern that the land may be inspected in the office of the Additional Acquisition Collector of Hooghly.

In exercise of the powers conferred by the aforesaid notification, the Governor is pleased to authorise Sri Dharendra Kumar Sarkar, Sub-Magistrate and Sub-Deputy Collector, for the time being engaged in the service of the Government, to go with their servants and workmen, to view and survey the land and do all other things which may be required to be done or permitted by that section.

Any person interested in the above land, who wishes to object to the acquisition thereof, may, within thirty days after the date on which public notice of this notification is given, file an objection in writing before the Additional Acquisition Collector of Hooghly.

No. 4928L.A.(P.W.).—19th April 1951.—It appears to the Governor that land is required to be taken by Government for public expense for a public purpose, viz., for the diversion of the Champadanga-Baidyabati Road (section from Baidyabati to Baidyabati) it is hereby notified that the above purpose pieces of land altogether measuring more or less, 34.93 acres, and comprising

the following cadastral plots as detailed below, are likely to be required in the district of Hooghly:—

District Hooghly.

Thana Singur, village Bhandardaha, jurisdiction list No. 44.

Cadastral plot in full.—1123.

Cadastral plots in part.—1111, 1122, 981, 1145, 1128.

Thana Singur, village Nasibpur, jurisdiction list No. 90.

Cadastral plots in full. 128, 669, 670, 1983, 2518, 2545.

Cadastral plots in part.—101, 102, 1292, 103, 104, 105, 110, 111, 112, 113, 87, 82, 81, 77, 201, 200, 198, 197, 184, 130, 129, 127, 126, 125, 119, 115, 144, 649, 650, 651, 652, 666, 667, 668, 677, 676, 671, 731, 1951, 1952, 1955, 1956, 1956, 1971, 1636, 1972, 1973, 1974, 1976, 1978, 1979, 1980, 1981, 1982, 1984, 1985, 1986, 2494, 2496, 2288, 2497, 2505, 2506, 2509, 2511, 2516, 2517, 2519, 2826, 2520, 2526, 2530, 2531, 2387, 2532, 2541, 2543, 2544, 2546, 2547, 2833, 2668, 2669, 2672, 2838, 2677, 2678, 2679, 2680, 2681, 2682, 4002, 4003, 4004, 4005, 4007, 4008, 4018, 4019, 4017, 4078, 4079, 4087, 4088, 4140, 4111, 4112, 4143, 4144, 4146, 4147, 4148, 4680, 4688, 4692, 4694, 4695, 4696, 4697, 4698, 4768, 1770, 4771, 4772, 4773, 4775, 4777, 4779, 4781, 4782, 4783, 4785, 4787, 4788, 4789, 4790, 4791, 4875, 4874, 4873, 4872, 4868, 4867, 4862, 4861, 4843, 4842, 4841, 5254, 5255.

Thana Singur, village Dhara, jurisdiction list No. 93.

Cadastral plots in part.—126, 129, 124, 122, 30, 1, 23, 28, 27, 31, 32, 34, 40, 41, 42, 53, 54, 55, 56, 388.

Thana Singur, village Chhnamor, jurisdiction list No. 92.

Cadastral plot in full. 1165.

Cadastral plots in part.—525, 526, 527, 528, 533, 534, 536, 548, 549, 551, 552, 553, 554, 590, 620, 619, 615, 614, 613, 612, 611, 610, 707, 704, 698, 755, 765, 764, 766, 770, 771, 772, 1118, 1119, 1122, 1124, 1163, 1167, 1164, 946, 622, 623, 624, 625, 626, 627, 661, 662, 663, 664, 669, 670, 671, 672, 688, 689, 691, 694, 696, 2233, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2310, 2312, 2313, 2314, 2315, 2316, 2318, 2319, 2320, 2321, 1762, 1763, 1768, 1769, 1770, 1731, 1782, 1783, 1784, 1785, 1786.

Thana Serampur, village Chapsara, jurisdiction list No. 2.

Cadastral plots in full.—252, 253, 254, 255, 528.

Cadastral plots in part.—75, 77, 78, 79, 86, 91, 98, 251, 256, 257, 258, 260, 261, 262, 263, 294, 298, 299, 300, 538, 529.

Thana Serampur, village Uttar Rajyadharpur, jurisdiction list No. 3.

Cadastral plot in full.—7.

Cadastral plots in part.—2, 3, 956, 946, 5, 6, 8, 9, 58, 59, 60, 63, 61, 86, 103, 104, 105, 128, 127, 129, 192, 218, 219, 221, 222, 225, 963, 954, 226, 239, 241, 240, 283, 282, 284, 286, 290.

Thana Serampur, village Dirghanga, jurisdiction list No. 4.

Cadastral plots in full.—2517, 5345.

Cadastral plots in part.—176, 175, 177, 178, 179, 186, 187, 194, 196, 274, 276, 290, 291, 292, 294, 2501, 2509, 2503, 2510, 2513, 2514, 2516, 2518, 2539, 2540, 2541, 2543, 2544, 2555, 4010, 4012, 4014, 4015, 4016, 5326, 4292, 4293, 4294, 4298, 4299, 4300, 4310, 4312, 4313, 4314, 4334, 4335, 4337, 4614, 4645, 5333, 5335, 4652, 4755, 4756, 4757, 4751, 4746, 4745, 4743, 4742, 4740, 4739, 4736, 4734, 4730, 4729, 4724, 5292, 4723.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore.—No. 4930 L.A.(P.W.).—19th April 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Panskura-Ghatal Road (section from the Bengal Nagpur Railway line at Sura-Nankar to the Kangsabati River), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 112.22 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Midnapore:—

District Midnapore.

Thana Panskura, village Sura-Nankar, jurisdiction list No. 75.

Cadastral plots in full.—161, 162, 166, 167, 158, 108, 110, 111, 125, 126, 128, 28, 26, 27.

Cadastral plots in part.—163, 165, 169, 103, 168, 107, 109, 112, 122, 123, 124, 30, 29, 32, 25, 160, 159, 157, 156, 145, 140, 139, 138, 135, 134, 133, 127, 129, 131.

Thana Panskura, village Bahirgram, jurisdiction list No. 76.

Cadastral plots in full.—67, 27.

Cadastral plots in part.—106, 107, 105, 140, 104, 89, 85, 26, 25, 28, 31, 1169, 32, 33, 34, 38, 5, 40, 1, 68, 66, 43, 35, 36, 37, 39.

Thana Panskura, village Dakshin Mechgram jurisdiction list No. 74.

Cadastral plots in full.—1608, 1613, 1520, 1535, 1017, 1014, 980, 982, 962, 784, 797, 908, 40, 41, 48, 25.

Cadastral plots in part.—1662, 1607, 1610, 1611, 1612, 1617, 1599, 1598, 1621, 1594, 1593, 1592, 1591, 1507, 1515, 1516, 1517, 1521, 1525, 1524,

1543, 1536, 1537, 1009, 1534, 1658, 165, 1614, 1616, 1618, 1622, 1505, 1506, 1519, 1528, 1527, 1013, 1012, 1002, 1004, 981, 9, 986, 959, 961, 958, 957, 956, 955, 798, 7, 801, 815, 814, 817, 918, 916, 909, 910, 911, 23, 8, 36, 42, 43, 45, 46, 47, 49, 50, 55, 56, 1018, 1016, 1015, 975, 976, 978, 979, 96, 963, 782, 783, 785, 796, 806, 807, 802, 8, 905, 906, 907, 899, 26, 27, 34, 35, 33, 37, 92, 91, 87, 51, 52, 53, 54, 66, 65, 64, 60.

Thana Panskura, village Uttar Mechgram jurisdiction list No. 67.

Cadastral plots in full.—2538, 1791, 178, 2474, 2475.

Cadastral plots in part.—2540, 2539, 25, 2515, 2514, 2513, 2469, 2470, 2471, 247, 2477, 2476, 2482, 2481, 2483, 1792, 1800, 1756, 1778, 1782, 1781, 1790, 1785.

Thana Panskura, village Purbha Patpur, jurisdiction list No. 69.

Cadastral plots in full.—1772, 1661, 166, 1669, 1671, 1672, 1673, 1650, 1649, 158, 1219, 1220, 1169, 1159, 1151, 1151, 114, 1143, 1138, 1134.

Cadastral plots in part.—1757, 1746, 171, 1751, 1822, 1664, 1663, 1665, 1666, 166, 1674, 1648, 1646, 1685, 1586, 1693, 169, 1584, 1579, 1581, 1582, 1541, 1540, 143, 1530, 775, 776, 777, 1525, 1819, 1820, 8, 1318, 1317, 1306, 1813, 1405, 832, 130, 1296, 1295, 1294, 1812, 961, 1022, 1023, 10, 1030, 1029, 1168, 1046, 1115, 1109, 110, 1150, 1116, 1127, 1128, 1146, 111, 113, 1131, 1132, 1133, 1135, 1825, 1768, 176, 1775, 1774, 1773, 1660, 1639, 1658, 166, 1651, 1642, 1643, 1645, 1644, 1687, 168, 1539, 1533, 1534, 1524, 1468, 1469, 148, 1320, 1303, 1301, 1299, 1298, 1292, 129, 1217, 1223, 1211, 1216, 1028, 1171, 117, 1166, 1160, 1158, 1152, 1154, 1147, 114, 1140, 1137, 1136.

Thana Panskura, village Keshapat, jurisdiction list No. 50.

Cadastral plots in full.—167, 172, 174, 12, 17, 16, 57, 31, 30, 32, 33, 34, 36, 42.

Cadastral plots in part.—221, 224, 197, 165, 164, 163, 162, 173, 156, 152, 142, 144, 145, 75, 76, 77, 66, 63, 62, 11, 14, 20, 28, 29, 225, 193, 194, 168, 169, 170, 149, 148, 147, 67, 72, 68, 61, 59, 58, 56, 54, 46, 43, 41, 37, 35.

Thana Panskura, village Hatishal, jurisdiction list No. 51.

Cadastral plots in full.—1938, 1939, 194, 1959, 1961, 1983, 2048, 2011, 2042, 204, 2045, 2059, 2060, 2091, 2087, 2088, 209, 2127, 2114, 2115, 2116, 2148, 2166, 216, 2905, 2414, 2397, 2399, 1116.

Cadastral plots in part.—1114, 1115, 111, 1120, 1117, 1937, 1950, 1949, 1957, 195, 1973, 1972, 1982, 1991, 1992, 1993, 203, 2040, 2061, 2090, 2089, 2084, 2085, 212, 2117, 2118, 2146, 2147, 2167, 2168, 217, 2455, 2415, 2416, 2420, 2426, 2425, 242, 2423, 2422, 2396, 2398, 2910, 1118, 194, 1947, 1945, 1946, 1962, 1963, 1964, 209, 1990, 2047, 2046, 2058, 2057, 2092, 209, 2080, 2104, 2106, 2108, 2107, 2111, 210, 2149, 2150, 2165, 2164, 2163, 2458, 243, 2413, 2417, 2418, 2419, 2403, 2402, 2401,

band Panskura, village Uttar Panchberya, jurisdiction list No. 42.

castral plots in full.—693, 696, 695, 697, 702, 707, 706, 815, 816, 817, 819.

castral plots in part.—692, 691, 694, 690, 689, 685, 698, 699, 700, 701, 708, 710, 711, 522, 520, 519, 518, 516, 509, 508, 506, 758, 757, 755, 754, 740, 739, 704, 705, 709, 712, 813, 814, 817, 818, 820, 821, 831, 832, 833.

Panchkuta, village Talitya, jurisdiction list No. 35.

castral plots in part—76, 1293.

Pankura, village Jukhali, jurisdiction list No. 40.

castral plots in full—5022, 5037, 5085, 5080, 5134, 5133, 5118, 5119, 5120, 5135, 5136, 5138, 5142, 5143, 5144, 5145, 5147, 5148, 4966, 4962, 4959, 4960, 4956, 4941, 4942, 4943, 4886, 4887, 4816, 4778, 4784, 4590, 4582, 4583, 4265, 4267, 4273, 4276, 4282, 4283, 4284, 4285, 4286, 4287, 4289, 4290, 4294, 4295, 4429, 4435, 4436, 4438, 4439, 4440, 4441, 4442, 4443, 4444, 4451, 4452, 4453, 4454, 4455, 4456, 4457, 4459, 4460, 4461, 4462, 4463, 4464, 4469, 4471, 4472, 4473, 4474, 4475, 4476, 4477, 4479, 4480, 4481, 4482, 4483, 4484, 4485, 4487, 4488, 4489, 4517, 4518, 4519, 4520, 4522, 4523, 4536, 5660, 5659.

castral plots in part.—5021, 5023, 5020, 5024, 5026, 5028, 5035, 5036, 5039, 5040, 5084, 5087, 5079, 5078, 5122, 5121, 5132, 5146, 4967, 4961, 4958, 4957, 4936, 4933, 4910, 4911, 4896, 4895, 4894, 4893, 4892, 4899, 4815, 4817, 4818, 4819, 4779, 4795, 4791, 4792, 4789, 4785, 4683, 4682, 4679, 4684, 4261, 4264, 4268, 4271, 4272, 4274, 4278, 4279, 4280, 4281, 4291, 4293, 4296, 4428, 4427, 4430, 4431, 4433, 4434, 4417, 4085, 4086, 5088, 5089, 5081, 5117, 5116, 4113, 5119, 5140, 5141, 5149, 5150, 5151, 4961, 4955, 4953, 4938, 4939, 4945, 4944, 4885, 4888, 4889, 4890, 4822, 4821, 4820, 4773, 4772, 4781, 4782, 4784, 4677, 4672, 4591, 4581, 4579, 4266, 5667, 4538, 4535, 4534, 4527, 4525, 4524, 4516, 4504, 4503, 4490, 4491, 4492, 4468, 4467, 4448, 4449, 4445, 5658.

notification is made under the provisions of Act I of 1894, to all whom it may con-

of the land may be inspected in the office of the Superintending Engineer, Road Planning and Anderson House, Alipore, as well as in the office of the Collector of Midnapore.

use of the powers conferred by the aforementioned, the Governor is pleased to authorise for the time being engaged in the under- their servants and workmen to enter survey the land and do all other acts or permitted by that section.

person interested in so much of the above re not waste or arable, who has any objec- acquisition thereof, may, within thirty r the date on which public notice of the of this notification is given in the file an objection in writing before the of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas. - No. 4938L.A. (P.W.). - 19th April 1951.—The Governor is pleased to cancel so much of the notification No. 5336L.A. (P.W.), dated the 16th July 1946, under section 4 of the Land Acquisition Act I of 1894, published at pages 1178-80, Part I of the *Calcutta Gazette* of the 1st August 1946, as amended by erratum No. 4934L.A. (P.W.), dated 19th April 1951, as relates to pieces of land measuring, more or less 7.45 acres as detailed below out of the total area of 203.34 acres notified for acquisition for the construction of the Diamond Harbour-Kakdwip Road (section from Hatuganga to Kulpi), in the district of the 24-Parganas.

Description of land.

Thana Magrahat, village Hatuganga, jurisdiction list No. 111

Cadastral plots in full—782, 783, 784

Cadastral plots in part—589, 593, 872, 778, 779, 780, 781.

Thana Kulpi, village Brindari, Bagaria, jurisdiction list No. 23

Cadastral plots in part—1341, 1329.

Thana Kulpi, village Uttar Chandipur, jurisdiction list No. 48

Cadastral plot in full—300

Cadastral plots in part—417, 416, 415, 269, 304, 305, 266, 267, 268, 308, 307, 294, 293, 302, 303, 418, 667

Thana Kulpi, village Chak Manchari, jurisdiction list No. 32

Cadastral plots in part—206, 208

Thana Kulpi, village Chak Dhanu Mandal, jurisdiction list No. 30

Cadastral plots in part—165, 166

Thana Kulpi, village Uthmani, jurisdiction list No. 31

Cadastral plot in part—209

Thana Kulpi, village Gauripur, jurisdiction list No. 181

Cadastral plots in full—19, 25, 24, 23, 33, 40, 41, 47.

Cadastral plots in part—22, 34, 45, 46, 172, 56, 74, 1, 4, 26, 6, 30, 31, 32, 39, 42, 205, 207, 208, 201, 173, 170, 412, 164, 48, 49, 55, 54, 76, 75, 77, 203, 64, 63, 5.

Thana Kulpi, village Kulpi, jurisdiction list No. 183

Cadastral plot in part—535.

24-Parganas.—No. 5028L.A.—21st April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the

Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for manufacturing bricks for the use of the East Indian Railway in the villages of Osmanpur, Sodpur, Ghola and Tarapukhuri, jurisdiction list Nos. 13, 8, 14 and 12 respectively, thana Khardah, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 45, 46, 47, 50, 51, 329, 330, 331, 332, 340 and 661, and portion of cadastral plots Nos. 336, 338, 339 and 341 of village Osmanpur, portions of cadastral plots Nos. 847, 848, 849, 880, 881 and 882 of village Sodpur, cadastral plots Nos. 102, 121, 123, 126, 127, 128, 129, 130, 131, 132, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 184, 190, 191, 192, 193, 194, 195, 196, 197, 200, 202, 203, 204, 205, 206 and 219 and portions of cadastral plots Nos. 98, 99, 101, 103, 104, 105, 114, 115, 120, 122, 198, 201, 702, and 703 of village Ghola, cadastral plots Nos. 180, 181, 187, 188, 190, 191, 192, 193, 194, 212, 243, 247, 248, 249, 250, 251, 252, 253, 258, 259, 260, 261, 262, 263 and 1022, and portions of cadastral plots Nos. 177, 179, 182, 186, 189, 195, 196, 240, 241, 244, 246, 254, 257, 264, 265, 272, 273, 275, 276, 284, 285, 287, 292, 293, 1010, 1013, and 1048 of village Tarapukhuri and measuring, more or less, 74.98 acres, is likely to be required within the aforesaid villages of Osmanpur, Sodpur, Ghola and Tarapukhuri.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Burdwan.—No. 5030I.A.—21st April 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September, 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the construction of residential quarters for the staff of the office of the Deputy Director of Inspection (Ministry of Industry and Supply), Burnpur, in the village of Hirapur, jurisdiction list No. 29, thana Asansol, pargana Shergarh, zilla Burdwan,

it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 2167-2171 and 4503-4505 and parts of cadastral survey plots Nos. 2072, 2166, 2174 and 2177 measuring, more or less, 8.00 acres, is likely required within the aforesaid village of Hirapur.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer Burdwan as well as in that of the Executive Engineer Dhanbad, Central Public Works Division Dhanbad.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Notification No. 5060I.A., dated the 11th April 1950, under section 4 of the Land Acquisition Act, 1894, published at pages 944-945, Part I of the *Calcutta Gazette* of the 18th idem and section No. 5506I.A., dated the 22nd May 1950, under section 6 of the Act, published at page 993 of the *Calcutta Gazette* of the 25th idem, are hereby cancelled.

ERRATA

Howrah.—No. 4886L.A.—18th April 1951 lines 7 and 26 of the notification No. 3216 dated the 6th May 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 807, Part I of the *Calcutta Gazette*, of the 30th idem, in respect of the proposed acquisition of 0.026 of an acre of land required by the Howrah Municipality for widening and easing on the corners of Lal Behari Bose Lane, in the Howrah Municipality, district Howrah—

Read "village of Salkia" for "village of panchghora".

24-Parganas.—No. 4934 I.A. (P.W.) dated the 16th July 1946, under section 4 of the Land Acquisition Act I of 1894, published at 1178-80, Part I of the *Calcutta Gazette* of the 1st August 1946, in respect of the acquisition of land for the construction of the Diamond Harbour Road (section from Hatugana to Fardighat) in the district of the 24-Parganas, all changes will occur:—

Read "203.34 acres" for "203.42 acres" in line 9.

Thana Kulpi, village Barandari Bagua, jurisdiction list No. 23.

Delete "2655" under cadastral plots in part.

Thana Kulpi, village Paschim Rahunath, jurisdiction list No. 46.

Read "245" for "225" under cadastral plots in part.

Thana Kulpi, village Karimanagar, jurisdiction list No. 27.

Delete "886" under cadastral plots in part.

Read "1021" for "2021" under cadastral plots in part.

Thana Kulpi, village Chak Kancharan, jurisdiction list No. 36.

Delete "1" under cadastral plots in part.

Police village Chak Dham Mandal, jurisdiction list No. 30.

"167, 168" under cadastral plots in part.
Police village Gauripur, jurisdiction list No. 181.

"176" under cadastral plots in part.

NOTICES.

Murshidabad.—No. 4786L.A.(P.W.).—16th April 1951.—Whereas 11.24 acres, more or less, of land in or near the villages of Mankara and Gangapur described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the improvement of Krishnagar-Berhampore Road (section Plassey—Berhampore) under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mankara, jurisdiction list No. 63, police station Berhampore Town, district Murshidabad.

Cadastral survey plots in part—176, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 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1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 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1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1830, 1831, 1832, 1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237,

24-Parganas.—No. 4884L.A.—18th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Halisahar Municipality for a public purpose, viz., for a trenching ground at Halisahar, in the village of Balibhara, jurisdiction list No. 9, thana Bijpur, pargana Havelisahar, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 52, 55 to 57, 68, 69, 79 and portions of cadastral survey plots Nos. 83 and 102, measuring, more or less, 13.69 acres, is required within the aforesaid village of Balibhara.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Commissioners of Halisahar Municipality and in the office of the Special Land Acquisition Officer, 24-Parganas.

24-Parganas.—No. 4960L.A.—20th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Calcutta Electric Supply Corporation, Ltd., for construction of a Transformer House in the village of Shirity, jurisdiction list No. 11, thana Behala, pargana Khaspur, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 508 and measuring, more or less, 0.0332 of an acre, is required within the aforesaid village of Shirity.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

ERRATA.

Howrah.—No. 4888L.A.—18th April 1951.—In lines 6-7, and 25-26 of the declaration No. 3880L.A., dated the 14th May 1948, under section 6 of the Land Acquisition Act, I of 1894, published at page 652, Part I of the *Calcutta Gazette* of the 20th idem, in respect of the acquisition of land required by the Howrah Municipality for widening and easing out bad corners of Lal Behari Bose Lane, in Howrah Municipality, district Howrah.

Read "village of Salkia", for "village of Malipanchghora".

24-Parganas.—No. 4936L.A.(P.W.).—19th April 1951.—In declaration No. 6299L.A.(P.W.), dated the 30th August 1946, under section 6 of the Land Acquisition Act I of 1894, published at pages 1317-18, Part I of the *Calcutta Gazette* of the 12th September 1946, in respect of the acquisition of land required for the construction of the Diamond Harbour-Kakdwip Road (section from Hatuganja to Kulpi), in the district of the 24-Parganas, following changes will occur:—

Read "172.10 acres" for "176.13 acres" in line 9.

Thana Magrahat, village Hatuganja, jurisdiction list No. 144.

Delete "589, 593, 786" under cadastral plots in part.

Thana Kulpi, village Birondari Bagaria, jurisdiction list No. 23.

Delete "2655" under cadastral plots in part.

Thana Kulpi, village Uttar Chandipur, jurisdiction list No. 48.

Delete "306, 300" under cadastral plots in full.

Thana Kulpi, village Paschim Raghunathpur, jurisdiction list No. 46.

Read "958" for "858" under cadastral plots in full.

Thana Kulpi, village Karimnagar, jurisdiction list No. 27.

Delete "1164" under cadastral plots in "1856" under cadastral plots in part.

Thana Kulpi, village Chak Tarabandi, jurisdiction list No. 37.

Delete "8" under cadastral plots in "11, 13" under cadastral plots in part.

Thana Kulpi, village Chak Kalyan, jurisdiction list No. 36.

Delete "1" under cadastral plots in part.

Thana Kulpi, village Chak Dhanu Ma, jurisdiction list No. 30.

Delete "167" under cadastral plots in part.

Thana Kulpi, village Gauripur, jurisdiction list No. 181.

Delete "203, 53, 64, 63, 65, 66, 67" under cadastral plots in full and "5" under plots in part.

By order of the Gov

J. N. TALUKDAI

Member, Board of Revenue and Secy
Govt. of West Bengal (ex officio)

Land Development NOTIFICATIONS

24-Parganas.—No. 4246L.Dev.—4th April 1951.—The Governor is pleased to cancel the notification No. 11330L.Dev., dated the 5th October 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Act XXI of 1948), published at page 212 of the *Calcutta Gazette*, dated the 19th April 1950, notified for acquisition for the purpose of settlement of immigrants, who have migrated from the State of West Bengal on account of circumstances beyond their control, in the village of Tapasia, jurisdiction list No. 6, police station Tollygunge, district 24-Parganas.

Howrah.—No. 4258L.Dev.—5th April 1951.—The Governor is pleased to cancel the notification No. 11064L.Dev., dated the 4th September 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (Act XXI of 1948), published at page 21 of the *Calcutta Gazette*, dated the 19th April 1950, as relates to cadastral survey plot No. 508 and part of cadastral survey plot No. 509, measuring, more or less, 1.00 acre out of an area of 31.49 acres, notified for acquisition for the purpose of settlement of immigrants, who have migrated from the State of West Bengal on account of circumstances beyond their control, in the village of Bally, jurisdiction list No. 14, police station Bally, district Howrah.

Hooghly.—No. 4558L.Dev.—10th April 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, the settlement of immigrants who have migrated from the State of West Bengal on account of circumstances beyond their control, in the villages of Ayeda-Kismat, Mirdanga and Arya G, jurisdiction list Nos. 4, 6 and 7, respectively Balagar, parganas Mandalghat and Patna, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising survey plots Nos. 5 to 8, 13, 14, 106 and 107, cadastral survey plot No. 96 in mauza Ayeda-Kismat, jurisdiction list Nos. 803, 809, 897, 872, 874, 875, 877, 891 to 894, 896, 897, 898, 899, 900, 901, 902, 903, and 904 in mauza Mirdanga, jurisdiction list Nos. 2, 4, 6 and 8 in mauza Guptipara, and measuring, more or less, 1.00 acre, is likely to be required within the villages of Ayeda-Kismat, Mirdanga and Guptipara.

notification is made, under the provisions of the West Bengal Land Development and Planning Act, 1948, (West Bengal Act 1948), to all whom it may concern.

exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, and the Colonisation Engineering Company, Limited, for the time being engaged in the undertaking, with their officers, workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

any of the land may be inspected in the office of the Collector, Hooghly, as well as in the office of the Colonisation Engineering Company, Limited, Arya Nagar, post office Guptipara, district Hooghly.

Hooghly.—No. 4770L.Dev.—16th April 1951.—Whereas the State Government has empowered the Civil and Posts and Telegraphs Accounts and Revenue Land Mortgage and Housing Company, Limited, Calcutta, a Society duly registered under the Co-operative Societies Act, 1940 (XXI of 1940), and having its office at the Treasury Buildings, Calcutta, to execute at its cost a development scheme in mauzas Bura Bura, Khorda Bahera and Kounagar, police-station Uttarpara, district Hooghly, in respect of lands situated in the aforesaid mauzas acquired by the State Government, under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and homeless Government employees, it is hereby notified that in pursuance of the agreement entered into by the said Company with the State Government in connection with the execution of the said development scheme and as the plan for disposal of land and prices for allotment shall be kept open for the inspection of the public at all reasonable hours of day at its office at the Treasury Buildings, Calcutta.

24-Parganas.—No. 4618L.Dev.—11th April 1951.—The Governor is pleased to cancel the notification No. 1938L.Dev., dated the 27th February 1950, under section 4 and declaration No. 1940L.Dev., dated the 27th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 364 and 365 respectively of Part I of the *Calcutta Gazette*, dated the 9th March 1950, in respect of the proposed acquisition of 12.77 acres of land in the village of Panhati, jurisdiction list No. 10, police-station Khardah, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Hooghly.—No. 4800L.Dev.—18th April 1951.—The Governor is pleased to cancel so much of the notification No. 6904L.Dev., dated the 20th April 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948, published at page 1453, Part I of the *Calcutta Gazette*, dated the 25th August 1949, as relates to the acquisition of survey plots Nos. 609, 610 and 616 and a portion of cadastral survey plot No. 615 in mauza Changa, jurisdiction list No. 10, and cadastral survey plot No. 287 of mauza Narayanpur, jurisdiction list No. 11, police-station Chinsura, district Hooghly, and measuring, more or less, 1.50 acres, notified for acquisition for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

ERRATUM.

Nadia.—No. 4286L.Dev.—5th April 1951.—In notification No. 14246L.Dev., dated the 19th December 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 146, Part I of the *Calcutta Gazette*, of the 18th January 1951, in respect of the acquisition of land for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Parbatipur, jurisdiction list No. 148, Gopalpur, jurisdiction list No. 147, and Kusaria, jurisdiction list No. 150, police-station Ranaghat, district Nadia, following changes will occur:—

Mauza Parbatipur, jurisdiction list No. 148.

Insert cadastral survey plot No. "63" in line 18.

Mauza Gopalpur, jurisdiction list No. 147.

Read cadastral survey plot No. "388" for cadastral survey plot No. "378" in line 26.

Read "161.06" acres for "161.22" acres in line 14.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex officio*).

DECLARATIONS.

24-Parganas.—No. 3840L.Dev.—29th March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Paschim Barisha, jurisdiction list No. 19, police-station Behala, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 515 and 517-524 and measuring, more or less, 3.56 acres, is required within the aforesaid village of Paschim Barisha.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Declaration No. 1746L.Dev., dated the 16th February 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 480, Part I of the *Calcutta Gazette*, dated the 1st March 1951, is hereby cancelled.

24-Parganas.—No. 2842L.Dev.—10th March 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Benjanharia, jurisdiction list No. 14, police-station Budge Budge, district 24-Parganas, it is hereby declared that for the above purpose, a piece of land, comprising cadastral plots Nos. 430, 433, 434, 438, 445, 446, 449, 451-453, 471-478, 482-486, 538-556, and parts of cadastral survey plots Nos. 436, 437, 450, 454, 480, 481, 528, 529, 531 and 534, and measuring, more or less, 14.30 acres, is required within the aforesaid village of Benjanharia.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 2950L.Dev.—12th March 1951.
—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Rishra, jurisdiction list No. 27, police-station Serampur, district Hooghly, it is hereby declared that for the above purpose, a piece of land comprising cadastral survey plots Nos. 1089, 1106-1108, 1306-1344, 1347-1352, 1356-1363, 1432-1438, 1440-1457, 1468-1485, 1488, 1632-1636, 1643, 1645, 1647-1668, 1674-1676, 1690, 1691, 1696-1700, 1707-1710, 1723, 1726-1737, 1748-1750, 1752, 1753, 1756-1761, 1763-1770, 1802-1804, 1809-1811 and 1820, and portions of cadastral survey plots Nos. 1418, 1761 and 1762, and measuring, more or less, 55.98 acres, is required within the aforesaid village of Rishra.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Hooghly.—No. 4862L.Dev.—18th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Kapasdanga, jurisdiction list No. 10 and Narayanpur, jurisdiction list No. 11, police-station Chinsura, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below, and measuring, more or less, 125.607 acres, is required within the aforesaid villages of Kapasdanga and Narayanpur.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Schedule of land.

Mauza Kapasdanga, jurisdiction list No. 10, police-station Chinsura.

Cadastral survey plots Nos. 204-211, 231-237, 241, 242, 247, 248, 402-429, 431-439, 441-443, 449-452, 454, 455, 458-470, 472-474, 601-603, 605-607, 617-622, 624-630, 657, 659-666, 669, 727, 728, 730, 731, 732, 734, 801, 802, 804-811, 813-821, 823-834, 836, 838-842, 844-847, 849-853, 1001-1004, 1006-1008, 1010-1012, 1014, 1015, 1017-1021, 1023, 1024, 1201-1203, 1208, 1209, 1211-1214, 1270 and portion of cadastral survey plots Nos. 203, 212, 238 and 1218.

Mauza Narayanpur, jurisdiction list No. 11, police-station Chinsura.

Cadastral survey plots Nos. 202-204, 206-208, 212-224, 226-230, 232-234, 252, 253, 256-270, 272-286, 288, 298-302, 304-306 and 308-312.

ERRATUM.

Nadia.—No. 4288L.Dev.—5th April 1951.—declaration No. 14248L.Dev., dated the December 1950, under section 6, read with section 7 of the West Bengal Land Development Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 249, Part I of *Calcutta Gazette* of the 1st February 1951, respect of the acquisition of land for the settler of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Parbati jurisdiction list No. 148, Gopalpur, jurisdiction list No. 147 and Kusaria, jurisdiction list No. police-station Ranaghat, district Nadia—

Read "161.06 acres" for "161.22 acres" line 13.

Read cadastral survey plot No. "388" cadastral survey plot No. "378" in line

By order of the Governor

J. N. TALUKDAR,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Requisition

NOTIFICATIONS.

Calcutta.—No. 4066Reqn.—2nd April 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (a) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1948

And whereas no agreement can be reached in respect of the amount of compensation payable in account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 3 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 101, Beltala Road (Ground floor, 1st floor, I. R. T. shed verandah two-storied out-house and one C.I. garage).	Sri Jadu Nath Roy and Priya Nath Roy of Sovabazar Street, Calcutta. (owners)
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Calcutta.—No. 4068Reqn.—2nd April 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (a) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1948

And whereas no agreement can be reached in respect of the amount of compensation payable in account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 3 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 17/3, Raja Raj Kishore Street (back portion including one room in the southern side of the 2nd floor).	Shri. Indu Bala Raja Raj Kishore Calcutta. (Owner)
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Calcutta.—No. 4070Reqn.—2nd April 1951.—
The premises specified in the schedule
were requisitioned under sub-section (1) of
section 3 of the West Bengal Premises Requisition
and Control (Temporary Provisions) Act,

whereas no agreement can be reached in
the amount of compensation payable on
such requisition of the said premises;

therefore, in exercise of the power conferred
by clause (b) of sub-section (1) of section 11 of
the said Act, the Governor is pleased to appoint
C. Mazumdar, Additional District and
Sessions Judge, 24-Parganas, as an Arbitrator for the
determination of the amount of such compensation.

The Schedule.

No. 11, May Road Messrs. Arunodaya Co., Ltd.,
ground floor flat on the 199, Chittaranjan Avenue,
Calcutta.

Parganas.—No. 4080Reqn.—2nd April 1951.
The premises specified in the schedule
were requisitioned under sub-section (1) of
section 3 of the West Bengal Premises Requisition
and Control (Temporary Provisions) Act, 1947;

whereas no agreement can be reached in
the amount of compensation payable on
such requisition of the said premises;

therefore, in exercise of the power conferred
by clause (b) of sub-section (1) of section 11
of the said Act, the Governor is pleased to appoint
Padish Chandra Mazumdar, Additional District
and Sessions Judge, 24-Parganas, as an Arbitrator for the
determination of the amount of such compensation.

The Schedule.

Case No. I.A.R./53 of 1949-50.

Requisition of the eastern portion
of the 1st floor of holding
No. 203 of the Basirhat
Municipality.

Parganas.—No. 4082Reqn.—2nd April 1951.
The premises specified in the schedule
were requisitioned under sub-section (1) of
section 3 of the West Bengal Premises Requisition
and Control (Temporary Provisions) Act, 1947;

whereas no agreement can be reached in
the amount of compensation payable on
such requisition of the said premises;

therefore, in exercise of the power conferred
by clause (b) of sub-section (1) of section 11
of the said Act, the Governor is pleased to appoint
Padish Chandra Mazumdar, Additional District
and Sessions Judge, 24-Parganas, as an Arbitrator for the
determination of the amount of such compensation.

The Schedule.

Case No. I.A.R./38 of 1949-50.

Requisition of rooms on the
eastern side of premises
No. 30, Haritakitola Road,
Behala.

Parganas.—No. 4342Reqn.—6th April 1951.—
The premises specified in the schedule
were requisitioned under sub-section (1) of
section 3 of the West Bengal Premises Requisition
and Control (Temporary Provisions) Act, 1947;

whereas no agreement can be reached in
the amount of compensation payable on
such requisition of the said premises;

Now, therefore, in exercise of the power conferred
by clause (b) of sub-section (1) of section 11
of the said Act, the Governor is pleased to appoint
Sri Rebat Mohan Chatterjee, District Judge,
Hooghly, as an arbitrator for the determination of
the amount of such compensation.

The Schedule.

Holding No. 103, Ward No. IV Sri Narendra Nath Dutta,
of Hooghly-Chinsurah Municipality, District Hooghly. Barrabazar, Chinsurah,
District Hooghly.

By order of the Governor,
P. K. MUKHERJEE, Asst. Secy.

No. 857/50.

Calcutta, the 30th March 1951.

ORDER.

In exercise of the powers conferred by sub-sections
(1) and (4) of section 3 of the West Bengal
Premises Requisition and Control (Temporary
Provisions) Act, 1947 (West Bengal Act V of
1947), the State Government is pleased to rescind
the order No. 857/50, dated 2nd November 1950,
made by it in respect of the premises described in
the schedule below:—

The Schedule.

Description of premises.

10/A, Southern Avenue, Calcutta (ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

EXCISE DIRECTORATE, WEST BENGAL

NOTIFICATIONS.

No. 1Exc.—6th April 1951.—In exercise of the
power conferred by sub-clause (vi) of clause (9) of
the Bengal Excise Act, 1909 (Bengal Act V of
1909), as delegated by Government notification
No. 354 T.Ex., dated the 12th October 1936, the
Excise Commissioner hereby makes the following
amendments in the rules published with notification
No. 2S/17/6615E., dated the 2nd December 1949,
namely:—

Amendments.

(1) In rule 1 of the said rules, for the expression
“(c) First Baisakh”, substitute the expression “(c)
National Day.”

(2) In rule 2 of the said rules after the expres-
sion “(x) Jagadhatri Puja”, insert the expression
“(xi) First Baisakh.”

No. 3Exc.—10th April 1951.—Sri Himangshu
Kumar Das Gupta, Inspector of Excise (officiating),
on relinquishing charge of the work of supervision
of cultivation and manufacture of ganja in the
district of Murshidabad, is transferred to Hooghly
and is posted to the Sadar Range of the district.

No. 4Exc.—10th April 1951.—Sri Sujib Ranjan
Roy, Inspector of Excise (officiating), Hooghly
Sadar Range, on being relieved by Sri Himangshu
Kumar Das Gupta, will continue to hold charge of
Howrah-Hooghly Tree-Tax Works.

No. 5Exc.—16th April 1951.—Sri Sushil Kumar
Ganguly, probationary Inspector of Excise, 24-
Parganas, is transferred to Calcutta. This can-
cels the order of his transfer to Kalna and Katwa
Range (Burdwan) issued under notification
No. 46Exc., dated 29th March 1951.

No. 6Exc.—16th April 1951.—Sri Santosh Kumar Ganguly, probationary Inspector of Excise, Calcutta, is transferred to Siliguri (E.I.B.). The order of transfer of Sri Jyotermoy Biswas, Inspector of Excise, Calcutta to Siliguri (E.I.B.), issued under notification No. 47 Exc., dated 29th March 1951, is cancelled.

No. 7Exc.—16th April 1951.—Sri Sachindra Prosad Roy Gupta, Inspector of Excise, Calcutta, is transferred to Murshidabad Ganja Gola. This cancels the order of transfer of Sri Mritunjoy Mukherji, Inspector of Excise, Kalna and Katwa Range (Burdwan) issued under notification No. 47Exc., dated 29th March 1951.

No. 8Exc.—18th April 1951.—Sri Panna Lal Sinha, Inspector of Excise, Calcutta, was granted leave on average pay for nine days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 13th March 1951.

B. CHOWDHURY,
Commissioner of Excise.

কৃষি, বন ও মৎস্য বিভাগ।
DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES

কৃষি।
Agriculture
জ্ঞাপনাবলী।

NOTIFICATIONS.

দারজিলিং।—নং ২৫৪৭কৃষি।—১২ই এপ্রিল ১৯৫১।—সহ-উপায়ন-বিদ, শ্রীকুনওয়ার চন্দ্র চান্দ, এম. এসি, দারজিলিংয়ের কৃষি অধ্যক্ষের পদে নিযুক্ত হইলেন। কালিম্পাং তাহার সদর হইল।

এতদ্বারা এই বিভাগের ১৯৫১ সালের ২৪শে জানুয়ারী তারিখের ৫৬৬কৃষি সংখ্যক প্রজ্ঞাপন বাতিল করা হইল।

Darjeeling.—No. 2547Agri.—12th April 1951.—Sri Kunwar Chandar Bhan, M.Sc., Assistant Horticulturist, is appointed to act as Superintendent of Agriculture, Darjeeling, with headquarters at Kalimpong.

This supersedes this department notification No. 566Agri., dated 24th January 1951.

মেদিনীপুর।—নং ২৫৪৮কৃষি।—১২ই এপ্রিল ১৯৫১।—সদরের অধ্যক্ষী কৃষি অধ্যক্ষ শ্রীঅমিতাভ সেন, বি, এলি (বম্বে) শ্রীশচীন্দ্র মোহন সেনের স্থলে উত্তর মেদিনীপুরের কৃষি অধ্যক্ষের পদে নিযুক্ত হইলেন। মেদিনীপুর তাহার সদর হইল।

এতদ্বারা এই বিভাগের ১৯৫১ সালের ২৪শে জানুয়ারী তারিখের ৫৬৮কৃষি সংখ্যক প্রজ্ঞাপন বাতিল করা হইল।

Midnapore.—No. 2548Agri.—12th April 1951.—Sri Amitava Sen, B.Ag. (Bombay), officiating Superintendent of Agriculture, Headquarters, is appointed to act as Superintendent of Agriculture, Midnapore (North), with headquarters at Midnapore, vice Sri Sachindra Mohon Sen, transferred.

This supersedes this department notification No. 568Agri., dated 24th January 1951.

২৪-পরগণা।—নং ২৫৪৯কৃষি।—১২ই এপ্রিল ১৯৫১।—২৪-পরগণার অধ্যক্ষী কৃষি অধ্যক্ষ শ্রীজানক্যন পাল শ্রীঅমিতাভ সেনের স্থলে সদরের কৃষি অধ্যক্ষের পদে নিযুক্ত হইলেন।

এতদ্বারা এই বিভাগের ১৯৫১ সালের ২৪শে জানুয়ারী তারিখের ৫৬৭কৃষি সংখ্যক প্রজ্ঞাপন বাতিল করা হইল।

24-Parganas.—No. 2549Agri.—12th April 1951.—Sri Jnanranjan Pal, officiating Superintendent of Agriculture, 24-Parganas, is appointed to Superintendent of Agriculture, Headquarters, vice Sri Amitava Sen, transferred.

This supersedes this department notification No. 567Agri., dated 24th January 1951.

কলিকাতা-২৪-পরগণা।—নং ২৫৫০কৃষি।—১২ই এপ্রিল ১৯৫১।—অধ্যক্ষী কৃষি অধ্যক্ষ শ্রীঅমিতাভ সেন, বি, এলি (এমি), এম. এম. (মেরিল্যান্ড) শ্রীজানক্যন পালের ২৪-পরগণার কৃষি অধ্যক্ষের পদে নিযুক্ত হইলেন।

Nadia-24-Parganas.—No. 2550Agri.—12th April 1951.—Sri Sukumar Sen Gupta, B.Sc. M.S. (Maryland), officiating additional Superintendent of Agriculture, Nadia, is appointed as Superintendent of Agriculture, 24-Parganas, vice Sri Jnanranjan Pal, transferred.

মাদায়া-পশ্চিম দিনাজপুর-মেদিনীপুর।—নং ২৫৫১।—এপ্রিল ১৯৫১।—মাদায়া-পশ্চিম দিনাজপুরের অধ্যক্ষী, শ্রীভূপেন্দ্র চন্দ্র সেন, বি, এলি (এমি) দক্ষিণ মেদিনীপুর অধ্যক্ষের পদে নিযুক্ত হইলেন। চমলুক তাহার সদর হইল।

Malda-West Dinajpur-Midnapore.—No. 2551Agri.—12th April 1951.—Sri Bhupendra Sen, B.Sc. (Agri.), officiating Superintendent of Agriculture, Malda-West Dinajpur, is appointed as Superintendent of Agriculture, Midnapore (South), with headquarters of Tamruk.

মেদিনীপুর-মাদায়া-পশ্চিম দিনাজপুর।—নং ২৫৫২।—এপ্রিল ১৯৫১।—মিডানাপুর অধিকারিক কৃষি অধিকারিক কৃষি অধ্যক্ষের শ্রীভূপেন্দ্র চন্দ্র সেনের পশ্চিম দিনাজপুরের কৃষি অধ্যক্ষের পদে নিযুক্ত হইলেন।

রাজ্যপালের আদেশ
মনোরঞ্জন সরকার
উপ-সচিব।

Midnapore-Malda-West Dinajpur.—No. 2552Agri.—12th April 1951.—Sri Chittaranjan Sen, B.Sc. (Agri.), now working as Subdivisional Agriculture Officer, Ghatal, is appointed to act as Superintendent of Agriculture, Malda-West Dinajpur, vice Sri Bhupendra Chandra Sen, transferred.

Midnapore.—No. 2553Agri.—12th April 1951.—It is hereby notified for general information that the district of Midnapore will be divided into two separate districts as follows:—

- (1) Midnapore North consisting of North, Ghatal and Jhargram sub-divisions with headquarters at Midnapore.
- (2) Midnapore South consisting of South, Tamruk and Contai sub-divisions with headquarters at Tamruk.

By order of the Govt.
M. SARKAR,

বন।
Forests

জ্ঞাপন।
NOTIFICATION.

কৃষিবিভাগ।—নং ২৫৫৩কৃষি।—১২ই এপ্রিল ১৯৫১।—কৃষি অধ্যক্ষী অধিকারিক অধ্যক্ষী বিশিষ্ট বন অধিকারিক মোহন সরকারকে কৃষিবিভাগ কৃষি অধ্যক্ষী বন অধিকারিক কৃষি অধ্যক্ষের ২৪শে জানুয়ারী ১৯৫১ তারিখের ৫৬৯কৃষি সংখ্যক প্রজ্ঞাপন বাতিল করা হইল।

এতদ্বারা এই বিভাগের ১৯৫১ সালের ২৪শে জানুয়ারী তারিখের ৫৬৯কৃষি সংখ্যক প্রজ্ঞাপন বাতিল করা হইল।

রাজ্যপালের আদেশ
মোহন চন্দ্র সরকার
উপ-সচিব।

Cooch Behar.—No. 2532For.—11th April 1951.
Mr. Monoj Mohan Sirkar, temporary Special
 Officer, Attached Officer, Utilisation Divi-
 sion, is appointed as Divisional Forest Officer,
 Cooch Behar Division, with headquarters at Cooch
 Behar.
 This cancels this department notification
 No. 1166For., dated 15th February 1951.

By order of the Governor,
 G. C. MANDAL, Dy. Secy.

শিক্ষা বিভাগ।
EDUCATION DEPARTMENT

শিক্ষা।
Education
শিক্ষাব্যবস্থা।

NOTIFICATIONS.

India.—No. 1767Edn./4A-49/50Pt.I.—10th
 April 1951.—**Sri Suresh Chandra Dhar, M.Sc.,**
 Lecturer in Physics, Krishnagar College, in the
 subordinate Educational Service, is appointed to
 be in the West Bengal Educational Service as
 Lecturer of the subject in that college, with effect
 from the date on which he assumes the duties of the
 higher post, *vac* Sri Satyendra Nath Roy retired.

কলকাতা।—নং ১৮০০শিক্ষা/২৫৫-০১৫১।—১৬ই এপ্রিল ১৯৫১।
 কলকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের
 জ্যেষ্ঠ শিক্ষক শ্রীমোহন চন্দ্রাধারকে পূর্ণকাল প্রদত্ত হুটির সহিত
 ১৯৫১ সাল হইতে পূর্ণ কালিকায় নিয়োজিত হুটি
 প্রদত্ত হইবে।

- (১) রেড বেঙ্গল সার্ভিস, কলকাতা (প্রথম বর্গ) এর ১৭২(ক) ধারা
 অনুসারে ১লা জানুয়ারী ১৯৫১ হইতে ২০শে ফেব্রুয়ারী
 ১৯৫১ পর্যন্ত ব্যক্তিগত প্রয়োজনে হুটি ;
- (২) টি কলকাতা ১৭২(২) এর ১৭০(খ)(২) ধারা অনুসারে ২১শে
 ফেব্রুয়ারী ১৯৫১ তারিখ হইতে চার দিনের অতিরিক্ত হুটি,
 এর
- (৩) টি কলকাতা ১৭৪ ধারা অনুসারে অবশিষ্ট কালের জন্য
 অস্বাভাবিক হুটি।

Calcutta.—No. 1833Edn./2I-3/51.—16th April
 1951.—**Mr. Monomohan Chatterjee**, Professor of
 Zoology, Presidency College, Calcutta, in the
 Bengal Senior Educational Service, was
 granted leave for two months from the 1st January
 1951.

- (1) leave on private affairs from the 1st
 January 1951 to the 20th February 1951
 under rule 172(a) of the West Bengal
 Service Rules, Part I;
- (2) earned leave for four days from the 21st
 February 1951 under rule 167(ii) read
 with rule 170(b)(ii) of the rules, and
- (3) extraordinary leave for the remaining
 period under rule 174 of the said rules,
 extension of the leave already allowed to him.

কলকাতা।—নং ১৮০০শিক্ষা/১০৫৫-০১৫০।—১৭ই এপ্রিল ১৯৫১।
 জ্যেষ্ঠ শিক্ষক শ্রীমোহন চন্দ্রাধারকে (পশ্চিমবঙ্গ উত্তর
 শিক্ষণ কৃত্যকের) পূর্ণকাল প্রদত্ত হুটির সহিত
 ১৯৫১ সাল হইতে পূর্ণ কালিকায় নিয়োজিত হুটি
 প্রদত্ত হইবে।

রাজ্যপালের আদেশানুসারে,
 ডি. এম. সেন,
 সচিব।

India.—No. 1856Edn./3I-8/50.—17th April
 1951.—**Miss Anupama Bose, M.A. (Dacca), M.A.**
 (Lond.), T.D. (Lond.), is appointed to
 be the Additional District Inspector of

Schools, Calcutta, in the West Bengal Educa-
 tional Service (Women's Branch), with effect
 from the date on which she joins the duties of the
 post and until further orders.

By order of the Governor,
 D. M. SEN, Secy.

**Office of the Accountant-General,
 West Bengal**

NOTIFICATIONS.

**Subject:—Submission of Annual Establishment
 Returns by heads of offices.**

No. TM(Pay Fixn)/251 - 13th April 1951.—In
 continuation of this office notification No. TM/236,
 dated 8th March 1951, on the abovementioned sub-
 ject (published at pages 608 and 641 of Part I of
 the Calcutta Gazette, dated 15th March 1951 and
 22nd March 1951, respectively), the following
 further instructions are laid down for the guidance
 of all heads of offices under the State Government.

In cases where for the purpose of completing the
 Annual Establishment Returns, a reference is
 necessitated to the Service Books of the personnel
 concerned now lying in this office for scrutiny of
 revised pay under the West Bengal Services
 (Revision of Pay) Rules, 1950/High Court Services
 (Revision of Pay) Rules, 1950, or otherwise, special
 and urgent requisitions for the same may forthwith
 be made, if not already done, citing the number
 and date of the forwarding memos., with which
 the Service Books of the particular personnel were
 actually sent to this office. On receipt of these
 special and urgent requisitions, steps will be taken
 by this office to forward the Service Books without
 delay to enable the heads of offices to complete the
 Annual Establishment Returns.

A suitable explanatory note should be inserted
 in these returns, where necessary, to indicate that
 the pay on the 1st April 1951 as entered therein, is
 the revised pay fixed by the head of the office,
 pending audit scrutiny. The Service Books in such
 cases should on no account be retained longer than
 is absolutely necessary; but should be sent back for
 necessary action in this office, as soon as these have
 been done with.

It is to be noted by all concerned that non-
 receipt of Service Books should not be a valid plea
 for not submitting the Annual Returns by the
 prescribed due date.

**Subject: Transactions on behalf of the Reserve
 Bank of India for the remittance of treasure.**

No. TM(BK)/246.—6th April 1951.—The
 receipts and payments on behalf of the Reserve
 Bank of India appear in Government accounts
 under the various detailed heads subordinate to the
 major head "Accounts with the Reserve Bank—
 Transactions on behalf of the Reserve Bank", as
 prescribed on page 170 of the List of Major and
 Minor Heads of Account. The Reserve Bank want
 further details in respect of payments under some
 detailed heads as indicated below:—

Sanctioned detailed heads.	Details wanted by the Reserve Bank.
Charges for the remittance of treasure:—	
(a) Police escort charges	(i) Hire or purchase of boxes.
(b) Cost of boxes, cart and coolie hire, etc	(ii) Cartage and coolie hire.
(c) Pay and allowances of portdars accompanying remittances.	(i) Pay of temporary portdars accompanying remittances.
(d) Railway and steamer freights	(ii) Portdars' allowance.
	(i) Railway, etc., fares.
	(ii) Railway, etc., freights.

All Treasury Officers in West Bengal are
 accordingly hereby advised that in addition to the
 sanctioned detailed heads, the further details
 wanted by the Bank, as shown above, should
 henceforth be indicated in the body of the bills in

which the charges for the remittance of treasure are drawn. No change, however, need be made in the existing detailed heads in the treasury accounts.

It is also requested that the vouchers in respect of the payments on this account should hence be sent to this office along with a covering act in the form appended below:—

Schedule of charges for remittance of treasure.

Name of treasury.	Number of vouchers.	Police escort charges.	Cost of boxes, cart and coolie hire, etc.		Pay and allowances of portdars accompanying remittances.		Railway and steamer freights.		Miscellaneous.	Total.	2
			Hire or purchase of boxes.	Cartage and coolie hire.	Pay of temporary portdars accompanying remittances.	Portdars' allowance.	Railway etc., fares.	Railway, etc., freights.			
1	2	3	4(a)	4(b)	5(a)	5(b)	6(a)	6(b)	7	8	

[R. B. I. Central Accounts Section, Calcutta letters No. CAS(CY)1351/16-50, dated November 1950 and No. CAS(CY)2569/16-50, dated 28th February 1951, Dy. BK-973 and 1314.]

S. K. SARKAR,
Deputy Accountant-Gen.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

24-Parganas.—No. 2013A.—12th April 1951.—Sri Bijoyesh Mukherji, Munsif, on leave, is appointed to act, until further orders, as an Additional Subordinate Judge of 24-Parganas, *vice* Sri Umadas Gupta.

Calcutta-24-Parganas.—No. 2209A.—20th April 1951.—Sri Kamallesh Chandra Sen, officiating Additional Judge in the Court of Small Causes, Calcutta, is appointed to act, until further orders, as an Additional Subordinate Judge of 24-Parganas.

Leave.

Midnapore.—No. 2057A.—16th April 1951.—Sri Ranendra Nath Datta, Munsif of Jhargram, in the district of Midnapore, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for thirty days with effect from the 16th April 1951.

Bankura.—No. 2126A.—17th April 1951.—Sri Keshab Nath Ray Chaudhuri, Munsif of Bankura (Sadar), is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twenty-one days with effect from the 23rd March

1951, in extension of the leave granted to under the orders of the 29th March 1951.

Burdwan.—No. 2194A.—19th April 1951.—Sri Arun Kumar Das, Munsif of Burdwan (S) is allowed earned leave under rule 171(a) of West Bengal Service Rules, Part I, for days with effect from the 2nd April 1951.

R. P. MUKHERJI, Reg.

Original Side

NOTIFICATIONS.

Calcutta, the 12th April 1951

In continuation of the Court's notification, the 24th August 1950, published in the *Calcutta Gazette*, dated the 31st August 1950, Part I 1742, His Lordship the Hon'ble the Chief Justice has been pleased to confirm the appointment Sri Nripendra Nath Modak, Assistant Registrar with effect from the 1st March 1951.

Calcutta, the 19th April 1951.

His Lordship the Hon'ble the Chief Justice has been pleased to grant Sri Nripendra Nath Modak Assistant Registrar, High Court, Original leave on average pay for three months' days from the 15th March 1951 preparatory retirement under rule 82(b) of the Pundar Rules.

P. K. BOSE, Reg.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information:—

No. and date of notification assigned by issuing authority.	Union board to which referred with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of assessor and design.
Election to Union Board.				
No. 50773 G, dated 9th April 1951	Janai union board, police-station Chanditala, Serampore subdivision, district Hooghly.	Ward No. I.—Dr. Kunjalal Chattopadhyay, M.B., Sri Bhupendra Krishna Mukhopadhyay, Sri Nanilal Ghosh and Sri Brahma Kumar Bandopadhyay.	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	R. N. Banerjee, District Magistrate, Hooghly.
		Ward No. II.—Sri Kalpeda Senkar, Sri Satyendra Kumar Chaudhuri and Sri Prafulla Kumar Mitra.		
		Ward No. III.—Sri Upendra Nath Ghosh and Sri Jiban Krishna Dey.		
		Ward No. I.—Sri Kamala Kanta Patra, Sri Dhana Krishna Palit and Sri Pramod Chandra Das.		
	Kuntorampore union board, police-station Chanditala, Serampore subdivision, district Hooghly.	Ward No. II.—Sri Panchanan Chakraborty, Sri Nriyabari Adak and Sri Becharam Das.	Ditto	Ditto.
		Ward No. III.—Sri Subodh Chandra Adak, Sri Bhawanath Chakraborty and Sri Satya Charan Kola.		
		Ward No. I.—Sri Ashutosh Bandopadhyay, Sk. Joyal Abedin and Sri Jasadhar Bhore.		
		Ward No. II.—Sk. Faruk Hoss, Sk. Munwar Ali and Sk. Gohar Rami Molla.		
	Mundalika union board, police-station Jangipara, Serampore subdivision, district Hooghly.	Ward No. III.—Janab Abdur Razak Malik, Sri Dhabakar Haldar and Janab Baranali Malik.	Ditto	Ditto.
		Ward No. I.—Janab Mohammad Hassan, Janab Yahya Mondal, M.A. and Sri Mondal Ghosh.		
		Ward No. II.—Sri Khudiram Singha Roy, B.A., Sri Manik Lal Nundy and Sri Panchanan Das.		
		Ward No. III.—Sri Satish Chandra Bhattacharya, Janab Abul Kalam and Sri Santosh Kumar Das.		

ORDER.

1013J.G./V/13.—20th March 1951.—In exercise of the powers conferred by paragraph 9 of the West Bengal Control Order, 1947, delegated to me by notification No. 6176D.C.S., dated 14th May 1948, issued by the Government of Consumer Goods, Government of West Bengal, and in supersession of all previous orders on the subject, I fix the maximum prices of kerosene in the district of Burdwan as per schedule below. The prices as fixed will be effective from 12th March 1951.

Agents' selling prices.

(without container) per tin containing 4 imperial gallons of 640 fluid ounces which is equivalent to 29 bottles each of 22 fluid ounces. Weight per tin—superior 15 seers 15 chhattacks, inferior 17 seers 4 chhattacks including weight of the container which is 1 seer 3 chhattacks.

Sadar.		Kalna.		Katwa.		Asansol	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
4 11 9	4 7 9	4 11 9	4 7 9	4 11 9	4 7 9	4 12 6	4 9 0

Wholesalers' selling prices (without container per tin containing 4 imperial gallons)

Sadar subdivision supplies direct from agent's depot located outside the subdivision.		For wholesalers of Sadar sub- division getting supplies through the agent's/whole- saler's own station or draw- ing supplies from the agent's depot located in the Sadar subdivision.		For wholesalers of Kalna subdivision.		For wholesalers of Katwa subdivision.		For wholesalers of Asansol subdivision.	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
4 11 9	4 15 9	4 15 9	4 11 9	4 15 9	4 11 9	4 15 9	4 11 9	5 0 6	4 18 0

The retail selling price per bottle of 22 fluid ounces of superior kerosene oil is fixed at rates as given below :—

- At 3 annas 3 pies per bottle in the municipal town of Asansol, Kalna, Katwa and Sadar subdivisions of Burdwan having agent's godown and in areas within one mile from the supplying agent's godown at other places.
- At 3 annas 6 pies per bottle for areas up to 10 miles from the supplying agent's/wholesaler's godown.
- At 3 annas 6 pies per bottle for areas beyond 10 miles from the supplying agent's or wholesaler's godown.
- Retail selling prices per bottle of 22 fluid ounces of inferior kerosene oil in the subdivisions of Katwa, Kalna, Asansol and Sadar (Burdwan) at 3 annas for areas up to 10 miles from delivery centre and at 3 annas 6 pies for areas beyond 10 miles from delivery centre.

B—The above prices apply to bulk supply only. An extra of Rs. 1-3 in case of packed supply in white bright may be charged over the rates fixed above.

I. B. S. R. SURITA,
District Magistrate, Burdwan

by the Deputy Inspector-General of Police,
Western Range

Howrah.—No. 3548.—6th April 1951.—Order issued under notification No. 3075, dated 12th March 1951, in the *Calcutta Gazette*, 12th April 1951, in so far as it relates to the transfer of Sri Mukunda Lal Basu, Inspector, Burdwan, to D. E. B., District Railway Police, Howrah, to act as Inspector, is hereby cancelled.

Inspector Anil Kumar Sen Gupta of District Railway Police, Howrah, is appointed to act as Inspector, D. E. B., District Railway Police, Howrah, to fill one of the temporary posts of Inspectors, sanctioned in Government Order No. 823Pl., dated 20th March 1951.

The transfer involved in the above order is made with effect from 12th April 1951.

at once.

Howrah.—No. 3749.—12th April 1951.—Inspector Anand Mukharji, Inspector, Howrah, is granted leave for seventy days, on medical grounds, with effect from 12-4-1951, a.m., under Government Order No. 823Pl., dated 20th March 1951, Part I.

Sri Nagendra Nath Ghosh, Inspector, Howrah, on release from suspension on 15th March 1951, is appointed to fill the above vacancy, with effect from that date, while posted on paper to Midnapore.

H. L. SHAHA, Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 498R.G.—17th April 1951.—Sri Ganesh Chandra Bhattacharjee, Sub-Deputy Collector (on probation), Sadar, 24-Parganas, is posted to the Kandi subdivision of the Murshidabad district and appointed as Circle Officer there.

2. The order contained in this office notification No. 289-R.G., dated 27th February 1951, is hereby cancelled.

No. 601L.S.G.—17th April 1951.—In exercise of the powers under section 6(a) of the Bengal Ferries Act, 1885 (Bengal Act I of 1885), delegated to me under Government Notification No. 3403 L.S.-G., dated the 1st December 1904, issued under section 36 of the Act, I hereby declare that the subsidiary ferry established by the district board of Malda over the Mahananda at Station Ghat at English Bazar in the district of Malda is a public ferry.

No 6021.S.-G.—17th April 1951.—Whereas the management of the public ferries of Ramnagar and Jhowghatta was made over to the district board of Malda under the orders of Government in notification No. 656L.S.-G., dated the 5th February 1904, issued in exercise of the power under section 35 of the Bengal Ferries Act, 1885 (Act I of 1885); and whereas the district board of Malda started a subsidiary ferry known as "Station Ghat Ferry" at English Bazar as defined in section 11 of the Act in virtue of the power conferred upon them by the transfer of the management of the Jhowghatta and Ramnagar ferries under section 35, and whereas it is desirable to resume management of the Station Ghat Ferry at English Bazar in the district of Malda, now, therefore, in exercise of the power under section 35 conferred upon me under section 36 of the Act, I do hereby order that the said Station Ghat Ferry be resumed by Government with effect from the date of this notification.

J. N. TALUKDAR, Commissioner.

CORRIGENDUM.

Alipore, the 12th April 1951.

Read "Hadipur-Jhikra Union Board, Deganga police-station, Baraset subdivision, district 24-Parganas," in place of "Hadipur-Jhikra Union Board, Habra police-station, Baraset subdivision, district 24-Parganas," published in *Calcutta Gazette*, dated 15th March, 1951, vide notification No. 24/51-2V.S.-G., dated 16th February 1951, against Hadipur-Jhikra Union Board.

P. C. MAZUMDER,

Additional District Magistrate,
24-Parganas.

Orders by the Deputy Inspector-General of Central Range

Alipore.—No. 2591.—15th April 1951.—Fagoo Singh, officiating Armed Inspector, is absorbed in the rank of Armed Sub-Inspector in the same district with effect from 1st January 1950 in an existing vacancy. He will continue on deputation at the Locomotive Manufacturing Works at Chittaranjan as an Armed Inspector.

H. C. Sudama Singh of Nadia is absorbed in the rank of Armed Sub-Inspector at 24-Parganas with effect from 1st January 1950 in one of the posts of Armed Sub-Inspector sanctioned in G. O. No. 647Pl., dated 2nd/7th March 1950. He will continue to act as Armed Inspector at 24-Parganas.

H. C. Amulya Lal Ganguli, officiating Inspector, Nadia, is absorbed in the rank of Armed Sub-Inspector at 24-Parganas with effect from 1st January 1950 in one of the posts of Armed Sub-Inspector sanctioned in G. O. No. 647Pl., dated 2nd/7th March 1950. He will continue to act as Armed Inspector at Nadia.

Surplus Armed Sub-Inspector Amardeb of Murshidabad is absorbed in the rank of Sub-Inspector at 24-Parganas with effect from 1st January 1950 in one of the posts of Sub-Inspector sanctioned in G. O. No. 647Pl., dated 2nd/7th March 1950. He will continue to act as Armed Inspector in 24-Parganas.

Sri Saroj Kumar Sarkar, officiating in D.E.B., Nadia, is granted three months average pay on medical certificate rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 10th March 1951.

S. M. GHOSH
Deputy Inspector-General

Presidency Division—Jalpaiguri

OFFICE OF THE DISTRICT MAGISTRATE, WEST DINAJPUR.

Balurghat, the 30th March 1951.

ORDER No. 1453J.

In exercise of the powers conferred on the Director of Consumer Goods by paragraph 9 of the West Bengal Control Order, 1947, subsequently delegated to me by notification No. 5176D.C.S. of the 14th March 1951, in supersession of all previous orders, hereby fix the prices of kerosene oil (with the exception of retail price) Superior and Inferior, bulk and packed, for Sadar subdivision (Balurghat) of West Dinajpur district with effect from the 3rd instant as follows:—

Agents' selling prices.

From the premises of the Agents at Kaliyaganj.		From the premises of the Agents at Balurghat.		From the premises of the Agents at Hili.	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inf.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs.
5 5 0	5 3 6	6 11 0	6 9 6	6 15 0	6 1

Wholesalers' selling prices per tin (without container) containing 4 imperial gallons.

At Balurghat when purchased direct from Kaliyaganj.

Superior.	Inferior.
Rs. a. p.	Rs. a. p.
6 15 0	6 12 6

At Chandgunj (Kumargunj) when purchased from Agents' depot at Balurghat.

Superior.	Inferior.
Rs. a. p.	Rs. a.
7 11 0	7 9 6

above prices apply to bulk supply only. An extra of Re. 1-3-0 only in the case of packed supply in white
ms or Re. 0-11-8 only in the case of black plate tins may be charged over the rates fixed above.

ORDER.

exercise of the power conferred on me by the Director's order No. 6176D.C.S., dated the 14th May 1948, published page 640 of the *Calcutta Gazette*, dated 20th May 1948 (Part I), and in supersession of all my previous orders by fix up under paragraph 9 of the West Bengal Kerosene Control Order, 1947, the maximum prices in column table below to be charged by the different categories of dealers and also agents specified in the corresponding column I of that table as noted against them in relation to sales of superior and inferior kerosene oil within set of Malda.

order will be in force on and from 3rd March 1951 and 12th March 1951 in case of agent.

Table.

R. GHOSH,
District Magistrate, Malda.

Orders by the Deputy Inspector-General of Police, Northern Range.

Jalpaiguri.—No. 2421.—12th April 1951.—The following transfers and postings are ordered in the interest of public service:—

- (1) Sri Atul Chandra Chakrabatti, Inspector, Jalpaiguri, now temporarily employed in the D. E. B., Malda, is posted on paper to Darjeeling.
- (2) Sri Bhupendra Nath Bhattacharji, Inspector, Darjeeling, to Jalpaiguri, *vice* No. 1.
- (3) Sri Siba Prasad Mukharji, Inspector, West Dinajpur, now temporarily attached to Jalpaiguri, to Darjeeling, temporarily to fill up the vacancy, *vice* No. 1, on deputation to D. E. B., Nadia.

A. N. GANGULI, Dy. Insp.-Genl.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 559-C.T./2E/153/49-50.—4th April 1951.—The following officers are confirmed as Income-tax Officers, Class II, Grade III, in the Income-tax Department, West Bengal, Calcutta, with effect from the date noted against each:—

Name.	Date of confirmation.	Vice.
(1) Sri A. Chaudhury	1st June 1947	Sri R. K. Das, confirmed as Class I, Grade I.
(2) Sri S. J. Bhattacharjee	15th August 1947	Sri K. C. Bose, confirmed as Class I, Grade I.
(3) Sri A. Nandy	1st March 1949
(4) Sri J. M. Das	1st March 1949
(5) Sri H. K. Chakraborty	1st March 1949

S. NARGOLWALA, Commissioner.

DEPARTMENT OF LAND AND LAND REVENUE

Land Development DECLARATION.

Hooghly.—No. 5060L.Dev.—23rd April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the

State of West Bengal on account of circumstances beyond their control, in the villages of Ma Bejpara, jurisdiction list No. 119, Naga jurisdiction list No. 126, police-station P, and in the villages of Harmala, jurisdiction list No. 127, Dakshinpara, jurisdiction list No. 124, Kaghazipara, jurisdiction list No. 122, police-station Palb tract Hooghly, it is hereby declared that for above purpose a piece of land comprising the plots as detailed in the schedule below measuring, more or less, 321.18 acres, is required within the aforesaid villages of Mahanad Bejpara, Harmala, Dakshinpara, Sita Kaghazipara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (Bengal Act XXI of 1948), to all whom it concerns.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule of land.

Mahanad Bejpara—Cadastral survey plots Nos. 164-167, 184, 186-191, 193-205, 307. Area 29.91 acres.

Nagarpara—Cadastral survey plots Nos. 215-219, 260-262, 266-278, 281, 285, 287, 290, 291-295, 300-316, 318, 319, 323-328, 330, 391, 396, 397, 352, 359-364, 342, 375, 511, 517, 548-550, 533-535, 652, 654, 658-660, 674-676, 678-683, 686-691, 695, 703, 704, 708-733, 737. Area 202.73 acres.

Harmala—Cadastral survey plots Nos. 1, 113, 305. Area 11.77 acres.

Dakshinpara—Cadastral survey plots Nos. 32-42, 357, 359, 360. Area 29.54 acres.

Sitala—Cadastral survey plots Nos. 335, 358, 359, 564-576, 578-584, 602. Area 29.37 acres.

Kaghazipara—Cadastral survey plots Nos. 119, 121-132, 134, 135, 140-142, 314, 328. Area 17.90 acres.

Total area, more or less, 321.18 acres.

By order of the Governor
J. N. TALUKDAR

Member, Board of Revenue, and
to the Govt. of West Bengal (ex c)

LABOUR DEPARTMENT

ORDER.

21861 Lab.—9th April 1951.—Whereas under the Government of Bengal, Labour Department, order No. 5402 Lab., dated the 31st 1949, the industrial dispute between Messrs. Lakhipara Tea Estate, ce Banurhat, Dooars, Managing Agents, Messrs. Duncan Brothers, 11, Netaji Subhas Road, Calcutta, and their workmen represented by Tea Garden Indian Employees' Association, Dam Dim, post office in connection with the case of Sri B. G. Sikdar, was referred for ation to Sri N. K. Roy Choudhury, I.C.S., Deputy Commissioner, ing;

whereas the said Sri N. K. Roy Choudhury, I.C.S., Deputy Commissioner, Darjeeling, has submitted to the State Government his award on industrial dispute;

therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to the said award as shown in the annexure hereto.

ANNEXURE.

(INDUSTRIAL DISPUTE.)

Petitioner:—Dooars Tea Garden Employees' Association,

versus

Messrs. Lakhipara Tea Estate.

AWARD.

termination of the services of Sri Broja Gopal Sikdar, a clerk of the para Tea Estate, by the Management, has led to the present adjudica-

Broja Gopal Sikdar had been a clerk of the said Tea Estate since or 1944. The labour force of the garden went on strike on 22nd arv 1948 till 28th March 1948. During the strike period a small force was deputed to the garden, presumably to keep the peace. From arch 1948 to 12th March 1948, that is, for four days within the strike , the members of the clerical staff of the garden, of whom Sri Broja Sikdar was one, absented themselves from work. Thereafter, on 7th 1948, the Manager of the garden served a notice on Sikdar terminat- services on grounds of inefficiency. On behalf of Sikdar the Dooars garden Indian Employees' Association took up this matter of dismissal.

contention of this Association is that Sikdar was not an inefficient but that he has been victimised because the Management thought that ad participated in that strike by absenting himself for four days and because he was one of those who had joined this Association. As to why is particularly selected for such victimisation, the explanation given is he was the juniormost clerk in the staff and could, therefore, be shed without attracting undue attention. The Association demands Sikdar be reinstated because the Management has been guilty of resort- to unfair labour practice. The Management claims to have terminated ar's services on the ground of inefficiency.

The issues framed are—

- (1) Was the dismissal or termination of service of Sri B. G. Sikdar on the ground of inefficiency fair and proper?
- (2) Is Sri B. G. Sikdar entitled to reinstatement? Is he entitled to compensation for the period of non-employment? If so, to what extent?

Both the issues will be taken up together, but before I do so, I take the preliminary objection raised on behalf of the Management. It is the Association has no *locus standi* in this matter. This objection is based on two grounds. Firstly, that the matter is not an industrial dispute; secondly, that Sri Sikdar is not connected with the Association. As to the first ground, this will amply be covered by the issues framed. As to the second ground, this is a question of fact, and as no issue was framed on this decision in this matter, it should not be allowed to be raised now. The ground on which stress has been laid by the Management, is too precarious a ground for those to stand upon.

Sikdar worked mostly as "stores and ration" clerk of the garden. The Management have led some evidence to prove that he was inefficient. In fact, the Manager, Mr. Hughes, has stated that he was a dullard. Mr. Hughes, Mr. Crombie, Mr. Walker and Mr. Dunbar who were Assistant Managers of the garden, and Sri S. P. Biswas, the Head Clerk of the garden, said that Sikdar was an inefficient clerk. Mr. Crombie said that Sikdar did not seem to give the ration out properly and that he could not keep the accounts very well. Mr. Walker said that he did not think Sikdar was very good in his work and that most of the accounts that he kept were on slips of paper and not in books. Mr. Dunbar said that he was very much inclined to be incompetent and had the habit of keeping accounts on slips of paper from which he made entries in registers a day or two later. On the other hand, through their evidence I am inclined to hold that the charge of inefficiency against Sikdar is rather vague. I am not, however, inclined to hold that Sikdar was an efficient clerk. The certificate given to him by a previous Manager of the garden is really no certificate of efficiency. There is no evidence of any warning in writing was ever given to Sikdar for his inefficiency. There was once a report in writing was ever made against him. There was once a short weight of tea seeds sent to another garden, the Carrom Tea Estate. Sikdar's complicity in the matter has not at all been established. This is one side of the picture. Turning to the other side, I find that the absence of clerks from work for four days during this strike period was not taken by the Management with good grace. The contention of the clerks is that even now is that they were forced by the labourers on strike under threat to absent themselves from work. The story of this forced absence does not appear to have been believed by the Management. If they had accepted the story, I do not think they would have gone to the extent of deducting salary of the clerical staff for those four days they absented themselves. The Management tried to make out that this cut in the salary for those four days was on a voluntary basis, but I am unable to accept this. The clerks are highly paid and even a small deduction from their salary does affect them considerably. Besides, the story that they were forced to absent themselves was not taken up later but from the very beginning. Under these circumstances, I cannot say it was a voluntary cut; the cut must have been imposed on them by the Management.

That the Manager did not like his employees to be in the Association is to a large extent borne out by the contents of a letter addressed to P. N. Deb, a member of the staff of the garden, to the Chairman, Doonars Tea Garden Indian Employees' Association (Exhibit 6). This letter is dated 9th April 1948. Therein he serves a notice of resignation

as a member of the Executive Committee on the ground that he had to collect subscriptions from the members of the garden. This sudden action of Sri P. N. Deb, who is still an employee of the tea garden, the Executive Committee of the Association on top of the deduction of for those four days of absence, does suggest that the Management garden did not at all like their employees to be in the Association.

In the discussions made above, I am of opinion that the clerk, Broja Sikdar, might not have been efficient, but that he was not as inefficient as to have been dismissed and that the immediate cause of the notice of service served on him was the Management's suspicion, amongst others, had voluntarily participated in the strike. His member of the Association aggravated the position and I accept the action that he was removed because he was the weakest man among the staff.

The next question is whether he should be reinstated. I do not think management would be a desirable order under the circumstances I have considered. At the same time, the clerk should be given an adequate compensation for the termination of the service. I, therefore, order that he be one month's pay as compensation for the termination of his services and the Management are not bound to reinstate him.

N. ROY CHOUDHURY,
Deputy Commissioner, Darjeeling.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

226Lab.—10th April 1951.—Whereas under the Government of Bengal, Labour Department, order No. 5878Lab., dated the 6th 1950, the industrial dispute between the Calcutta Electric Supply Corporation, Ltd., Victoria House, Calcutta, and their workmen represented Calcutta Electric Supply Workers' Union, 35B, Wellington Street, regarding the matters specified in the schedule to the said order referred for adjudication to an Industrial Tribunal consisting of (1) Banerji, District Judge;

whereas during the pendency of proceedings before the said Tribunal, Calcutta Electric Supply Workers' Union on behalf of Sri Ramdas, a workman of the said Company, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately in the said proceedings;

whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated on the said complaint and submitted its award to the State Government;

therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to confirm the said award as shown in the annexure hereto.

ANNEXURE.

Industrial Tribunal, Calcutta.

PRESENT :

Sri Matish Chandra Banerji, *District Judge, Tribunal.*

Application under section 33A of the Industrial Disputes Act, 1 amended by the Industrial Disputes (Appellate Tribunal) Act (filed by the Calcutta Electric Supply Workers' Union arising on discharge of Ramdas in connection with the original industrial between the Calcutta Electric Supply Corporation, Ltd., a workmen referred to under Government order No. 2088Lab., d October 1950.

For the Union.—Sri Panchanan Bhattacharji, Assistant Secretary
Sri Ramrup Mukherji, Organising Secretary.

For the Company.—Mr. G. E. May and Mr. D. Blake, officials
Company.

AWARD.

The Government of West Bengal in the Department of Labour No. 5878Lab., dated 6th October 1950, referred, under sections 7 a the Industrial Disputes Act, 1947 (XIV of 1947), the industrial between the Calcutta Electric Supply Corporation, Ltd., and their v represented by the Calcutta Electric Supply Workers' Union, in res number of items of disputes mentioned in the schedule to the order ence. The Award of this dispute has not yet been published in the gazette.

The Calcutta Electric Supply Workers' Union filed this complaint section 33A of the Industrial Disputes Act, stating that during the of the proceedings before the Tribunal under order of reference as n above, the Company, on 7th January 1951, without any express p of the Tribunal and in contravention of section 33 of the Industrial Act, 1947, discharged Sri Ramdas, coal cooly attached to the Generating Station, Metiabruj, on a false and malicious pretext further stated that no charge sheet was drawn up against the sa and no opportunity was given to him to explain his conduct petition the Union, on behalf of the workmen in question deny allegations made in the Company's letter of discharge and pu Ramdas should be reinstated to his former post and that he beon full wages for the period of his non-employment.

Notice was issued on the Company and it filed a written sa reply to the complaint of the Union stating as follows: Ramdas v several short spells as a temporary cooly in the Southern Generatu in the years 1949 and 1950; the last spell which he worked in the commenced on 8th March 1950. On 5th June 1950 Ramdas was t to the coal yard as a temporary coal cooly. This was done becau time several temporary workers received permanent appointu although Ramdas was not chosen, it was decided to give him a prove his worth, which had he done so would have resulted in a appointment being offered to him. Ramdas's work in the coal yar considered either by the Station Superintendent or the Coal Yard to be satisfactory. He was, therefore, given a month's notice on 7 ber 1950 that his temporary appointment would terminate on 7

The Standing Orders of the Company provide for only one week's notice for temporary workers who have been employed for more than six months continuously and Ramdas was showed a concession in being given one month's notice. The authorities of the Company were entitled to form their own opinion as to the value of a worker and to act upon it and no objection was made against Ramdas other than that his work had been found unsatisfactory. The discharge of Ramdas was, therefore, not illegal and justified. The issues were framed on 19th March 1951. The issues framed for the decision of this case were as follows:—

ISSUES.

Was Ramdas, coal cooly, discharged in contravention of section 33 of Industrial Disputes Act?
Is he entitled to reinstatement and/or any compensation?

DECISIONS.

Issues Nos. 1 and 2.

On the date of hearing of the case on 29th March 1951, the representatives of the Company and the Union made an amicable settlement of the case and filed a petition of compromise before me. The terms of the settlement of compromise appear to me to be satisfactory to both parties. I accept the terms of the petition of compromise filed by the parties and award accordingly. These two issues are accordingly answered. The petition of compromise, which is made Appendix A of this Award, shall form a part of the Award.

APPENDIX A.

Ramdas, ex-coal cooly.

The above man was on six months' probationary service in Southern Railway Station, was found unsatisfactory and discharged. He left the railway service on 7th January 1951.

At the request of Sri M. C. Banerji, District Judge, the Company agrees to employ this man a further six months' probationary service in some other station but on the distinct understanding that should this man be found unsatisfactory during this second probationary period he will then be finally discharged. The Calcutta Electric Supply Workers' Union for their part agree to accept the Company's decision whether this man shall be offered permanent employment at the termination of his probationary period or not. Ramdas shall not be entitled to any pay or emolument during the period January 1951 to the commencement of his second probationary period.

For the C. E. S. C.

G. E. MAY,

29-3-1951.

For the Union

MAHAN BHATTACHARJEE,
Assistant Secretary.

29-3-1951

29 April, 1951.

M. C. BANERJI,
Tribunal, Industrial Disputes.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2319Lab.—12th April 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6650Lab., dated the 21st November 1950, the industrial dispute between the Durgapore Workers' Union, Messrs. Burn & Co., Ltd., Managing Agents, Messrs. Martin Burn, 12, Mission Row, Calcutta, and their workers represented by the Ceramic Workers' Union, Durgapore post office, Burdwan, regarding the matters specified in the schedule to the said order, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute,

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute existing between the Durgapore Workers' Union of Messrs. Burn & Co., Ltd., Managing Agents, Messrs. Martin Burn, 12, Mission Row, Calcutta, and their workers represented by the Ceramic Workers' Union, Durgapore post office, Burdwan.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, District Judge, Chairman of the Tribunal

Present for the Company.—Sri S. C. Sen, Advocate.

Present for the Union.—Sri Prabhakar Mukherjee, Pleader, assisted by Sri Saktidhar Ghosh, Secretary of the Union and Dr. Satyendra Kumar Chatterjee, Vice-President of the Union

1. By Government order No. 6650Lab., dated the 21st November 1950, the aforesaid dispute has been referred to me for adjudication under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

2. The reference was received here on the 23rd November 1950. The Union submitted its written statement by registered post on 1st December 1950. The Company filed its written objection on 1st January 1951. No issues were framed as the same were contained in the Order of Reference. There was a preliminary hearing held on 1st February 1951. At the instance of the parties the trial was held on 1st March 1951 at Durgapore Factory. It was continued till the 10th March 1951 when argument was concluded. There was a talk of compromise between the parties. By a joint petition filed on the 10th March 1951, parties moved the Tribunal to hold over its award for a fortnight. The Tribunal granted the said prayer. As no compromise petition is filed even after 15 days, the award is being passed.

3. The issues contained in the schedule of the Order of Reference are as follows:—

(1) Should the workers enrolled just before the closure of Durgapore Works be reinstated on the same terms and conditions as at the time of employment?

(2) Whether the said workers are entitled to any compensation?

AWARD.

Issue No. 1.

I cannot help remarking that this issue, as framed by Government, is too condensed. It admits of mis-interpretation. The Tribunal is called upon to decide upon the question of re-instatement. If the statement is granted, then the Tribunal will proceed to consider what be the terms and conditions on which the workers might be ordered re-employed.

Coming next to the question of re-instatement, it is the Union's contention that the workers in this case were merely laid off. So when the works started functioning again, the workers should be taken *en bloc*. At the time they were discharged. The Company, on the other hand, contends that the workers' services were terminated by a notice immediately before closure as per Annexure B. The workers were given ten days' wages in lieu of notice as contemplated in the Company's Standing Orders. They are also guilty of slow-down tactics and of sabotaging the plants. As the Company cannot take them back. Even if the Company would re-employ these laches, the Company could not re-employ all the old hands because (1) the raw materials, viz., yellow clay had run short and the kilns have been totally exhausted and (2) there is no market for the sale of Singapore tiles at properly economical prices.

Coming then to the evidence on record I am inclined to hold that the notice as per Annexure B, marked Exhibit A, is more likely to be construed as a notice for "lay-off" than as a notice for retrenchment or discharge. The learned Advocate of the Company—Sri S. C. Sen—construes the notice as one of discharge and draws my attention to paragraph 17 of the Company's Standing Orders which provides for ten days' notice or payment of ten days' wages in lieu of notice in the event of termination of employment of a worker who has put in twelve months of service under the company. I am afraid, this argument of the learned Advocate seems not above criticism from the point-view of logic. Ten days' wages in lieu of notice may be provided for in the event of termination of the employment of a worker. But because ten days' wages in lieu of notice have been paid, it cannot be said that the service of a worker has been terminated. The worker to be terminated must be terminated as such, and not by implication. In the present case the notice, as per Annexure B—marked Exhibit A—, here does speak of discharge or termination of service or anything of that kind.

It merely speaks of the decision of the Managing Agents to close the Singapore North Works *sine die* and, in any case, until such time as the plants can be completely overhauled. The workers have been given ten days' pay in lieu of notice and asked to vacate the Company's quarters within ten days. This is the long and short of the notice in question. I would say that if it conveys any impression to the workers for whom it was issued, it should be one of lay-off than one of retrenchment or discharge. As the workers actually took it like this will appear from Mr. John's evidence, marked Exhibit 1(b), and also 1(c) and 1(d). In all of them Mr. John refers to the workers as laid-off men. He writes in Exhibit 1(d), "I accordingly met both Mr. Chatterjee and Mr. Sneddon and discussed the matter with them at length. The impression that I had at that time was that the works would be re-opened after three or four months and the workers would then be taken in." In Exhibit 1(c) he says,—"The workers have now been laid off for one year and are now undergoing great hardships." I can never make myself to think that Mr. John was preparing this case of lay-off in correspondence with the authorities. He appears to have treated this

matter as nothing else than one of lay-off. So I am unable to accept the contention of the learned Advocate Sri S. C. Sen that by notice—Exhibit A the Company had terminated the services of all the workers. The content of the Union that the notice was not individually served is neither here; there. In the case of a mass discharge, that is not necessary. But what then the position? Are these workers still continuing in service or have their services come to an end? For that I refer to the Company's Standing Orders—paragraph 14—bearing on stoppage of work. It provides—"employment of labour affected by the above will not be considered as terminated or broken for this period of unemployment up to a maximum of 30 days but if the stoppage extends beyond 30 days the employment of labour so affected, will be automatically terminated at the expiry of 30 days." "Labour affected by such closure will receive no wages from the time of cessation of operations." In the present case the closure of the factory was much in excess of 30 days, well nigh a year. So the result is that under this Standing Order the services of the workers had automatically been terminated after the expiry of 30 days from 26th October 1949. They are also entitled to no wages during the period subsequent to 26th October 1949. But whether they are entitled to compensation I shall discuss presently.

Regarding the practical difficulties in the matter of re-employment of these hands, the Company has pleaded want of raw materials and want of market for tiles at economical prices. I am convinced by the evidence on record that the contention of the Company under this head is genuine. D. R. Subramanian, the Works Manager of the Company (O. P. W. No. 1) at page 3 of his deposition states,—"The land which we had at our disposal for the production of tiles has now exhausted. We made attempts to acquire fresh lands but without success." He refers to Exhibits H, H(1), H(2), H(3), H(4) and H(5). These correspondences disclose a frantic effort on the part of the Company to acquire lands for the supply of clay for production of tiles. As yet, its efforts have not been crowned with success. As far as I could understand, time was taken by both parties to effect a compromise just to see if they could find their way to secure such land. If such land was available, certainly the Company would not have switched over to the production of fire-bricks, as at present. I have personally seen the pucca kilns of the factory are not quite as suitable for the manufacture of fire-bricks as for tiles. The said Works Manager has also conveyed the statement in his deposition how, in face of the present manufacturing cost of production of tiles does not command a ready market at remunerative prices. Of course, in Exhibit 1(a) Sir Biren Mookerjee has spoken of the availability of yellow clay at Durgapore. But he has spoken also of the enormous costs involved in the production of tiles at Durgapore. Yellow clay is certainly available at Durgapore, but the owners of the lands are demanding prohibitive prices for the same. That, in other words, amounts to the unavailability of yellow clay at remunerative prices. The Company has taken back about 171 of the old workers. As the Manager says, he has no room for new men except for bare necessity and even the number of such men is negligible. So I find that the Company could not take in more old workers than it has done, even if it so would. The want of raw materials and of a selling market certainly present an insurmountable difficulty. The Company cannot thrust the old workers on the Company in such a contingency. The question of re-instatement of the old workers *en bloc* does not arise. Those who have been taken back have accepted their terms of employment. So no question can arise of introducing their old terms and conditions. They existed at the date of the closure after which their services had been automatically terminated.

arding the allegation of slow-down tactics and sabotage of the plants, consider the same while considering the question of compensation under No. 2. I do not attach much importance to the Union's contention the Company had closed down the factory only to suppress the Union was demanding recognition. I am satisfied on evidence that the ay referred the matter to the Assistant Labour Commissioner when ere two rival Unions clamouring for recognition. So there is no *bona fides* on the part of the Company in this matter.

Issue No. 2.

I have already referred to the Standing Order which provides that company is not liable for any payment of wages during the term of 90 days. But that does not exonerate the Company from paying compensation if the Tribunal is disposed to award it to meet the exigencies of the situation. The charges of slow-down and sabotage are relevant in this connection. If the workers are guilty of these unsocial acts, certainly they have the right to claim compensation at the hands of the Tribunal. The Tribunal, in awarding compensation, has in view primarily the principles of justice and good conscience. Regarding sabotage, I find on the evidence that it is extremely doubtful. There is much force in the contention of the pleader representing the workers that if sabotage had been a fact, it would have found mention in the notice (Exhibit A). I have already stated that I cannot congratulate the author of this notice. It seems most clumsily drawn up without much thinking. If it was a carefully drafted notice to terminate the services of the workers as it was said to be, that very fact would not have been omitted. So I cannot attach much significance to this omission in Exhibit A, as the learned pleader has urged me to. Be that as it may, I find that the evidence is extremely weak in respect of the alleged sabotage. Sri Subramanian (O. P. W.), the Works Manager, admits that he examined personally one of the machines after the closure. There is no record to show that he detected the sabotage earlier. He did apprehend that sabotage was going on in the Works, but he did not inform the police. He took precautionary measures. He also speaks of three Supervisors being there and also several watchmen and guards. The plants are kept in a shed enclosed by a roof covered over with a roofing. That will narrow down the scope of sabotage. Nobody was detected in the act of actually committing the sabotage. No worker was particularly suspected as being involved in this. There is no charge-sheet against any worker. Mr. Brien, the Group Manager, inspected the machineries and detected the defects as per Exhibit A. That is the report of Mr. Sneddon. Mr. Brien has left for England. Mr. Sneddon has since retired. After the closure, according to O. P. W., the Works Manager, the Factory Inspector of the Government of West Bengal came to inspect the sabotage complained of. On 23rd November 1948 the Factory Inspector inspected the sabotage. The Company did not submit a report from him. The evidence of the Factory Inspector would be most helpful in the present matter regarding sabotage. The Company has called for his report or could have examined him as a witness. It does not appear to have done either. The Sardars who are now introduced in the service are said to have taken out the bolts and nuts from the machines. None of these Sardars have been examined. The Union pleader states that the nuts and bolts exhibited might have crept into the machines in the shape of impurities in the clay used. Suggestion, however, loses force being denied. Only I have the uncorroborated testimony of the present Manager in this respect. In the circumstances, I am not prepared to accept that the charge of sabotage has been brought home to the workers by unimpeachable evidence.

Regarding the charge of slow-down tactics as being adopted by workers, I am inclined to think that it has been made out by convincing evidence. The Union would have me believe that it is an afterthought on part of the Company to defeat the legitimate claim of compensation on part of the workers. Sri Subramanian (O. P. W. No. 1) has stoutly stated that the persistent slow-down policy adopted by the workers accounts the closure more than any other factor. The chart (Exhibit D) shows how production dwindled down systematically month after month. The chart was, of course, recently prepared. But it is based on registers. The Union could have called for those registers and proved that the chart was accurate. The notice (Exhibit B) shows that as far back as 3rd April 1949 there was a notice issued by the Manager warning the workers of this "go-slow" policy. Sri S. K. Das, Assistant Labour Commissioner, Asansol, investigated into the real cause of the slow-down. From the report of Sri S. K. Das (Exhibit E) it appears that the slow-down at Durgapur North Works is practically admitted by the Union people. Only the blame is attributed to the indifferent attitude of the Management towards workers' grievances and against recognition of the Union. Exhibit F, dated the 11th October 1949, shows that the Managing Agents were much worried over this slow-down strike. Exhibit E(3), dated the 10th October 1949, shows that even Sri K. C. Prasad for the Durgapur Workers' Union assures the Company that the production will come back to normal as soon as the Works be reopened after the Kali Puja. That indicates that the production was then subnormal. This fact has also been disclosed in the correspondence of the Company with the Labour Director. So I can never accept that the reduction in output was due to the breakdown of machineries and not the result of a deliberate policy resorted to by the workers. I get in evidence that the Raniganj Works also adopted the same tactics but gave it up after the publication of the Tribunal's award. The workers of Durgapur being misguided might have taken a cue from the Manager of Durgapur Works, of course, has deposed in cross-examination that the workers did give the required daily output. That seems a slip of the tongue being cornered in cross-examination. His evidence as a whole, clearly shows that there was considerable reduction in the rate of production for several months prior to the closure in question.

Now coming to the question of compensation, I was inclined to award one month's wages by way of compensation, i.e., during the period they were supposed to be in service under the Standing Orders. But I am of the opinion that the workers' slow-down tactics which considerably hampered production and put the Company to great financial loss, I reduce the amount of compensation to fifteen days' wages only. This should be worked out by adding into account the respective workers' income for the month immediately before the closure. Those who have got ten days' wages already are entitled to have five days' wages more. Others will get full fifteen days' wages as compensation. This should be paid within one month of the award coming into operation. Those old workers who will not turn up within two months of the award coming into operation to receive payment forfeit their claim to it unless the Company is inclined to give it.

The issue is thus disposed of. I conclude this award wishing that the Company will take in those old people who are still unemployed, if at all, the Company is in a position to absorb them before recruiting new

(G. PAUL)

Chairman of the Tribunal

The 6th April 1951.

By order of the Governor
D. S. P. MUKHERJEE, J.

ORDER.

o. 2378Lab.—17th April 1951.—Whereas under the Government of Bengal, Labour Department, order No. 6743Lab., dated the 24th November 1950, the industrial dispute between the Bengal Chemical and Pharmaceutical Works, Ltd., 94, Chittaranjan Avenue, Calcutta, and their men represented by Bengal Chemical Mazdoor Union, 2, Jogodyan Lane, Calcutta, and Bengal Chemical Sramik Congress, 35B, Wellington Street, Calcutta, regarding the matters specified in the schedule to the said order was referred for adjudication to Sri G. Palit, District Judge; and whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute; now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute existing between the Bengal Chemical and Pharmaceutical Works, Ltd., 94, Chittaranjan Avenue, Calcutta, and their workers represented by Bengal Chemical Mazdoor Union, 2, Jogodyan Lane, Calcutta, and Bengal Chemical Sramik Congress, 35B, Wellington Street, Calcutta.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Chairman of the Tribunal.*

sent for the workers: Sri D. L. Sen Gupta, Advocate, representing the Bengal Chemical Sramik Congress, and Sri Arabindo Ghosal, Pleader, and Sri Suhrit Chandra Choudhury, Secretary, representing the Bengal Chemical Mazdoor Union.

sent for the Company: Sri S. K. Basu, Advocate, assisted by Sri N. M. Das Gupta, Pleader.

1. By Government order No. 6743Lab., dated the 24th November 1950, the said dispute has been referred to me for adjudication under sections 10 and 11 of the Industrial Disputes Act of 1947 (XIV of 1947).

2. The reference was received here on the 25th November 1950. The Bengal Chemical Sramik Congress filed its written statement on the 9th December 1950. The Bengal Chemical Mazdoor Union filed its written statement on the 16th December 1950. The Company filed its written objections on the 2nd January 1951. No issues were framed as the same were contained in the schedule of the Order of Reference. Three applications under section 33 of the Industrial Disputes Act were disposed of meanwhile. The Company filed a supplementary statement on the 6th January 1951. The case was taken up for hearing on the same day. It was continued on the 7th February 1951. Argument was heard on 19th January 1951 and continued till 26th February 1951. The factory was visited on the 27th February 1951 by the Tribunal accompanied by the representatives of both sides.

3. The issues contained in the schedule of the Order of Reference stand as follows:—

Increase of Basic Wages.

Increase of Dearness Allowance.

AWARD.

4. A brief history of the concern together with some facts leading to the present dispute will be relevant. The Company claims to be a pioneer of the chemical industries in India on a huge scale. Acharya Prafulla Chandra Roy was practically its founder. It is, perhaps, the biggest concern of its kind in Asia excluding Japan. The workmen of the Company number about 4,000 including the workmen at the city off Panihati and Manicktala. These trade unions some time after their formation placed before the Company their charter of demands. There was a strike which lasted for about 36 days. It led up to a Tribunal appointed by the Government of Bengal under Government order No. 3211Lab., dated 26th July 1947. This was modified by the Government of West Bengal as per order No. 4011Lab., dated 6th September 1947. The award of Sri S. N. Modak who presided over the said Tribunal was published in the *Calcutta Gazette*, dated the 20th November 1947. That, however, failed to satisfy the aspirations or demands of the workers who gradually became more and more restive. The Company granted some increment in the 1355 B.S. (Ashwin) to some members of its staff. The workers took this step as a move to disrupt their ranks and solidarity. The disputes between the workers and Company were referred to another Tribunal presided over by Sri S. N. Modak by Government order No. 2626Lab., dated the 1st May 1949, together with addendum order No. 3103Lab., dated the 1st June 1949. The award was published on 3rd November 1949 in the Extraordinary issue of the *Calcutta Gazette*. The workmen did not take the award also in very good grace but apparently took it merely as a sop. They started agitating for redress of their grievances and placed their charter of demands on the 19th August 1950. The Company declared a lock-out on the 28th August 1950 following an alleged strike. The lock-out was ended on 2nd November 1950. Negotiations continued for some time through the intervention of the Labour Directorate but yielded no tangible result. The present Tribunal was appointed by Government order No. 6743Lab., dated the 24th November 1950.

5. It will be worth while to mention the quantum of relief which the workers did get under the first award of Sri S. N. Modak on the scale of basic wages. As the award at page 344 of the *Calcutta Gazette*, dated 20th November 1947, will show, the increment in wages including dearness allowance did range between Rs. 10 to Rs. 16 per month according to different scales of wages. The increments in basic wages as per Sri Modak's second award published in the *Calcutta Gazette*, Extraordinary issue, dated the 3rd November 1949, vary from Rs. 3 to Rs. 5 per month. The dearness allowance was increased by a flat rate of Rs. 2 per month. So the question before me will be whether the basic wages and the dearness allowance should be further increased. I propose to deal with these matters separately under the respective issues.

Issue No. 1.

6. The workers have been systematically clamouring for more basic wages all these years since 1947. They were granted, as I have stated, some increment ranging from Rs. 10 to Rs. 16 per month by Sri Modak inclusive of dearness allowance by his award published in the *Calcutta Gazette* on 20th November 1947. The workers were again granted an increment of Rs. 3 per month by Sri S. N. Modak by his award published in the *Calcutta Gazette* on 3rd November 1949. Again, before this Tribunal, the workers have pressed for further increment in basic wages. Now, what does all this show? Is it that the workers have been encouraged in their demands by increments which they have succeeded in securing under these successive awards or is it that their wages are still very low in relation to the increments and their grievances on this score are genuine?

too strongly condemn the attitude of the workers if they are bent on one increment a stepping stone for getting another and so on. It can be more regrettable and unfortunate than that. Not only make the workers perpetually discontented but it hampers production and unrest alive. It will also alienate the sympathy of the employers. Before thinking of granting any further increment, I pause to consider the necessity of the workers' demand in this respect. I am thoroughly convinced by the evidence placed before me that the basic wages obtaining in these concerns are still very low in spite of the two increments mentioned in those awards. The wages granted by this concern even now after two increments compare very unfavourably with the scale of wages prevailing in the Calcutta Chemical Co., the Smith Stanistreet & Co., and Imperial Chemical Industries. Of course, these concerns have special features of their own which differentiate them from the Bengal Chemical and Pharmaceutical Works. Some have monopoly market, whereas others play more the role of a selling agency than that of a manufacturing agency. Apart from these Companies apart, the wages that obtain in this Bengal Chemical concern are much less than what rule in the other industries in the neighbourhood—I mean the Engineering industries and other kindred industries. If the wages of a particular concern fall much short of what are in the other concerns in the vicinity, the workers of the former concern are bound to be restive and discontented. That is what seems to be the present discontent of the workers of this concern before me. Sri S. N. Modak in both the awards was all apologetic, considering inadequate his granting of increment would turn out to be. He had most profound sympathy and consideration for these workers' sufferings made no secret of it. There is nothing to doubt his sincerity in the matter. He was helpless to grant more lest he might injure the industry. He shrank from allowing a greater increment in wages, being apprehensive of the future which looked none too bright. During his first award, there were so many ominous factors looming large before his eyes that he was reluctant to commit the Company to further financial burden. During his award in 1947 there was the partition of the country entailing a loss of a substantial portion of it, viz., Pakistan. There was also a change in the political set-up of the country. On the top of this, there was the communal disturbance. To crown all, there was a strike lasting for about a month in this very concern. So there was considerable fall in the matter of production and substantial decline in the selling market. The outlook was, if I may use the term, "fluid". In such circumstances, if Sri S. N. Modak took a gloomy view of the future, I should say he was more than justified. None but a prophet could speak with confidence about the future under such circumstances. During his second award also he did not become optimistic, because nobody could foresee the results that would flow from the devaluation. It is, however, the Union's contention that Sri S. N. Modak's sweet words did cut no ice. His gloomy forebodings were belied by the actual trend of circumstances. In 1948-49 when the full effect of his first award was felt, the Company derived the largest profits among the recent years, viz., net profits of Rs. 13,17,000 and odd. Even before Sri S. N. Modak's second award of November 1949, the Company had secured net profits of Rs. 12,71,000 and odd in 1950 B.S., rather in the year ending in April 1950. The Unions contend that in spite of both these increments under these two aforesaid awards, the net profits of the Company are much greater than what they were just prior to the first award. The Company is alleged to be heading on its upward march towards progress. Where is the point for the Company in not allowing legitimate wages to its workers? I have looked into the matter very carefully. I have considered the balance-sheets and also looked into the balance-sheets most

minutely. Though I do not see eye to eye with the Unions in this respect yet I find that the financial position of the Company is perfectly sound. I propose to place below my reasons for the above view. But before let me refer to Sri S. N. Modak's awards just to show that he considers the wages of the workers also as low. In his first award Sri S. N. Modak exhorts the employees not to expect too much and to remain contented with the present with what was being arranged for them in that award. He assured them, had been conceived with the utmost sympathy and consideration. He appeals to the workers not to press for more in the future and advises them in a most friendly spirit to wait for a better future. In the second award he has appealed to the employees to exercise patience and to wait to tide over the period of uncertainty till better arrived. He asked them to suffer for the present in order to reap some better in the future. He has remarked, "I have the greatest sympathy for the employees who, I admit, are suffering from serious hardships. The matter of making both ends meet". So it is abundantly clear that Sri Modak also is of the same opinion with myself that the grievances of the workers on the score of inadequacy of wages are genuine. I think the proper approach to the matter is what is necessary. Mere tinkering with the wage structure with proper provision for increments. Short of whatever little increment is given is bound to defeat its object in the long run. But a wage structure I have not been called upon to frame, neither have I made statements of the parties nor in the issues referred to me. So I cannot grant it. The next point will be for me to see whether I should grant further increment in the present circumstances and, if so, from what source.

The amount of increment must necessarily be commensurate with the financial position of the Company which I have deferred should be scrutinised. The Unions contend that the Company is thriving and its present condition is satisfactory. That will be apparent, according to the Unions, from the facts that the Company has embarked on opening new branches—one at Kanpur and another at Bombay, (2) the Company has increased the dividend to 6 per cent. as per balance-sheet of the year 13-56 B.S. for ordinary shares, (3) the Company has granted some increment in wages to some workmen albeit in an arbitrary way in August 1950, and (4) the Company has granted increments to the Managing Director and the Managing Director contends that these facts have been distorted. If the facts are properly construed, they will point to conclusions different from what has been alleged. According to the Company these are not signs of prosperity. They are at best hectic flush, not indicative of sound health. The Company's efforts on the part of the Company to keep its head above water in the present swim was the choice before the Company. The Company has resorted to these steps in its struggle for existence. The dividend has been increased only to attract capital which is otherwise shy. It merely adds a financial burden to the tune of Rs. 23,000 a year. The Kanpur branch was opened to facilitate the procurement of rectified spirit and other commodities which the Company stood badly in need of for its manufacturing purposes and which it could not procure locally. The Company had to raise a loan of Rs. 12,00,000 by issuing second preference shares at 4½ per cent. for the Kanpur Factory. The Company was also forced to incur a loan of 15 lacs of rupees by the issue of Debentures for these new commitments. The interest on such loan would amount to Rs. 1,20,000 a year. The Company contends that these expansion schemes it had to undertake under the pressure of circumstances. The maximum limit of the Managing Director's commission on sale was increased from Rs. 7,500 to Rs. 10,000 and the Managing Director's salary was increased from Rs. 1,000 to Rs. 1,500.

The latter did not get any dearness allowance for sale commission. The Advocate of the Company has expatiated on the handicaps to the Company has been subjected in the matter of securing raw materials and also on the financial loss in consequence of the loss of Pakistan and also consequent on the introduction of devaluation (*vide* the chart-). No doubt, the Company has been hard hit by the loss of Pakistan market in its sales. But what it has lost in Pakistan, it has apparently made good in other places or its profits could not have been maintained on the scale shown (*vide* the balance-sheets of 1954-55-56). True that the Company has not made as much profit as it could have made, if these adverse facts had not been there, yet, I do not think these factors have largely undermined the soundness of the financial position of this Company. Before I leave this matter, I shall casually mention some aspects of the balance-sheets exhibited before me. In the balance-sheet of 1954 B.S. I find at page (iii) that out of Rs. 17 lacs and 10 odd have been transferred to the Reserve Fund. This is a pointer how the Reserve Fund of the Company is being built up. In that year, about 5 lacs of rupees were set apart for Income Tax, Super-Tax and Business Profits Tax as per page (ii). In page 3 lacs and odd have been actually shown as appropriated for the profits taxes, etc. This indicates that the Company is very cautious in the matter of making provisional tax reserves. No Company can make such provisions unless it has ample surplus funds. In the year 1955 B.S. Rs. 1 lac and odd was transferred to the Reserve Fund. The dividend was given at 5½ per cent. on Ordinary Shares and at 7½ per cent. on Preference Shares. In 1956 B.S. similarly there has been a transfer of Rs. 1 lac and 42 thousand rupees to the Reserve Fund. The increase in the Reserve Fund is a sure index of prosperity. Next, I find from these balance-sheets that in 1954 B.S. salary and wages and dearness allowance amounted to Rs. 24 lacs and odd and the net profits amounted to Rs. 10½ lacs and odd; in 1955 B.S. salary and wages and dearness allowance amounted to Rs. 27 lacs and odd and the net profits amounted to Rs. 13 lacs and odd; in 1956 B.S. the salary and wages and dearness allowance amounted to Rs. 26 lacs and odd and the net profits stood at Rs. 12 lacs and odd. This will make it clear that the increment in wages did not much affect the net profits of this concern during all those years. I would like to mention one more reason to hope that if some increment is given in basic wages, it will not prejudicially affect or upset the financial balance of this concern. On the other hand, I have found that such increment is fully justified by the circumstances elicited. So I award that the increment in wages per month of the employees in this concern, irrespective of their category being office boys, Grade A and B workers, Pump Drivers, Beltmen, etc., shall be Rs. 30. I mention that these workers were still drawing less than Rs. 30 per month. But this will not appreciably affect the position of the workers in service who have put in considerable length of service and are still drawing on the whole very inadequate salaries. In view of the above award increment at a flat rate of Rs. 5 per month to all such workers irrespective of their category. This will also extend to piece-workers and to daily-rated workers.

There is some difficulty in granting this relief retrospectively. The award of Sri S. N. Modak was published in the *Calcutta Gazette* on 1st November 1949. So its operation is likely to extend to some time in the year 1950. No increment can be given during that period. In view of the above award increment operative with effect from 1st January 1951. The arrear wages will be payable within one month of the award into operation.

Issue No. 2.

7. Much of what I have stated above holds good in respect of the dearneess allowance *mutatis mutandis*. Sri S. N. Modak award increment of Rs. 2 per month only in respect of dearneess allowance last award. I must point out that the claim in this respect put by the Unions is rather too extravagant. It will be worth while to point out that even in the last Major Engineering Tribunal of 1950 Sri Modak, as Chairman, increased the dearneess allowance which was under the previous General Engineering Tribunal. There can be no question that the cost of living index is ever on the increase, though in a zigzag manner. I need not refer to the figures in this respect that the existing dearneess allowance will be revised as below: the dearneess allowance suffers from multifariousness:—

Monthly salary scales.

Monthly
allow

Up to Rs. 50
Rs. 51 to Rs. 100
Rs. 101 to Rs. 150
Rs. 151 to Rs. 200
Rs. 201 and upwards

The minimum dearneess allowance will be Rs. 30 per month. This increase in dearneess allowance will have effect from 1st January 1951. The increase of dearneess allowance will be payable within one month of the coming into operation. If the existing dearneess allowance is four times greater in any case, that will not be affected by the above scale. No. 2 is disposed of.

8. Before parting with this record I think it worth while to mention some legal difficulty involved in the present matter by reason of sub-section (6) of section 19 of the Industrial Disputes Act as amended in 1950. This sub-section makes the award continue to be binding on the parties after two months from the date on which notice or intimation is given by any party to terminate the said award. In the present case no such notice or intimation has been given to terminate the last award of Sri S. N. Modak published on 3rd November 1949. But Sri S. K. Basu, the Advocate of the Company, candidly submitted before the Tribunal that he does not press this objection. He moved the Tribunal to give a decision on the merits of the matter and not to defeat the case on such a legal objection. In the written statement of the Company also there is no objection on this score. I have doubts if the learned Advocate will waive the legal objection. But since no such objection has been made in the written statement and since there is waiver on the part of the Advocate, I have given my award as above ignoring such legal objection. Such objection would have gone to the Tribunal's jurisdiction to award the dispute. Objection to jurisdiction must have been taken at the first opportunity.

G. PALIT

Chairman of the Tribunal

The 3rd April 1951.

By order of the Governor
D. S. P. MUKHERJEE,

The



Gazette

Published by Authority

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ঘরাই বিভাগ।

HOME DEPARTMENT

স্বাক্ষর নাম।

General Administration

নং ১০০০/৫৫।

No. 1330G.A.

৫/৫।

Leave.

স্বাক্ষর।

General.

GO.A./5C-77/50.—24th April 1951.—
Sri U. Mukharji, I.A.S., formerly Deputy Commis-
sioner and Nicobar Islands, is allowed
average pay for six weeks under rule
of the West Bengal Service Rules,
in effect from the 24th April 1951.

GO.A./2L-4/50.—24th April 1951.—Sri
Ghosh, Deputy Commissioner and Deputy
allowed leave on half average pay for
from the 8th February 1951 to the
1951 on medical certificate under rule
of the West Bengal Service Rules, Part I
of the leave granted to him. GO.A./
No. 41947/50.—24th April 1951.

আরক্ষা।

Police.

কর্মকর্তা।—২৪ ১২৮৭জি.এ।১০এল-৬।১০১।—২৬মে এডিস
১৯৫১।—পশ্চিমবঙ্গ পুলিশের অধ্যক্ষী উপ-মহাপরিদর্শক
প্রি ইউ. মুখোপাধ্যায়, আই.পি.কে মূল নিয়মাবলী ৮৯(বি)(২) সংখ্যক
নিয়মানুসারে গড় বেতনে ৩রা মে ১৯৫১ হইতে ২৪ জুন ১৯৫১
তারিখ পর্যন্ত ছুটি মজুর করা হইল।

Calcutta.—No. 1287G.A./51-6/51.—28th April
1951.—Sri U. Mukharji, I.P., officiating Deputy
Inspector-General of Police, Armed Forces, West
Bengal, is allowed leave on average pay for the
period from 3rd May 1951 to 2nd June 1951, under
rule 81(b)(ii) of the Fundamental Rules.

By order of the Governor,

S. N. RAY, Chief Secy.

প্রচার বিভাগ।

Publicity

জ্ঞাপন।

NOTIFICATION.

নং ৩৫৬১পাব।—২০মে এডিস ১৯৫১।—কলকাতা (কেন্দ্র) বিভাগের
স্বাক্ষরী প্রচার বিভাগী ২৪ জুন ১৯৫১ পর্যন্ত ছুটি মজুর করা হইল।

কৃত্যক নিয়মাবলি (প্রথম ভাগ) ১৯৬১(১) সংশোধন নিয়মাবলি ১৯৬১
সালের ১২ই মার্চ হইতে ২২শে মার্চ পর্যন্ত এগার দিনের জন্য
বুটি প্রস্তুত হইল।

রাজ্যপালের আদেশানুসারে,

জি. এ. রায়,

প্রধান সচিব।

No 3561Pub.—23rd April 1951.—Jonab Zoharur Rahim, Assistant Director of Publicity II, Home (Publicity) Department, was allowed earned leave for eleven days from the 12th March to 22nd March 1951, under rule 168(d) of the West Bengal Service Rules, Part I.

By order of the Governor,

S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATION.

No. 1248A.R.—30th April 1951.—In pursuance of the provisions of sub-rule (7) of rule 8 of the West Bengal Legislative Assembly Electoral (Conduct of Elections) Rules, 1947, the following declaration containing the name of the candidate elected by the Jalpaiguri-cum-Siliguri General (Rural) Constituency is published for general information:—

WEST BENGAL LEGISLATIVE ASSEMBLY.

Jalpaiguri-cum-Siliguri General (Rural) Constituency.

Under the provision of sub-rule (6) of rule 8 of the West Bengal Legislative Assembly Electoral (Conduct of Elections) Rules, 1947, read with rule 47 of the said rules, I declare that Sri Birendra Nath Ray Sarkar of Siliguri, Darjeeling, has been duly elected to fill the vacant seat in the Jalpaiguri-cum-Siliguri General (Rural) Constituency of the West Bengal Legislative Assembly.

J. N. TALUKDAR,

Returning Officer.

Dated the 27th day of April 1951.

By order of the Governor,

M. M. BASU, Jt. Secy.

Commonwealth Relations Section

NOTIFICATION.

No. 4162C.R./IDM-376/49Pt.IV.—25th April 1951.—Whereas Janab Syed Badrudduja was appointed as a member of the District Minorities Board, Murshidabad, and his appointment was announced in notification No. 400-I.D., dated the 10th February 1949;

And, whereas, the said Janab Syed Badrudduja by his continued absence from the meetings of the said District Minorities Board for the period stipulated in paragraph (iv) of section II of memorandum No. 368-I.D., dated the 11th February 1949, has ceased to be member of the said Board;

Now, therefore, the Governor is pleased to direct that Janab Iutful Haq be appointed as a member of the aforesaid District Minorities Board in the vacancy caused by Janab Syed Badrudduja ceasing to be a member of the said Board.

By order of the Governor,

S. N. RAY, Chief Secy.

Transport

NOTIFICATION.

No. 4121W.T.—25th April 1951. exercise of the power conferred by section 44 of the Motor Vehicles Act, 1939, the Governor is pleased to make the following amendment to notification No. 653 dated the 15th September 1950, published in 1974 of Part I of the Calcutta Gazette of the 15th September 1950, namely:—

Amendment.

In the list of members appended to the notification for the entry "(2) The Executive Engineer, Works and Buildings, Burdwan Division" substitute the following

"(2) The Executive Engineer, Works and Buildings Department, Berhampore Division."

By order of the G.

B. K. SEN, Asst.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১০০১জি.এ।

No. 1331G.A.

কলকাতা।

Powers.

২৪-পারগানা।—নং ১২৭০জি.এ। ২১/১১/১০১।—২৪
১৯৫১।—২৪-পারগানা জেলার জালিঙ্গুরের অবস্থান বন
বিপ্লবকল্পে উদ্ভাবকে উত্তর প্রদেশের শাসকের ক্ষমতা দে

24-Parganas.—No. 1273G.A. 2P-19/5 April 1951.—Sri Ganesh Chandra Bhatt Sub-Deputy Magistrate, on probation, 24-Parganas, is vested with the powers of a Magistrate of the third class.

By order of the Govt.

S. N. RAY, Ch.

Judicial

Powers.

Bankura.—No. 2154J.—25th April 1951. exercise of the powers conferred by section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon Sri Harabhusan Mahto powers of a Magistrate of the second class in the district of Bankura, for a period of one year from the date of this notification, in respect of the area as may be made over to him within the limits of the Vishnupur subdivision of the said district

(b) to direct him to take down evidence in English language.

NOTIFICATIONS.

No. 2130J.—23rd April 1951.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act No. 1 of 1949), the Governor is pleased to allot to the Special Judge presiding over the Court constituted by notification No. 1000 dated the 16th September 1949, the case in the schedule hereto annexed:

The Schedule.

Serial No.	Name of accused person.	Offence charged under the Act.
1.	Shriy Sriy Lal Das, Sub-Inspector, Office of the District Superintendent, Howrah Railway, Howrah.	Section 161 of Penal Code XLV of 18

1003.—20th April 1951.—In exercise of power conferred by section 14 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Government is pleased to confer upon each of the Magistrate Officers named below powers of a Magistrate of the third class in respect noted against each, for a period of one year from the date of this notification—

Ajit Gobinda Chowdhury—Nadia.
 Ranjit Kumar Gupta—Nadia.
 Sudhansu Sekhar Das—Nadia.
 Satish Kamal Singh—Nadia.
 Nirmal Kumar Roy—Nadia.
 Sunirmal Biswas—Nadia.
 Satyendra Nath Choudhury—Nadia.
 Nihar Ranjan Pattnaik—Nadia.
 Probhat Chatterji—Nadia.
 Motilal Chakravarty—Nadia.
 Nimai Chandra Maitra—Nadia.
 Rabindra Mookherjee—Nadia.
 Biswapada Biswas—Nadia.
 Nripendra Nath Dutta—Nadia.
 Kalisadhan Ghosh—Nadia.
 Karunamoy Singha—Nadia.
 Gobardhan Mukherjee—Nadia.
 Suresh Chandra Saha—Birbhum.
 Purnendu Sekhar Choudhury—Birbhum.
 Piyush Kunti Mazumdar—Birbhum.
 Phanindra Mohon Das—Birbhum.
 Ashutosh Dutta—Birbhum.
 Nanda Kumar Nath—West-Dinajpur.
 Sukumar Paul—West-Dinajpur.
 Surendra Nath Singh—West-Dinajpur.
 Nikhil Hira—West-Dinajpur.
 Provasch Chandra Kundu—Hooghly.
 Joyantu Kumar Ghosh—Hooghly.
 Bibhuti Bhusan Banerjee—Hooghly.
 Jitendra Bikas Goswami—Burdwan.
 Dhurjoti Bijoy Nandi—Burdwan.
 Haralal Bhattacharya—Burdwan.
 Sukhendu Das—Burdwan.
 Balai Chand Basak—Burdwan.
 Kantada Kanta Roy—Burdwan.
 Jyotish Chandra Das Gupta—Cooch-Bihar.
 Sunil Prasad Kundu—Cooch-Bihar.
 Sukhendu Banerjee—Cooch-Bihar.
 Haridas Sircar—Jalpaiguri.
 Nikhil Bandhu Mookherji—Jalpaiguri.
 Dharendra Chandra Ghosh—Jalpaiguri.
 Satyaprasanna Gupta—Jalpaiguri.
 Bibhuti Bhusan Chakraborty—Malda.
 Sailendra Kanta Lahiri—Malda.
 Bolendra Prasad Singh—Malda.
 Durgadas Chatterji—Malda.
 Sailendra Mohon Saha Choudhury—Howrah.
 Ritambis Sen—Howrah.
 Sukhada Prasad Roy—Howrah.
 Jitendra Nath Bhattacharjee—24-Parganas.
 Manindra Nath Majumdar—24-Parganas.
 Pramadheswar Chakravorty—24-Parganas.
 Kiran Kumar Das Gupta—24-Parganas.
 Anil Chandra Chakraborty—24-Parganas.
 Babbar Chandra Roy—24-Parganas.
 Aditya Prasad Goswami—24-Parganas.

Sri Mohini Mohan Bhattacharyya—Murshidabad.

Sri Brojagopal Goswami—Murshidabad.

Sri Jnanendra Prasanna Sen Gupta—Murshidabad.

Sri Karunamoy Mazumdar—Murshidabad.

Sri Provasch Chandra Roy Mondal—Midnapore.

Sri Bankim Chandra Dey—Midnapore.

Sri Sudha Krishna Mondal—Midnapore.

Sri Debadi Bhusan Singh Thakur—Bankura.

Sri Badri Narayan Mookherji—Bankura.

Sri Dwijendra Nath Lye—Bankura.

Sri Sunil Baran Banerji—Bankura.

Sri Anil Baran Kundu—Bankura.

Sri Ranendra Chandra Das—Bankura.

Sri Mohini Ranjan Das Gupta—Bankura.

By order of the Governor,

A. S. RAY, Secy

Registration

NOTIFICATION

24-Parganas-Jalpaiguri. —No. 166Regn.—20th April 1951.—Sri Kishori Mohan Karmakar, Sub-Registrar attached to the Sadar Registration office at Alipore, 24-Parganas, is appointed to act as District Sub-Registrar of Jalpaiguri, *vice* Sri Pramatha Nath Mukherji, proceeding on leave.

By order of the Governor,

A. S. RAY, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 1537F./F/4A/6/51.—30th April 1951.—Sri P. K. Basu, I.A.S., is appointed to act, until further orders, as Special Officer and *ex-officio* Secretary, Finance Department, with effect from 12th April 1951 (forenoon).

By order of the Governor,

B. DAS GUPTA, Secy.

Taxation

ORDER.

No. 841F.T.—20th April 1951.—In exercise of the power conferred by clause (a) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Governor is pleased to remit in the whole of West Bengal the duty with which an affidavit is chargeable under the said Act when executed by a displaced person for advance of a loan, whether on the mortgage of any property or otherwise, received from the State Government for purposes of rehabilitation in West Bengal.

Explanation.—In this order 'displaced person' means a person who, on account of the setting up of the Dominions of India and Pakistan or on account of civil disturbances or fear of such disturbances in any area now forming part of Eastern Pakistan, has left or has been displaced from his place of residence in such area, and who has subsequently been residing in India."

By order of the Governor,

B. DAS GUPTA, Secy.

NOTIFICATIONS.

No. 885F.T.—26th April 1951.—Sri Sudhir Kumar Sen Gupta, Commercial Tax Officer, Grade II, officiating as Commercial Tax Officer, Grade I, is appointed to the same post on probation for one year with effect from 1st June 1950.

No. 886F.T.—26th April 1951.—Sri Chandra Kanta Paul and Sri Probodh Chandra Sen, Commercial Tax Officers, Grade II, are appointed temporarily to act as Commercial Tax Officers, Grade I, with effect from the date on which they assume charge.

No. 887F.T.—26th April 1951.—Sri Rabi Kumar Mukherjee, Inspector of Commercial Taxes, is appointed to the post of Commercial Tax Officer, Grade II, with effect from the date on which he assumes charge.

He will remain on probation for one year during which he will be required to undergo the prescribed training and to pass the Departmental Examination completely.

No. 891F.T.—26th April 1951.—In exercise of the power conferred by Article 277 of the Constitution of India, the Governor is pleased to make the following amendments in Order 27 of the Orders published with notification No. 596S.R., dated the 30th March 1951, as subsequently amended, namely:—

Amendments.

1. For the figures "40-0-0" in column III against item 1A in Part I of the Schedule appended to the said Order, substitute the figures "17-8-0".

2. For the figures "40-0-0" in column III against item 2 in Part I of the Schedule appended to the said Order, substitute the figures "17-8-0".

No. 894F.T.—26th April 1951.—In exercise of the powers conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendment in the rules published under notification No. 601S.R., dated the 30th March 1951, as subsequently amended, namely:—

Amendment.

In clause (b) of sub-rule (2) of rule 180 of the said rules, for the words "and Kalimpong" substitute the words "Kalimpong and Siliguri".

By order of the Governor,
B. DAS GUPTA, Secy.

Budget

NOTIFICATION.

No. 5704F.B.—21st April 1951.—Sri Byomkesh Sen Gupta, Deputy Magistrate and Deputy Collector, now employed as Deputy Secretary, Finance Department, was allowed earned leave for ninety days from the 17th March 1951, under rule 167(m) of the West Bengal Service Rules, Part I, read with Government of Bengal, Finance Department, memorandum No. 2658F., dated the 16th October 1943.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT
DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Calcutta.—No. M.2C-19/50.—17th April 1951.—In exercise of the power conferred by sub-section (2) of section 4A of the Calcutta Improvement

Act, 1911 (Bengal Act V of 1911), the Governor is pleased to appoint Dr. B. N. Ghosh, F.R.C.S. (Edin.), Professor of Pathology, R. G. Kar Medical College, Belur, Calcutta, to be a member of the Board of Directors for the Improvement of Calcutta, in the place caused by absence on leave of Lt.-Col. C. K. Manan, L.M.S. (Madras), M.R.C.S. (D.T. (Lond.)), D.P.H. (Eng.), I.M.S., to represent the Corporation of Calcutta.

Darjeeling.—No. M.2A-6/51.—2nd April 1951.—In exercise of the power conferred by the to sub-section (3) of section 45 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), as amended in its application to the district of Darjeeling, the Governor is pleased to re-appoint Sri S. Kumar Banerjee, Subdivisional Officer, Kanchi, as Chairman of the Kurseong Municipality, district of Darjeeling, for a further period of one year with effect from the date on which his office as the Chairman of the said municipality is vacated, appointed in notification No. L.S.45/2A dated the 28th February 1950, expired.

24-Parganas.—No. M.1M-66/51.—26th April 1951.—It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the Halisahar Municipality, district of the 24-Parganas, at the election held on the 25th March 1951:—

Ward No. I.

Sri Jatindra Chandra Dutta
Sri Munnu Singh.
Sri Mahadev Bose.
Sri Janardan Singh.
Jonab Md. Umar Sarder.
Sri Profulla K. Chakravorty
Sri Modan Mohan Singh.

Ward No. II

Sri Narendra Nath Mukherjee
Sri Sidheswar Ganguli.

Ward No. III

Sri Santosh K. Mukherjee
Sri Dulal Ch. Dutta.

Ward No. IV

Sri Saurendra Nath Palit

Midnapore.—No. M.1M-67/51.—28th April 1951.—It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the Midnapore Municipality in the district of Midnapore, at the general election held on the 30th March 1951:

Ward No. I

Sri Baidya Nath Roy.
Sri Bhubaneswar Guin.

Ward No. II

Sri Kumud Kanta Pahari
Sri Krishna Pada Roy.
Sri Sambhu Ch. Adhikary

Ward No. III

Sri Gosta Behari Gayen.
Sri Narendra Nath Kar Sarkar

Ward No. IV

Sri Sashi Poti Rai.
Sri Subodh Chandra Ghose.

Howrah.—No. M.1A-28/50.—3rd April 1951.—The following draft of a rule which in exercise of the power conferred by sub-section (1) of section 483 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), as extended to the Municipality of Howrah by notification No. 260-M., dated the 18th January 1932, and on the recommendation of the Commissioners of the Howrah Municipality, the Governor proposes to make for the purpose of altering schedule VI to the said Act, is published as required under section 484 of the said Act for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after 20th June 1951 and any objection or suggestion in respect thereto which may be received by the undersigned, through the District Magistrate, Howrah, before that date will be duly considered.

Draft Rule.

For the existing paragraph 1 of the rule including the table thereunder substitute the following:—

1 Every license shall be granted under one or other of the classes mentioned in the second column of the following table, and there shall be paid annually for the same the fee mentioned in that behalf in the third column of that table:—

Serial No.	Classes.	Fee.
1	2	3
<i>Class I.</i>		
1	Company or association or body of individuals the paid up capital of which is equivalent to 10 lakhs of rupees or upwards.	Which exercises or carries on any profession, trade or calling whatsoever Two hundred and fifty rupees.
1A	Owner of 20 or more taxi-cabs, buses or lorries or contract cars which are used for carrying passengers or goods on payment of fare. Ditto
<i>Class II.</i>		
2	Company or association or body of individuals the paid up capital of which is equivalent to 5 lakhs of rupees or upwards.	Which exercises or carries on any profession, trade or calling but is not included in Class I. Two hundred rupees.
3	Merchant, banker, wholesale trader, commission agent, engineer, architect, builder, contractor, auctioneer or carrier.	The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 1,000 per mensem or upwards. Ditto
3A	Owner or occupier of a market or bazar or a <i>hat</i> which meets periodically or theatre or a place of public entertainment kept up for the purpose of profit.	The rent of whose place of business is valued under Chapter X at Rs. 1,000 per mensem or upwards. Ditto
3B	Owner or occupier of any depot or godown for storage of goods for wholesale business.	Ditto Ditto
4	Owner of 10 or more but less than twenty taxi-cabs, buses or lorries or contract cars which are used for carrying passengers or goods on payment of fare. Ditto
<i>Class III.</i>		
5	Company or association or body of individuals the paid up capital of which is equivalent to one lakh of rupees or upwards.	Which exercises or carries on any profession, trade or calling whatsoever, but is not included in Class I or Class II. One hundred rupee
6	Merchant, banker, wholesale trader, commission agent, engineer, architect, builder, contractor, auctioneer or carrier.	Who is not included in Class II and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 350 per mensem or upwards. Ditto
7	Owner or occupier of a cotton, jute, hide or other screw-house or press house.	The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 350 per mensem or upwards. Ditto
7A	Owner or occupier of any depot or godown for storage of goods for wholesale business.	Who is not included in Class II and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 350 per mensem or upwards. Ditto.
8	Owner or occupier of a market or bazar or a <i>hat</i> which meets periodically or theatre or a place of public entertainment kept up for the purpose of profit.	Ditto Ditto.

Serial No.	Classes.	Fees.
1	2	3
9. Printer, publisher, lithographer, engraver, die-sinker, photographer, or phototypist.	The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 350 per mensem or upwards.	One hundred rupees.
10. Proprietor of a newspaper, periodical or journal (excluding <i>bons fide</i> college and school magazine.)	Ditto	Ditto.
11. Hotel-keeper, boarding house-keeper, lodging house-keeper, manufacturer, retail trader, milk-seller, or shop-keeper.	Ditto	Ditto.
12. Book-maker, or turf-accountant	..	Ditto.
13. Keeper of a shop for the sale of any liquor or intoxicating drug.	Ditto.
14. Owner of five or more but less than ten buses or lorries or taxi-cabs or contract cars, which are used for carrying passengers or goods on payment of fare.	Ditto.
15. Stevedores	..	Ditto.
<i>Class IV.</i>		
16. Company or association or body of individuals the paid up capital of which is less than one lakh of rupees.	Which exercises or carries on any profession, trade or calling whatsoever.	Fifty rupees
18. Merchant, banker, wholesale trader, commission agent, engineer, architect, builders, contractor, auctioneer or carrier.	Who is not included in Class II or Class III and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 100 per mensem or upwards.	Ditto
19. Broker, dalal employed in the wholesale transfer or purchase of imports or exports, country produce silk or other merchandise.	Ditto.
20. Commercial traveller	..	Ditto.
21. Dealer in precious stones	..	Ditto.
22. Broker or dealer in houses, landed property, Government securities, shares or bills of exchange.	Ditto
23. Freight broker	..	Ditto
24. Owner or occupier of a market, bazar or a <i>hat</i> which meets periodically or theatre or a place of public entertainment kept up for the purpose of profit.	Who is not included in Class II or Class III.	Ditto
25. Owner or occupier of any depot or godown for storage of goods for wholesale business.	Who is not included in Class II or Class III and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 100 per mensem or upwards.	Ditto.
26. Proprietor of a newspaper, periodical, or journal (excluding <i>bons fide</i> college and school magazine).	Who is not included in Class III and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 100 per mensem or upwards.	Ditto.
27. Printer, publisher, lithographer, engraver, die-sinker, photographer or phototypist.	Ditto	Ditto.
28. Owner or occupier of a cotton, jute, hide or other screw-house or press-house.	Ditto	Ditto.
29. Hotel-keeper, boarding house-keeper, lodging house-keeper, manufacturer, retail trader, milk seller or shop-keeper.	Who is not included in Class III and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 100 per mensem or upwards.	Ditto.

Serial No.	Classes.	Fees.
1	2	3
30. Order-supplier or house decorator . . .	The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 100 per mensem or upwards.	Fifty rupees.
31. Owner of less than five buses or lorries or taxi-cabs or omnibus cars, which are used for carrying passengers or goods on payment of fares.	Ditto.
32. Owner of a steam ferry boat or steam cargo boat.	Ditto.
33. Plumber, electric fitter, or gas fitter ..	The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 100 per mensem or upwards.	Ditto.
<i>Class V.</i>		
36. Consulting and practising physician, practising surgeon, licentiate of medicine, or surgery, kaviraj, graduate of the Bengal Veterinary College, midwife, dentist, barrister, attorney, vakil of the High Court, advocate of the High Court, pleader, proctor, notary public, public accountant, average adjuster, statistical reporter, analyst, shroff or banian.	In respect of whose income, income-tax is payable.	Twenty-five rupees
37. Insurance agent, broker or canvasser ..	Ditto	Ditto.
38. Purchaser of goods worth not less than Rs. 2,000 per year in the Municipality of Howrah for transport and sale beyond the limits of the Municipality of Howrah.	Ditto.
39. Broker in precious stones	Ditto.
41. Practising apothecary or practising veterinary surgeon (not being a graduate of the Bengal Veterinary College).	In respect of whose income, income-tax is payable.	Ditto.
42. Keeper of a billiard room	Ditto.
43. Owner or occupier of any depot or godown for wholesale business or storage of goods.	Who is not included in Class II or Class III or Class IV.	Ditto.
44A. Merchant, banker, wholesale trader, commission agent, engineer, architect, builder, contractor, auctioneer or carrier.	Who is not included in Class II or Class III or Class IV.	Ditto.
45. Printer, publisher, lithographer, engraver, die-sinker, photographer or phototypist.	Who is not included in Class III or Class IV and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.
46. Dyer or cleaner ..	The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.
47. Owner or occupier of a cotton, jute, hide or other squaw-house or press house.	Who is not included in Class III or Class IV.	Ditto.
48. Hotel-keeper, boarding house-keeper, lodging house-keeper, manufacturer, retail trader, milk-seller or shop-keeper.	Who is not included in Class III or Class IV and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.
49. Order-supplier ..	Who is not included in Class IV and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.

Serial No.	Classes.	Fees.
1	2	3
50. Keeper of baths	.. The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is Rs. 30 per mensem or upwards.	Twenty-five rupees.
52. Plumber, electric fitter or gas fitter	.. Who is not included in Class IV and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.
53. Carriage dealer or house dealer	.. The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.
54. Proprietor of a periodical or journal (excluding <i>bona fide</i> college and school magazine).	Who is not included in Class III or Class IV and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.
54A. Proprietor of a newspaper	.. Who is not included in Class III or Class IV.	Ditto.
57. Poddar or money changer	.. The rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 30 per mensem or upwards.	Ditto.
57A. Professional pawn-broker or money lender.	Ditto.
58. Professional jockey or race-horse trainer	Ditto.
<i>Class VI.</i>		
59. Broker or dala	.. Who is not included in Class IV or or Class V.	Twelve and half rupees.
62. Professional artist, sculptor, actor, singer, musician.	Ditto.
63. Fortune teller	Ditto.
64. Keeper of a permanent stall or shop in a daily market, or a shop within 50 yards of such market who is a seller of goods similar in kind to other goods sold in such market.	Who is not included in any higher class and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 15 per mensem or upwards.	Ditto.
66. Poddar or money changer	.. Who is not included in Class V	Ditto.
66A. Consulting and practising physician, practising surgeon, licentiate of medicine or surgery, or kaviraj, graduate of the Bengal Veterinary College, mid-wife, dentist, barrister, attorney, vakil of the High Court, advocate of the High Court, pleader, proctor, notary public, public accountant.	By whom income tax is not payable.	Ditto.
68. Proprietor of a newspaper, periodical or journal (excluding <i>bona fide</i> college and school magazines.)	Who is not included in Class III or Class IV or Class V.	Ditto.
69. Owner of a cargo boat	Ditto.
70. Professional horse breaker	Ditto.
71. Labour supplier, licensed shipping-broker, boat-supplier or custom house agent.	Ditto.
72. Printer, publisher, lithographer, engraver, die-caster, photographer or photo-typist.	Who is not included in Class IV or V and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 15 per mensem or upwards.	Ditto.

Serial No.	Classes.	Fees.
1	2	3
73 Dyer or cleaner	.. [Who is not included in Class]V and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 15 per mensem or upwards.	Twelve and half rupees.
74. Hotel-keeper, boarding house-keeper, lodging house-keeper, manufacturer or retail trader, or milk seller or shop-keeper.	Who is not included in Class III, Class IV, or Class V and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is Rs. 15 per mensem or upwards.	Ditto.
75. Order supplier or house decorator	.. Who is not included in Class IV or Class V and the rent of whose place of business is valued under Chapter X at, or the fair letting value of whose place of business is, Rs. 15 per mensem or upwards.	Ditto.
76 Plumber, electric fitter or gas fitter	.. Ditto	Ditto.
77 Carriage dealer or horse dealer	.. Who is not included in Class V	Ditto.
78 Owner of five or more carriages, passenger boats or palanquins or jin-rickshaws which are let out for hire.	Ditto.
79A. Insurance agent, broker or canvasser	.. By whom income tax is not payable.	Ditto.
79B Surveyor (including a licensed building surveyor) or professional measurer.	Ditto.
79C Private detective	Ditto.
79D. Professional astrologer	Ditto.

Class VII.

80. Keeper of a shop or other place of business.	Who is not included in any other class.	Six rupees.
80A Hotel keeper, boarding house-keeper, lodging house-keeper, manufacturer, retail trader or milk seller or shop-keeper, carter, itinerant dealer hawking goods for sale on a wheeled receptacle.	Who is not included in Class III, Class IV, Class V or Class VI.	Ditto.
80C. Band supplier or stamp vendor	Ditto.
80D. Dyer or cleaner, order supplier or house decorator, plumber, electric fitter or gas fitter, printer, publisher, lithographer, die-sinker, photographer or phototypist.	Who is not included in higher Class.	Ditto.
80E. Owner of less than five carriages, passenger boats, palanquins, carts or jin-rickshaws which are let out for hire.	Ditto.
80F. Mukhtear, professional draftsman	Ditto.

Class VIII.

81. Pedlar, hawker or boxwallah, itinerant dealer hawking goods for sale in a basket or tray carried on body, hand-carter, barber.	Four rupees.
82. Professional petition, letter or bill writer.	Ditto.
82A. Keeper of each stall or shop in a Act that meets periodically (the size of each stall is to be determined according to the size of the smallest stall in the Act).	Ditto.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.1844(CF)20M-55/50 Singly.—23rd April 1951.—The following persons are appointed temporarily to act, until further orders, as Specialist Anaesthetists in the Medical College Hospitals, Calcutta, with effect from the dates noted against each:—

- (1) Dr. Mrigendra Chandra Ganguli—the 1st March 1951 (forenoon).
- (2) Dr. Phani Bhusan Sur—the 1st March 1951 (forenoon).
- (3) Dr. Sailendra Kumar Chatterji—with effect from the date on which he took or takes charge.
- (4) Dr. Murari Mohan Som—the 9th March 1951 (forenoon).
- (5) Dr. Gopendra Lal Seal—the 3rd March 1951 (forenoon).

Calcutta.—No. Medl.1856(CF)5A-39/48.—23rd April 1951.—Dr. Jamini Bhusan Banerjee of the West Bengal Medical and Health Service on supernumerary duty at the Pasteur Institute, Calcutta, is appointed temporarily to act, until further orders, as the Superintendent of the Pasteur Institute with effect from 26th April 1951.

The Charitable Endowments Act, 1890.

Calcutta.—No. Medl.1917/3F-46/50.—25th April 1951.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of The Nafar Chandra Kolay Charitable Dispensary Trust Fund created in terms of notification No. 21Medl., dated the 5th January 1916, doth hereby order and direct that the securities and properties, particulars of which are contained in the first schedule to the said notification, or any other security or securities or other property or properties to which they might have been or may be converted, shall, as from the 15th day of August, 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities and properties when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities and properties in the said Treasurer of Charitable Endowments for West Bengal.

2. Notification No. Medl.5158/3F-46/50, dated the 16th November 1950, is hereby cancelled.

The Charitable Endowments Act, 1890.

Calcutta.—No. Medl.1918/3F-35/50.—25th April 1951.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of the Ram Ballav Nandan's Charitable Dispensary Fund created in terms of notification No. 1889Medl., dated the 19th June 1931, doth hereby order and direct that the securities, particulars of which are contained in the first schedule

to the said notification, or any other securities or other property or properties they might have been or may be converted as from the 15th day of August 1947, be deemed to have vested and be henceforth the Treasurer of Charitable Endowment Bengal and be held by him and his successors in office subject to the provisions of the said Endowments Act, 1890 (VI of 1890), and from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same shall become due and payable and from time to time to apply the same in terms of the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby notified that the said scheme shall be deemed to have been in operation on the vesting of the securities in the said Treasurer of Endowments for West Bengal.

2. Notification No. Medl.3988/3F-46/50, dated the 22nd August 1950, is hereby cancelled.

Jalpaiguri.—No. Medl.1928/1H-3 April 1951.—In exercise of the powers conferred by sub-section (2) of section 30 of the Bengal Self-Government Act of 1885 (Bengal Act of 1885), the Governor is pleased to give general information the names of the two members as representatives of the District Board in place of Dr. Cha Sanyal and Sri Nityananda Roy on the committee for the management of the Board established by the members of the District Board and the Commissioner Jalpaiguri Municipality, reconstituted by notification No. Medl.4666/1H-210/49, dated November 1949:—

- (1) Sri Dhirendra Nath Bagchi
- (2) Sri Manindra Nath Roy

By order of the
B. C. DAS GUPTA

Calcutta.—No. Medl.1925/DHS 13- April 1951.—Temporary Assistant Jyotirmoy Mukherjee, Demonstrator of Medicine under the "double shift" at the Medical College, Calcutta, was granted earned leave from the 24th January 1951 to the 1st February 1951, under rule 168(I) of the West Bengal Service Rules, Part I.

Calcutta.—No. Medl.1981/CF 1M-27th April 1951.—Temporary Assistant Surgeon, Dr. M. Dutta, Resident Medical Officer, Lady Dufferin Victoria Hospital, Calcutta, was granted earned leave from 2nd May 1951 to the 1st June 1951, under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the
P. M. DATTA.

Public Health

NOTIFICATION.

Bankura.—No. PH/1161/H-19/51. 1951.—Dr. S. P. Mukherjee, M.B., is appointed temporarily to act, until further orders, as the Subdivisional Health Officer with effect from the 1st May 1951.

Dr. A. Tarafdar.

By order of the
P. M. DATTA

রাষ্ট্র বিভাগ। DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

সংগঠনবিধি।

NOTIFICATIONS.

২৬।—২০শ এপ্রিল ১৯৫১।—কৃতদ্বন্দ্ব কৃষিবিহার বাস্তুবিভাগের
দ্বারা, বর্তমানে এই বিভাগে অধ্যক্ষী সহ-বাস্তুকার পদে নিযুক্ত
কৃতদ্বন্দ্ব সেনকে পশ্চিমবঙ্গ বাস্তু কৃত্যকার অন্তর্গত সহ-বাস্তুকার
এ প্রদেশের তারিখ হইতে দুই বছরের জন্য অবৈধাধীনভাবে
করা হইল।

উক্ত নিয়োগের পরও প্রবর্তিত কৃতদ্বন্দ্ব সেন পুনরায় পদান্ত
কৃতদ্বন্দ্ব কৃত্যকার অন্তর্গত কৃষিবিহার বাস্তু বিভাগ দ্বারা
কৃত হইবে।

26. 20th April 1951.—The Governor is
pleased to appoint Sri Dharendra Mohan Sen, late
Assistant State Engineer of the Cooch Behar
Division and at present employed as a temporary
Assistant Engineer in this department, substan-
tively to the post of Assistant Engineer in the West
Bengal Engineering Service on probation for two
years, with effect from the date of this notification.

On substantive appointment, Sri Dharendra
Mohan Sen will continue to hold charge of the
Cooch Behar Construction Subdivision under the
Bengal Construction Division in the Road
Construction Circle No. II until further orders.

২৭।—২০শ এপ্রিল ১৯৫১।—কৃতদ্বন্দ্ব কৃষিবিহার বাস্তুবিভাগের
দ্বারা, বর্তমানে এই বিভাগে অধ্যক্ষী সহ-বাস্তুকারপদে নিযুক্ত
কৃতদ্বন্দ্ব সেনকে পশ্চিমবঙ্গ বাস্তু কৃত্যকার অন্তর্গত সহ-বাস্তুকার-
এ প্রদেশের তারিখ হইতে দুই বছরের জন্য অবৈধাধীনভাবে
করা হইল।

উক্ত নিয়োগের পরও প্রশাসনিক কৃতদ্বন্দ্ব পুনরায় পদান্ত
কৃতদ্বন্দ্ব কৃত্যকার অন্তর্গত কৃষিবিহার বাস্তু বিভাগ দ্বারা
কৃত হইবে।

রাজ্যসভার অধ্যক্ষীস্বারে,
কৃতদ্বন্দ্ব কৃত্যকার,
সংস্থা সচিব।

27. 20th April 1951.—The Governor is
pleased to appoint Sri Sambhu Charan Chakra-
varty, late Assistant State Engineer of the Cooch
Behar Division and at present employed as a
Temporary Assistant Engineer in this department,
substantively to the post of Assistant Engineer in
the West Bengal Engineering Service on probation
for two years, with effect from the date of this
notification.

On substantive appointment, Sri Sambhu
Charan Chakravarty will continue to hold charge
of the Cooch Behar Subdivision No. I of the Jalpai-
Division under the Northern Circle until
further orders.

By order of the Governor.
S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

23.—19th April 1951.—Sri Sachindra
Chatterjee, officiating Executive Engineer,
Midnapur Division, is appointed to act as

Revenue Officer, Midnapur Canal Revenue
Division, in addition to his own duties with effect
from the date on which he assumed charge of the
said Revenue Division, until further orders.

By order of the Governor,
S. K. DEY, Secy.

No. 24.—24th April 1951.—Sanction is hereby
accorded to the shifting of the headquarters of the
Left Bank Subdivision (previously called the Head
Works Subdivision No. 1) of the Mayurakshi
Barrage Division from Suri to Muhammadbasar.

2. The order issued in paragraph 2 of this
department notification No. 14, dated the 12th
March 1951, is hereby cancelled.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATION

No. 11C.I.E.—18th April 1951.—Sri Pramatha
Bhuson Roy, Research Officer No. III, Belghoria
Model Station, is transferred in the interest of the
public service and is kept attached to the office of
the River Research Institute, West Bengal,
Anderson House, Alipore, until further orders.

G. B. MONDAL,
Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

NOTIFICATIONS

No. 1375M.P.—21st April 1951.—The Governor
is pleased to direct that the following further
amendment shall be made in the Regulations
published under the Government of Bengal
notification No. 12230Com., dated the 24th
December 1935, read with Government of Bengal
notification No. 7200Com., dated the 2nd July
1937, as amended, for grant of licenses, certificates
of competency and permits to electrical contractors,
supervisors and electrical workmen, respectively
under sub-rule (1) of rule 48 of the Indian Elec-
tricity Rules, 1937:—

Amendment.

At the end of regulation 3 of the said regula-
tions add the following words:—

"or such shorter period as the State Govern-
ment may direct."

By order of the Governor,
S. K. CHATTERJEE, Secy.

No. 1336M.P.—16th April 1951.—In exercise of the power conferred by section 3 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to grant to The Alipur Duar Electric Supply Co., Ltd., having its registered office at Alipur Duar in the district of Jalpaiguri, the following license to supply energy in the area specified therein:—

**THE ALIPUR DUAR ELECTRIC LICENSE, 1951
DISTRICT JALPAIGURI.**

License for the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act, 1910 (Act IX of 1910), and the Electricity (Supply) Act, 1948 (Act I.V of 1948), license is hereby granted to the Alipur Duar Electric Supply Co., Ltd., to supply electrical energy in the area with the powers and upon the terms and conditions specified below:—

SHORT TITLE.

1. This license may be cited as the "Alipur Duar Electric License, 1951".

INTERPRETATION.

2. The several words, terms and expressions to which by the Indian Electricity Act, 1910, the rules thereunder, and the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same respective meanings provided that in this license—

- (i) "the Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof;
- (ii) "the Government" shall mean the Government of West Bengal;
- (iii) the expression "the licensee" shall mean and include the said Alipur Duar Electric Supply Co., Ltd., Alipur Duar, a company registered under the Indian Companies Act, 1913;
- (iv) the expression "deposited map" shall mean the plan of the area of supply hereinafter specified, which has been deposited with the Government in pursuance of the rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of West Bengal in the Department of Commerce and Industries and by the licensee;
- (v) the term "unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour;
- (vi) the expressions "First Annexure", "Second Annexure", "Third Annexure" and "Fourth Annexure" shall mean the first, second, third and fourth annexures to this license, respectively;
- (vii) the expression "the commencement of this license" shall mean the date of the notification by the Government in the *Calcutta Gazette* by which this license is granted;
- (viii) Unless otherwise stated, where roads or streets are mentioned as forming the boundary or part of the boundary of any area in this license, the premises, properties or structures abutting upon either side of such roads or streets shall be deemed to be within the area of supply.

SECURITY.

3. (i) The period within which the licensee shall show under sub-clause (a) of clause I of the Schedule to the Act, that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(ii) Unless otherwise ordered by the Government under clause (d) of sub-section (1) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (b) of clause (I) of the Schedule to the Act, shall be Rs. 10,000 and such sum shall be so deposited or secured within thirty days from the commencement of this license:

Provided that if the works proceed in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in four equal instalments and a final instalment for payment of interest, if any.

The whole of the amount repaid by the Government shall be used by the licensee for carrying into effect the works for which the license is granted.

AREA OF SUPPLY.

4. The area above referred to within which the supply of energy is authorised by the license (the area of supply under the Act) is the whole of the area, the boundaries of which are described in the First Annexure and delineated in red colour on the deposited map.

SITUATION OF THE GENERATING STATION.

5. The licensee shall erect the generating station or main receiving station within the area covered by the license.

LICENSEE'S WORKS.

6. (A) *Compulsory Works.*—(i) The licensee shall, within two years from the date of the grant of this license (1) provide and install suitable and sufficient feeders and distributing mains and execute works to the satisfaction of the Government for the purpose of supplying electrical energy throughout the streets, or parts of streets, named in the Second Annexure and shown in yellow colour on the deposited map, (2) erect the generating station or main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and (3) do all other works necessary for the commencement of the supply of energy to consumers.

The generating station or main receiving station mentioned in clause 5 together with all machinery and apparatus, feeders and distributing mains and all other works in connection with this license shall have the prior approval in writing of the Government before any orders for the same are placed.

(ii) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports stating all steps taken and the progress made in carrying into effect this license.

(B) *Provision of adequate plant and extension of distributing mains.* Further within twelve months of the receipt of applications and subject to the first proviso of clause VI (1) of the Schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines and feeders and distributing mains as may be required to give and supply adequate energy to every consumer within the area, and shall provide and maintain adequate plant which, in the opinion of the Government, may be considered necessary for regular, constant and sufficient supply of energy to consumers.

SUPPLY OF ENERGY.

7. (a) Subject to the provisions of this license, the Act and the rules, and also the Electricity (Supply) Act, the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case within six months thereafter the licensee shall submit to the Government for sanction under sub-section (2) of section 21 of the Act draft "Conditions of supply" to regulate his relations with persons who are or intend to become consumers.

(iv) After such conditions have been sanctioned by the Government with or without modification the licensee shall not supply energy unless

(a) the person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government; and

(b) such person and the licensee shall have executed an agreement in a form approved by the Government.

(v) The amount of all miscellaneous charges incidental to and in connection with the supply of energy, which the licensee proposes to make against consumers, shall be subject to the previous approval of the Government.

(vi) Where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the express permission of the Government.

EXTENSIONS TO GENERATING PLANT, TRANSMISSION AND DISTRIBUTING MAINS.

8. After the supply of energy has commenced in accordance with clause 7 of this license, no major additions to the generating station, machinery and apparatus, transmission and distributing mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

ACCOUNTS.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee showing in full details as required by the Act and the rules thereunder and the Electricity (Supply) Act, 1948, or any order of the Government, the working of the undertaking for which this license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government before the 1st October, every year, the accounts of the undertaking for one year made up to the 31st March of the same year.

STATISTICS.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in this behalf such statement and data as may be considered necessary for the purpose of compiling comprehensive statistics of electric supply undertakings in the State.

HOURS OF SUPPLY.

11. From the date of the commencement of supply the licensee shall maintain a continuous supply of energy for 24 hours throughout the year.

Provided that for a period of two years from the commencement of supply specially during the months of November, December, January and February, the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5 p.m. local time, with the permission of Government obtained in writing.

METHOD OF CONSTRUCTION.

12. The feeders, distributing mains and service connections may be overhead or underground in whole or in part and shall, subject to the provisions of section 18 of the Act, be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder and the following provisions:—

- (i) The licensee shall not erect overhead mains for use at any higher pressure than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitations as the Government may impose.
- (ii) Aerial lines in the vicinity of a building or structure shall be erected in compliance with the Indian Electricity Rules concerned and in no case shall an aerial line be at a less distance than 4 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.
- (iii) In narrow lanes, passages or streets where it is not possible to maintain a horizontal clearance of 4 feet between aerial lines and buildings or structures, underground cables shall be provided unless any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for any such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of any such special aerial line.
- (iv) Where any electric supply lines cross or run along the routes of a taboot, temple car or similar other religious processions, the supply lines shall be laid underground or placed at such height as will allow of the free and safe passage of those processions. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall refer before running any such lines.
- (v) *Removal of lines.*—The licensee shall remove or replace at his own expense any aerial line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.
- (vi) For the purpose of rule 68(2) of the rules, the maximum wind pressure shall be taken as 20 pounds per square foot.

NATURE OF SUPPLY.

13. The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

- (a) Three-phase alternating current, three or four-wire supply, at pressures of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.
- (ii) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

The pressures stated above shall be as measured at consumers' terminals and shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may, from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

LIMITS OF RATES TO BE CHARGED IN RESPECT OF SUPPLY OF ENERGY.

15. (i) The rates to be charged by the licensee for energy supplied by him shall not exceed those stated in that behalf in the Fourth Annexure, or, in the case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maxima as the Government may fix on approving the method.

(ii) The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity (Supply) Act, 1948.

PURCHASE OF UNDERTAKING.

16. (A) *Purchase by local authority or State Government (where the State Electricity Board is not formed)*—

(i) The option of purchase given by section 7 of the Act shall be first exercisable on the expiration of twenty years from the commencement of this license and thereafter on the expiration of every subsequent period of ten years.

(ii) The purchase price payable on the exercise of the said option shall be—

(a) the net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including serviceable stand-by plant) owned and used by the licensee for the purposes of the undertaking less the total depreciation thereon calculated according to the Sixth Schedule and the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act, 1948.

The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (1) of section 7 of the Act which shall be added to such value under the second proviso to that sub-section on account of compulsory purchase shall be ten per centum; and

(b) the value of the stores, spare parts and loose tools in use or available and suitable for use (for the purposes of the undertaking) at the date of purchase at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iii) In accordance with clause (d)(ii) of sub-section (2) of section 3 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of this license.

(iv) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlays of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the State Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the relevant Schedule of the Electricity (Supply) Act, 1948.

BULK SUPPLY.

16. (i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area so to direct, the licensee shall obtain his supply from such source.

The decision of the Government on the operation of this clause shall be final.

(ii) The licensee will take from the State Electricity Board, if set up by the Government, or from any Government generating station such energy as required for this distribution at any time the Electricity Board or the Government is prepared to supply at a rate not more than the rate at which, in the opinion of the Central Electricity Commission to the Government of India or the Government or the State Electricity Board, the licensee is generating at the time of the offer.

If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government its generating plant at its depreciated book value, or if the Electricity Board or Government does not wish to purchase the licensee will have full discretion to dispose of such plant.

MANAGEMENT EXPENSES AND INTEREST ON LOAN.

17. (i) The Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of the Company and the Director so nominated shall be entitled to such remuneration payable by the said company as fixed in the Memorandum and Articles of Association of such company in respect of other Directors. The Director so nominated by Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have the right to remove the person so nominated and appoint another person in his place. The Articles of Association of the company shall make suitable provisions on the lines of this clause.

(ii) The licensee shall not enter into any agreement with the Managing Agents or make any modifications to such agreement already entered into without the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and Managing Agents and to require suitable modifications therein as a condition precedent to Government granting any consent as required by section 9(2) of the Act.

(iii) The rates of remuneration to be paid to the Managing Agents and the expenses of the office of the Managing Agents shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act, 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, and any changes in such rates shall be subject to the prior approval of the Government in each case.

VARIATIONS FROM THE SCHEDULE TO THE ACT.

18. In pursuance of clause (f) of sub-section (2) of section 3 of the Act, it is hereby expressly declared that—

(i) sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5-0 p.m., for a period of two years from the commencement of supply" after the expression "continue to supply energy" occurring in the sub-clauses mentioned above;

(ii) clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in the said clause;

(iii) the following shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act:—

"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2);"

(iv) clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act shall, for the purpose of incorporation in this license, be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7(c) of this license;

(v) the following sub-clause shall be substituted for sub-clause (iii) of clause VI, namely:—

"(5) Every requisition under this clause shall be in a form approved by the Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant;"

(vi) the first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for the period of seven years specified therein;

(vii) the following sub-clause shall be substituted for sub-clause (2) of clause X, namely:—

"(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for energy so supplied and the rates at which such energy will be supplied, and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving one month's notice or such shorter notice, as the Government may deem proper, of such change to the Government, to the local authority concerned, and to every consumer of energy who is supplied by him from such distributing main."

SECURING CONTINUITY OF SUPPLY.

19. It shall be the duty of the licensee (which expression shall, for the purpose of this clause and clause 20 following, be taken to mean and include the licensee, his employees, servants, agents and his permitted assigns) to give the nearest Magistrate immediate and full information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1929, and/or section 22 of the Industrial Disputes Act, 1947.

TRANSFER OF MANAGEMENT.

20. The licensee shall not employ or engage any other party to work his undertaking or to carry out the work of supplying energy under this license except with the previous written consent of the Government wholly or to such extent as the Government may think fit.

REVOCATION.

21. (i) If the licensee shall in the opinion of the Government have failed to give such immediate and full information as is required by clause 19 hereof, or if at any time any interruption of the supply shall occur which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee, or if the licensee shall in the opinion of the Government fail to comply with any of the provisions of this license, or shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years, specified in clause 6 of this license, or if the general direction and control of the licensee shall cease to be in the hands of the citizens of India the license may be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in sub-clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited as the Government may decide and the decision of the Government as to both revocation and forfeiture shall be final and binding on the licensee.

FIRST ANNEXURE.

The boundaries of the area of supply referred to in clause 4 of this license are as under—

North—Bounded by the northern extremity of the Railway Colony

East—Bounded by river Nonai and village Bholardabri.

West—Bounded by river Dima and river Kaljini.

South—Bounded by river Kaljini.

The area of supply is also shown in the deposited map by red line.

SECOND ANNEXURE.

Name of street or part of street as referred to in clause 6 in which supply is to be compulsory—

(1) Alipur Duar—Rajbhat Khawa Road (within the area of supply)

(2) All other roads, streets, lanes and by-lanes as shown in the map in the area of supply have no specific names.

THIRD ANNEXURE.

(1) The proposed generating station will be installed within the area of supply covered by the license.

(2) The supply will start with 1-50K.W. and 2-75 K.W. diesel alternator sets

FOURTH ANNEXURE.

Rates to be charged by the licensee for energy supplied by him referred to in clause 14 shall not exceed the maxima set out below, namely:—

Rate A—Domestic and Business Purposes.

(a)(i) Domestic and business purposes for lights and/or all types of ble, ceiling, exhaust and ventilating fans—Annas 6-6 per unit.

(ii) Domestic purposes for lift and pump motors, where the rating of each motor does not exceed 4 H.P.—Annas 6-6 per unit.

(iii) Domestic purposes for lift and pump motors, where the rating of each motor exceeds 4 H.P.—Annas 5-6 per unit.

(b) Domestic and business purposes for heating devices (heaters, cookers, ovens, etc.), radios, refrigerators, air conditioning apparatus and all other domestic appliances not mentioned in Rate A(a)—Annas 3-6 per unit.

(c) All other domestic and business purposes not covered by any other rate—Annas 4-6 per unit.

Rate B—Unmetered supply.

Lights on contract system for roadside stalls and bazar shops only, and used for not more than six hours daily from sunset, provided that the wattage of each lamp does not exceed 100 watts and the total number of lamps in the shop does not exceed three—Anna 1 per month per watt marked on the lamp installed.

Rate C—Public amusement purposes.

Cinematograph and for all such amusement purposes—Annas 4-6 per unit.

Rate D—Battery charging and electrolysis.

Annas 4-6 per unit.

Rate E—Industrial purposes.

For each installation having motors the aggregate rated horse-power of which—

- (a) does not exceed 4 H.P.—Annas 4-6 per unit;
- (b) exceeds 4 H.P. but does not exceed 15 H.P.—Annas 3-6 per unit;
- (c) exceeds 15 H.P. but does not exceed 50 H.P.—Annas 3 per unit.

Rate F—Industrial purposes (large).

If the monthly maximum demand exceeds 50 kilowatts special method of charge to be approved by the Government in accordance with section 23, sub-sections (3) and (4) of the Act. The maximum rates shall be such as the Government may fix on approving the method.

Rate G—Street lighting.

The licensee may at any time enter into a special contract with the municipality of Alipur Duar for the supply of energy to the said municipality for public lighting upon such terms and conditions at such rates not exceeding the maximum charge specified below as may for the time being be mutually agreed upon—Annas 3-6 per unit consumed.

Minimum charge.

Provided that in respect of all premises consuming energy under different rates mentioned above, the licensee shall be permitted to levy minimum charge at the following rates per month, even if energy to that value has not been consumed during the month:—

- (a) For apparatus consuming energy under Rate A(a)(i) and A(b).
Rs. 2 per month per kilowatt of connected load or part thereof on the premises concerned.
- (b) For motors consuming energy under Rate A(a)(ii), A(a)(iii) and Rate E—Rs. 5 per month per H. P. installed or part thereof.

Note.—When the minimum charge specified above is levied then no other charge for energy consumed shall be made during the period affected.

By order of the Governor,
S. K. CHATTERJEE, Secy

Industries**NOTIFICATION.**

No. 852Ind.—2nd April 1951.—The Governor is pleased to constitute a West Bengal Council of Industrial Training with the following members:—

1. The Hon'ble Minister for Commerce and Industries—Chairman (*ex-officio*).

Members.

2. Secretary, Commerce and Industries Department (*ex-officio*).

3. Secretary, Education Department (*ex-officio*).

4. Joint Secretary, Labour Department (*ex-officio*).

5. Director of Industries, West Bengal (*ex-officio*).

6. A representative of the Institution of Engineers.

7. A representative of the Indian Engineering Association.

8. A representative of Calcutta University.

9. A representative of Bengal National Chamber of Commerce.

10. A representative of Indian Chamber of Commerce.

11. A representative of Indian Jute Mills Association.

12. A representative of Bengal Mill-Owners' Association.

13. A representative of Bengal Silk and Artificial Silk Mill-Owners' Association.

14. A representative of Dam Authority.

15. A representative of East India Company.

16. A representative of the Calcutta Municipality.

17. A representative of Calcutta Municipal Commissioners.

18. Principal, Calcutta Technical Institute.

19. Inspector of Technical Institutions, West Bengal—Secretary.

2. *Term of appointment.*—The term of members other than *ex-officio* the Council shall be three years from the date of appointment of individual members.

3. *Vacancies.*—If a member dies or is absent therefrom for a period of six months, another person may be appointed in place of such member for the unexpired part of such member's term.

4. The Council will exercise the following functions:—

(i) To advise Government in all matters relating to industrial training institutions under the jurisdiction of the Directorate of Industries.

(ii) To prescribe syllabuses for study and regulate the instruction for the various Industrial Institutions under the jurisdiction of the Directorate of Industries.

to conduct through a Board of Examiners final examinations in various trades in which the above institutions impart training.

to introduce and run a comprehensive system of Apprenticeship Training for different categories of trainees.

to arrange for the periodical inspection of the training institutions under the control of the Directorate of Industries, West Bengal.

to advise on the distribution of grants-in-aid to the various institutions under the control of the Directorate of Industries, West Bengal.

to prescribe suitable text books and to arrange for the translation in vernacular of all text books on industrial subjects.

Order.

so that the notification be published in the Gazette.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

Slab. 21st April 1951.—In exercise of the powers conferred by sub-section (4) of section 1 of the Bengal Shops and Establishments Act, 1940 (Act XVI of 1940), the Governor is pleased to direct that the areas set out in the schedule hereto shall be referred to in the said sub-section of the said Act shall apply—

Schedule.

The Municipal area of Cooch Behar.
The Municipal area of Nabadwip.
The Municipal area of Santipur.
The Municipal area of Kalna.
The Municipal area of Katwa.
The Municipal area of Bhatpura.

Slab. 21st April 1951.—Under sub-section (4) of section 15 of the Bengal Shops and Establishments Act, 1940 (Act XVI of 1940), Sri Roy, Labour Officer, West Bengal, posted at Bhatpura, is appointed to be an Inspector for the areas of the said Act within the Municipal area of Bhatpura.

By order of the Governor.
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 3044/49/51W.C.—18th April 1951.—The names of "Mr. H. S. Wallace" and "Mr. W. W. W. W.", members nominated by the employers to the Works Committee of the Alexandra Jute Mills Ltd., Jagaddal, 24-Parganas, as published in the Directorate notification No. 23(1)48L.C., dated 18th November 1948, in Part I at page 1548 of the Calcutta Gazette, dated 25th November 1948, are hereby cancelled and the name of "Mr. S. S. S. S." is published for general information as a member nominated by the employers to the above Committee.

No. 3044/49/51W.C.—18th April 1951.—The name of "Sri K. T. T. T.", a member nominated by the employers to the Works Committee in the Cotton Mills Ltd., Panihati, 24-Parganas, as published in this Directorate notification No. 53-1948L.C., dated 27th May 1950, in Part I at page 1692 of the Calcutta Gazette, dated 8th June 1950, is hereby cancelled and the name of "Sri B. B. B. B." is published in his place for general

No. 56(5)/49/51W.C.—19th April 1951.—In partial modification of this Labour Directorate notification No. 56L.C., dated 28th April 1949, published in Part I at page 793 of the Calcutta Gazette, dated 5th May 1949, as amended by notifications No. 56(1)/49W.C., dated 30th August 1949, No. 56(2)/49W.C., dated 4th November 1949, and No. 56(3)/49W.C., dated 2nd February 1950, published in Part I at pages 1673, 1957 and 262 of the Calcutta Gazette, dated 15th September 1949, 17th November 1949 and 16th February 1950 respectively, the names of "Mr. T. Anton", "Mr. W. Neg" and "Mr. A. Webster", members nominated by the employers to the Works Committee in Fort William Jute Mills, Shibpur, Howrah, are hereby cancelled and the names of "Mr. G. D. Hoskins", "Sri P. K. Ghose", "Mr. P. McGlone" and "Mr. J. Galloway" are published for general information as members to the above Works Committee representing the employers.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS

No. 3485F.D.—25th April 1951.—1. Sri Anukul Chandra Sen, W.B.C.S., Regional Controller of Procurement, Region III, Calcutta, is appointed to act until further orders as Regional Controller of Procurement, Region II, Asansol, vice Sri Sisir Kumar Har.

2. Sri Sisir Kumar Har, W.B.C.S., Regional Controller of Procurement, Region II, Asansol, is appointed to act until further orders as Regional Controller of Procurement, Region III, Calcutta, vice Sri Anukul Chandra Sen.

No. 3602F.D./FD/8A/21/51—30th April 1951.—Sri Sisir Kumar Gupta, I.A.S. (on leave), is appointed to act until further orders as Director of Rationing and Distribution-cum-Controller of Rationing (Calcutta and Industrial Area) under the Department of Food, vice Sri Narendra Nath Chaudhury.

By order of the Governor,
P. NAG, Dy. Secy.

No. 3389F.D./FD/11/3/51—23rd April 1951.—Sri Upendra Chandra Sinha, W.B.C.S., Deputy Controller of Rationing (R.S.), was granted leave on average pay for the period from 2nd March 1951 to 22nd March 1951, under rule 184(b)(ii) of West Bengal Service Rules, Part I.

No. 3492F.D./FD/11/5/51—25th April 1951.—Sri Pratap Kumar Sen Gupta, Special Officer (Initial Area) under the Directorate of Rationing and Distribution, has been granted earned leave for fifteen days with effect from 20th April 1951 under rule 168(7) of West Bengal Service Rules, Part I.

No. 3571F.D./FD/11/9/50—27th April 1951.—Sri Ram Krishna Gopal Mukherjee, District Controller, Hooghly, was granted earned leave for twelve days with effect from the 19th March 1951, under rule 168(7) of the West Bengal Service Rules, Part I.

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

NOTIFICATION.

No. 1385S.D.—21st April 1951.—Sri Hemanta Kumar Gautam, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed as Assistant Director (Fuels) in the Directorate of Consumer Goods, Department of Supplies, with headquarters at Calcutta.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

**DEPARTMENT OF LAND AND LAND
REVENUE**

Land Acquisition

NOTIFICATIONS.

24-Parganas.—No. 4958L.A.—20th April 1951.
—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information:—

Agreement.

MEMORANDUM OF AGREEMENT made this 20th day of April One thousand nine hundred and fifty-one **BETWEEN THE CALCUTTA ELECTRIC SUPPLY CORPORATION, LIMITED**, a Company incorporated under the English Companies Acts and having its registered office at Victoria House, Vernon Place, Bloomsbury Square in London, and having an India Branch Office at Victoria House, Chowringhee Square in Calcutta, (hereinafter called "the Company") of the one part and **THE GOVERNOR OF THE STATE OF WEST BENGAL** (hereinafter called "the Governor") of the other part.

WHEREAS for the purpose of the construction of one of the Company's Transformer Houses in connection with the Company's scheme for the general supply of electrical energy in Calcutta and adjoining licensed areas the Company has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing an area of two cottahs zero chittack and six square feet equivalent to cipher decimal cipher three three two of an acre or thereabout situate in the village of Shiriti in the district of Twenty-four Parganas and more particularly described in the schedule hereto and delineated in the plan* hereunto annexed.

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land hereinbefore described.

AND WHEREAS the said Government of West Bengal has required the Company under the provisions of section 41 of the abovementioned Act to enter into the Agreement with the Governor hereinafter contained.

NOW THIS INDENTURE WITNESSETH that it is hereby agreed and declared as follows:—

1. On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by the Court to which a reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act

2. On demand made by the said Collector, the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the

*Not printed but may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

said Collector may in anticipation estimate necessary for the purpose mentioned in the preceding clause.

3. On payment by the Company of all due under the foregoing first clause, or, in the discretion of the said Government of West Bengal (and by the Company of all estimated amount provided in the second clause), but not possession shall have been taken under the provisions of the abovementioned Act, the Company shall make over possession of the said land to the said Government and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purpose of such supply of electrical energy as is hereinbefore mentioned and without sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said Transformer House shall be completed and fully equipped in all respects for use within two years from the date of possession of the said land shall have been taken over to the Company.

6. Should the Transformer House not be completed (and fully equipped in all respects ready for use) within the period stated in the preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of six consecutive months to be held and used for the purpose or purposes provided for in the foregoing fourth clause and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon whether such buildings were erected before or after transfer of the said land to the Company, thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government decide to sell the buildings the said Government shall deduct the expenses incurred in connection with the said taking of possession and with the sale and shall pay the proceeds to the Company.

(ii) Should the said Government decide to sell the land and buildings, the said Government shall retain the said land and buildings in which case the Governor shall repay to the Company the market value as on the date of entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the allowance of fifteen per cent. and less any sums received on account of trees and buildings which are not in existence at the time of resumption) will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only, upon such sale the said Government shall, after deducting the expenses of possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of compensation for the land (less the allowance of fifteen per cent. and less any sums received from the Company on account of trees and buildings which are not in existence at the time of resumption) but will not repay any sums paid and received on account of costs, charges and expenses.

the public shall be entitled to the use of the land on the following terms, that is to say, to the provisions of the Indian Electricity Act, 1908, and rules made thereunder or to the provisions of any other legislative enactment or order made for the time being in force, that behalf for the time being in force, in the vicinity of the said Transformer and in the adjoining licensed area shall, in the proposed Transformer House and works completed, be supplied with electrical energy by the Transformer House within the limits of the area available at such house and in pursuance of the terms of the electrical licence granted to the licensee.

Should any dispute or difference arise between the parties or concerning the subject-matter of this order or any covenant, clause or thing herein contained, the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

That piece or parcel of land containing an area of 2 cottahs 0 chittack and 6 square feet or about 0.0332 of an acre, or thereabout, in the village of Shiriti, jurisdiction list No. 1, within thana Behala, sub-registry Alipore district of 24-Parganas, and appertaining to Nos. 35, 177 and 411 of the 24-Parganas revenue and being a part of the cadastral plot No. 594 in khatian No. 594 of the said mauza and bounded on the north by a nullah on the west by Basanta Lal Shah Road and on the east and south by the remaining portion of the said cadastral plot No. 508 and delineated on the plan annexed and thereon coloured pink.

Witness whereof the parties hereto have set their respective hands and seals the day and year first abovescribed.

Witness and delivered
J. W. G. Church,
Member, Board of Revenue and Secretary,
Government of West Bengal, Department of
Land Revenue,
Calcutta.



J. W. G. Church.
A. R. Collopy.

Witness and delivered
J. N. Talukdar, Member,
Board of Revenue and Secretary,
Government of West Bengal, Department of
Land Revenue,
Calcutta.



Witness and delivered
J. N. Talukdar, Member,
Board of Revenue and Secretary,
Government of West Bengal, Department of
Land Revenue,
Calcutta.

J. N. Talukdar, Member,
Board of Revenue and Secretary,
Government of West Bengal (ex officio).
20.4.1951.

Whereas No. 50661.A.(P.W.).—23rd April 1951, it appears to the Governor that the land is likely to be required to be taken for the construction of a public road (section from Nariha to Khadal) and is hereby notified that for the above pieces of land altogether measuring, more or less, 20.24 acres, and comprising cadastral plots detailed below, are likely to be required for the construction of a public road in the district of Midnapore.

District Midnapore.

Thana Ramnagar, village Bar Solemanpur, jurisdiction list No. 230.

Cadastral plots in full—31, 30, 31, 32, 38.

Cadastral plots in part—478, 477, 470, 469, 330, 329, 235, 238, 239, 229, 228, 226, 42, 44, 21, 20, 19, 17, 16, 15, 14, 13, 4, 1, 23, 24, 28, 29, 33, 41, 39, 37, 230, 234, 331, 332.

Thana Ramnagar, village Saigadpur, jurisdiction list No. 204.

Cadastral plots in part—197, 194, 198, 193, 199, 45, 183.

Thana Ramnagar, village Ramnagar, jurisdiction list No. 205.

Cadastral plots in part—81, 80, 79, 78, 77, 76, 75, 97, 67, 66, 65, 98, 99, 690, 64, 63, 61, 37, 6, 7, 8, 9, 10, 2, 14, 1.

Thana Ramnagar, village Tikra, jurisdiction list No. 107.

Cadastral plots in part—164, 165, 166, 267, 504.

Thana Ramnagar, village Fatchpur, jurisdiction list No. 104.

Cadastral plots in full—246, 247, 248, 249.

Cadastral plots in part—234, 456, 458, 459, 460, 971, 969, 463, 462, 464, 484, 485, 1255, 486, 487, 669, 670, 671, 672, 673, 674, 676, 675, 680, 690, 691.

Thana Ramnagar, village Talgachhari, jurisdiction list No. 108.

Cadastral plots in part—703, 702, 701, 700, 692, 690, 686, 685, 595.

Thana Ramnagar, village Ghersai, jurisdiction list No. 88.

Cadastral plots in part—222, 591, 206.

Thana Ramnagar, village Jagadishpur alias Dakshin Jagadishpur, jurisdiction list No. 87.

Cadastral plot in full—582.

Cadastral plots in part—409, 576, 559, 558.

Thana Ramnagar, village Khadal Gobra, jurisdiction list No. 86.

Cadastral plots in full—1980, 1979, 1985, 2046.

Cadastral plots in part—1977, 1978, 1986, 1987, 1996, 1966, 1967.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Jaipaiguri.—No. 5116L.A.(P.W.).—24th April 1951.—The Governor is pleased to cancel notification No. 5612L.A.(P.W.), dated the 25th July 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 1192, Part I, of the *Calcutta Gazette*, of the 1st August 1946, in respect of the proposed acquisition of lands for the construction of the Jaipaiguri-Barnes Road, Patlakhowa-Sankosh Road and Boda-Chilai Road in the district of Jaipaiguri.

Burdwan.—No. 5240L.A.—26th April 1951.—The Governor is pleased to cancel the notification No. 9853L.A., dated the 30th April, 1945, under section 4 of the Land Acquisition Act, I of 1894, published at page 721, Part I of the *Calcutta Gazette* of the 3rd May 1945, in respect of the proposed acquisition of land required by the Kajora Selected Colliery Co. for housing of the labours and building for the staff quarters in the village of Searsol, jurisdiction list No. 17, thana Raniganj, pargana Sergarh, district Burdwan.

NOTICES.

Nadia.—No. 5118L.A.(P.W.).—24th April 1951.—Whereas 5.64 acres, more or less, of land situate in or near the village of Kechuadanga, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Kechuadanga, jurisdiction list No. 121, police-station Karimpur, district Nadia.

Cadastral plots in part—3692, 3693, 3701, 3702, 3713, 3714, 3734, 3736, 3747, 3750, 3751, 3753, 3761, 3766, 3770, 3771, 3936, 3937, 3938, 3942, 3943, 3944, 3945, 3952, 3953, 3954, 3955, 3956, 4303, 4312, 4313, 4314, 4315, 4323, 4326, 4327, 4329, 4330, 4331, 4336, 4337, 4339, 4342, 4343, 4344, 4345, 4361, 4363, 4374, 4376, 4385, 4386, 4389, 4390, 4391, 4392, 4414, 4415, 4439, 4440, 4443, 4453, 4454, 4456, 4457, 4458, 4460, 4461, 4486, 4503, 4511, 4779, 4784, 4785, 4786, 4787, 4788, 4086 and 4455.

Murshidabad.—No. 5198L.A.(P.W.).—25th April 1951.—Whereas .83 of an acre, more or less of land situate in or near the village of Gopjan, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the improvement of Berhampore-Kandi Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Gopjan, jurisdiction list No. 18, station Berhampore town, district Murshidabad.

Cadastral survey plots in part—3818, 3845, 3848, 3868, 3861, 3862, 3863, 3878, 3779, 3781, 3873, 3872, 3503, 3504, 3497, 3882, 3881, 4761 and 5316.

Murshidabad.—No. 5200L.A.(P.W.).—April 1951.—Whereas 1.17 acres, more or less of land situate in or near the village of Chh described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the improvement of Berh Jalangi Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Chhayghari, jurisdiction list No. 16, station Berhampore town, district Murshidabad.

Cadastral survey plots in part—2740, 2749, 2359, 2739, 4805, 2202, 2379, 2364, 2772, 2757, 2758, 2759, 2770 and 2773.

Murshidabad.—No. 5202L.A.(P.W.).—April 1951.—Whereas 6.14 acres, more or less of land situate in or near the villages of Mahalandi, and Gokarna described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the improvement of Berhampore-Kundi Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Motara, jurisdiction list No. 15, station Kandi, district Murshidabad.

Cadastral survey plots in part—693, 694, 695, 696, 697, 698, 699, 759, 760, 766, 767, 768, 769, 761, 720, 701, 702, and 703.

Cadastral survey plot in full—7.

Mauza Mahalandi, jurisdiction list No. 14, station Kandi, district Murshidabad.

Cadastral survey plots in part—13477, 13538, 13542, 13532, 13576.

Cadastral survey plots in full—13539, 13541, 13474.

Gokarna, jurisdiction list No. 19, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—3229, 2702, 2701, 2719, 2697, 2696, 2682, 2681, 2680, 2715, 2673, 2671, 2670, 2669, 2666, 2676, 2675, 2339, 2340, 2369, 2370, 2844, 2845, 2339, 2340, 2369, 2370, 2661, 2658, 2657, 2656, 3218, 3217, 3225, 3222 and 3224.

Murshidabad. — No. 5204L.A.(P.W.) — 25th April 1951.—Whereas 2.29 acres, more or less, of land situate in or near the villages of Sarulia and described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for Improvement of Berhampore Road, under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

Therefore, notice is hereby given that the Government has decided to acquire the said land in exercise of section 4 of the said Act.

Notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

Plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Sarulia, jurisdiction list No. 59, police-station Bichlanga, district Murshidabad.

Cadastral survey plots in part—507, 501, 485, 488, 498, 499, 500 and 503.

Bachua, jurisdiction list No. 60, police-station Bichlanga, district Murshidabad.

Cadastral survey plots in part—2483, 1934, 1998, 1935, 1936, 2240, 1993, 1969, 1938, 2000, 2001, 2011, 1999, 2017, 2013, 1930, 2016, 1928, 2501/2541 and 1918.

Malda. — No. 5302L.A.—28th April 1951.—Whereas 2.00 acres, more or less, of land situate in the village of Milki, described below have been requisitioned by the Collector of Malda for the purpose of maintaining supplies and essential to the life of the community, for the establishment of Milki Union Centre, under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

Therefore, notice is hereby given that the Government has decided to acquire the said land in exercise of section 4 of the said Act.

Notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

Plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Milki, jurisdiction list No. 7, police-station English Bazar, district Malda.

Cadastral survey plots in part—246 and 876.

ERRATUM.

No. 5160L.A.(P.W.).—25th April 1951. A notice No. 1506L.A.(P.W.) of the 9th April 1951, under section 4(I) of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), published at Part I, of the Calcutta Gazette, of the 9th April 1951, in respect of the acquisition of land

for the purpose of providing proper facilities for irrigation, namely, for the construction of the Dwarka-Brahmani Main Canal in connection with the Mayurakshi Irrigation Scheme, in the district of Birbhum—

Under "Description of land", below the entry "Mauza Baidara, jurisdiction list No. 9, thana Rampurhat, district Birbhum" against "Cadastral plots in full"—

Read cadastral plot "931" for cadastral plot "331".

DECLARATIONS.

24-Parganas. — No. 4932L.A.(P.W.). — 19th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Diamond Harbour-Kakdwip Road (section from Hatuganja to Kulpi), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 23.79 acres and comprising cadastral plots as detailed below, are required in the district of the 24-Parganas:—

District 24-Parganas.

Thana Magrahat, village Hatuganja, jurisdiction list No. 144.

Cadastral plots in full.—591, 592, 601, 885.

Cadastral plots in part.—593, 595, 883, 614, 604, 605, 600, 651, 652, 654, 655, 665, 666, 667, 746, 786, 770, 792, 872.

Thana Kulpi, village Birandari Bagaria, jurisdiction list No. 23.

Cadastral plots in full.—1332, 2537, 2539, 2806.

Cadastral plots in part.—1098, 1328, 1335, 1349, 1354, 1811, 2109, 2140, 2661, 2664, 2684, 4365, 3425, 1331.

Thana Kulpi, village Uttar Chandipur, jurisdiction list No. 48.

Cadastral plots in full.—271, 274, 298, 306, 552, 551, 564, 555, 556, 541, 542, 543, 544, 546, 547.

Cadastral plots in part.—266, 268, 412, 275, 303, 418, 565, 663, 479, 526, 417, 416, 415, 269, 304, 305.

Thana Kulpi, village Paschim Raghunathpur, jurisdiction list No. 46.

Cadastral plots in full.—81, 96, 95, 229, 230, 272, 960, 1449, 1397, 1398, 1399, 1401.

Cadastral plots in part.—301, 278, 593, 939, 1402.

Thana Kulpi, village Hatbaria, jurisdiction list No. 47.

Cadastral plot in part—1.

Thana Kulpi, village Karimnagar, jurisdiction list No. 27.

Cadastral plots in full.—999, 1000, 1001, 1054, 1052, 881, 1254, 1255, 1165, 1256, 1250, 1164, 1257, 2972, 2973, 2975, 1857, 2157, 2158, 2184, 2174, 2340, 2908.

Cadastral plots in part.—996, 998, 997, 1014, 1021, 1022, 1055, 1151, 846, 842, 843, 838, 839, 484, 1191, 1227, 1709, 1863, 1726, 1856, 2327, 2946, 2957, 2905, 2982.

Thana Kulpi, village Chak Tarabaidya, jurisdiction list No. 57.

Cadastral plots in full.—598, 18, 15, 14, 8, 9, 10

Cadastral plots in part.—572, 584, 588, 16, 13, 7, 11, 571, 600.

Thana Kulpi, village Paschim Gopalnagar, jurisdiction list No. 28.

Cadastral plots in part.—1382, 208, 217, 218, 701.

Thana Kulpi, village Chak Manohari, jurisdiction list No. 32.

Cadastral plots in full.—143, 207, 209.

Cadastral plots in part.—139, 146, 147, 148, 202, 201, 199, 197, 196, 68, 253, 10, 248, 208, 206.

Thana Kulpi, village Chak Dhanu Mandal, jurisdiction list No. 30.

Cadastral plots in part.—163, 164, 165.

Thana Kulpi, village Ulkimari, jurisdiction list No. 31.

Cadastral plot in full.—204.

Cadastral plot in part.—153.

Thana Kulpi, village Gauripur, jurisdiction list No. 181.

Cadastral plots in full.—65, 53, 66, 67, 408.

Cadastral plots in part.—418, 42, 164, 22, 34, 45, 46, 203, 172, 56, 74, 63, 64.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of the 24-Parganas.

Burdwan.—No. 50641.A.—23rd April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for Girish Chandra Road, a feeder road from the 8th mile of Memari-Madhabpur Road to Berugram Ferry Ghat, in the village of Sarangpur, jurisdiction list No. 31, thana Jamalpur, pargana Haveli, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plot No. 730, and measuring, more or less, 1.02 acres, is required within the aforesaid village of Sarangpur.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATION.

24-Parganas.—No. 5044L.Ref.—23rd April 1951.—In exercise of the powers conferred by sub-sections (7) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to make the following amendments to the notification No. 14178L.Ref., dated the 18th December 1950,

published at pages 2537-2544, Part I, of *Calcutta Gazette* of the 21st December 1950

Amendments.

In schedule to the said notification under sub-heading VI—Mathurapur police-station heading 24-Parganas district—

Substitute “unions Nos. IX, X, VII and I for “unions Nos. X, XII and XIII”

In column 2 of the said schedule opposite sub-heading VI—Mathurapur police-station—

Substitute the entry—

“Special Circle Officer, Panchaproth Chairman.

Sri Gadadhar Jana, Brajaballavpur F owners' representative—Member

Sri Khirode Chandra Maity, Digamba owners' representative—Member.

Sri Sarat Chandra Maity, Baradapur, E 7th portion, Bargadars' representative Member”.

For the entry—

“Special Circle Officer—Chairman

Sri Gobinda Sardar, Digambarpur, or representative—Member

Sri Kashi Nath Jana, Indrapur (2nd portion), owners' representative Member.

Sri Surendra Nath Majhi, Kedarpur, Office Kakdwip, Bargadars' representative—Member”.

In the said schedule sub-heading III Sandkhali police-station, *for* the entry Sri I Chandra Das, Puijali in column 2 opposite entry “unions VIII, IX and X” in column *substitute* the entry Sri Upendra Nath Moukhali.

Under sub-heading I—Hasnabad police-station *for* the entry “Bankura” in column 2 of the schedule opposite the entry “unions V, VI, and VIII” *substitute* “Bankura” as address Sri Protap Chandra Mondal, Bargadars' representative, member; and

Under sub-heading III—Sandeshkhali police-station *for* the entry “Hatgachi” in column opposite the entry “unions I, II, III and *substitute* “Hatgachi”.

By order of the Governor

J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*)

Land Development

NOTIFICATIONS.

24-Parganas.—No. 4746L.Dev.—16th 1951.—The Governor is pleased to cancel so of the notification No. 38041L.Dev. dated 10th April 1950, under section 4 of the Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 474, Part I of the *Calcutta Gazette Extraordinary*, dated the 13th April 1950, relates to cadastral survey plots mentioned in schedule below and measuring, more or less, 36.50 acres out of the total area of 36.50 acres of the notified for acquisition in the villages of Muzara and Mamudpur, jurisdiction list No. 1

spectively, police-station Behala, district Parganas.

Schedule of lands.

Mauza Mandalpara, jurisdiction list No. 6.

Cadastral survey plots Nos. 405, 409, 410, 413, 426, 430, 515, 516 and 548 and portion of cadastral survey plots Nos. 401, 403, 514, 517, 522 and 47.

Mauza Mamudpore, jurisdiction list No. 7.

Portion of cadastral survey plot No. 253.

Hooghly.—No. 4864L.Dev.—18th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for settlement of immigrants who have migrated to the State of West Bengal on account of disturbances beyond their control in the village of Ballavipore, jurisdiction list No. 32, police-station Dhamakhali, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 1202-1234, 1277, 1064 and 1065 and measuring, more or less 2.28 acres, is likely to be required within the aforesaid village of Ballavipore.

Notification is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid Act, the Governor is pleased to authorise the District Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and assistants to enter upon and survey the land and to do all other acts required or permitted by that Act.

All of the land may be inspected in the office of the District Collector, Hooghly.

Parganas.—No. 4906L.Dev.—19th April 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the operation of the entire area of 24.00 acres of land which was declared for acquisition in the declaration No. 8234L.Dev., dated the 24th July 1949, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1538-39, Part I, of the *Calcutta Gazette*, dated the 3rd August 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Agarpura, jurisdiction list No. 11, police-station Khardah, district Parganas.

Parganas.—No. 4920L.Dev.—19th April 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the operation of the 8.3478 acres of land which was declared for acquisition in declaration No. 9930L.Dev., dated the 21st November 1949, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1538, Part I, of the *Calcutta Gazette*, dated the 3rd August 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Pattipukur, jurisdiction list No. 24, police-station Dam Dam, district Parganas.

DECLARATION.

Hooghly.—No. 4748L.Dev.—16th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dingalhat, jurisdiction list No. 44, Saptagram, jurisdiction list No. 45, Trishbigha, jurisdiction list No. 50, and Namajgar, jurisdiction list No. 51, in thana Mogra, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plots as mentioned in the schedule below and measuring, more or less 95.78 acres, is required within the aforesaid villages of Dingalhat, Saptagram, Trishbigha and Namajgar.

This declaration is made under the provisions of section 6 of West Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948).

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

Schedule.

Mauza Dingalhat

Cadastral survey plots Nos. 35-40, 42, 75-79, 85-115, 528, 542 and part of cadastral survey plot No. 41.

Mauza Saptagram

Cadastral survey plots Nos. 12-20, 22, 30, 32-36, 81, 82, 213, 215, 217-220 and parts of cadastral survey plots Nos. 7, 9, 10, 11, 31 and 214.

Mauza Trishbigha.

Cadastral survey plots Nos. 1 and 2.

Mauza Namajgar.

Cadastral survey plots Nos. 23-30, 50, 51, 396 and 397.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Requisition.

NOTIFICATION

Hooghly.—No. 4758Requ.—16th April 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Rebat Mohan Chatterjee, District Judge, Hooghly, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Holding No. 43 (part) known as Lavanya Kutir at Akhanbazar, Chinsurah, post office Chinsurah district Hooghly.

Name of the owner—

Sri Pares Nath Ghose,
Post office Chinsurah,
district Hooghly.

By order of the Governor,
P. K. MUKHERJEE, *Asst. Secy.*

ORDERS.

No. 77/51.

Calcutta, the 17th March 1951.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Sanat Kumar Ghosh and Sri Upendra Nath Ghosh of Hunda, P.O. Hunda, district 24-Parganas, shall not without the permission of the State Government in any way dispose of the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

The premises under construction on plot No. 153, Mannatha Datta Road, Belgachhia, Calcutta.

No. 96/51.

Calcutta, the 7th April 1951.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri J. R. Nag, c/o. Subdivisional Controller of Civil Supplies, Bishnupur, 24-Parganas, shall not without the permission of the State Government in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

35B, Townshend Road, Calcutta, (Small 1st floor flat containing one room with a kitchen).

No. 113/51.

Calcutta, the 23rd April 1951.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that (1) Sri Dibakar Sett, (2) Sri Manindra Nath Nandy, (3) Sri Sitaldas Nandy, (4) Sm. Annapurna Dasi, (5) Sm. Ashalata Paul, Trustees to the estate of Bholanath Sett (deceased), Palpara, Chandernagore, (6) Sri Jatindra Nath Chunder of 72/1, Maniktala Street, Calcutta, shall not, without the

permission of the State Government in any dispose of or, structurally alter, the premises that no person shall, without such permission enter into occupation thereof.

The Schedule.

Description of the premises

72/1, Maniktala Street, Calcutta (premises.)

By order of the Governor,
J. N. MOOKHERJEE, Asst. S.

Notice under section 4(aa) of the West Bengal Premises Requisition and Control (Temporary Provisions) Amendment Act, 1949 (West Bengal Act IV of 1949).

Calcutta, the 28th April 1951

Whereas the premises described in the below have been requisitioned under the of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by section 4(aa) of the aforesaid West Bengal Act IV of 1949 I hereby direct Janab Naz previous tenant of the premises as per below, to remove all the articles as mentioned from the said requisitioned premises on 1951 at 3 p.m. :—

Schedule.

Premises No. 1, Harrison Road one to ground floor.

List of articles

1. Chairs—39 (old and worn out)
2. Table—9 (marble top—3, broken—ordinary—3).
3. Wooden chowkis—3 (one big and 2 old).
4. Copper handis—5 (old).
5. Copper jar—1.
6. Old wooden ladder—1
7. Small almirah—1 (old and without key)
8. Broken packing box—1.
9. Some pieces of wood.
10. Copper thalis—2.
11. Copper karai—1.
12. Iron safe (old) under lock and key—

S. N. MITRA.
First Land Acquisition Col
Calcutta.

NOTIFICATIONS UNDER RULE 12 OF THE WEST BENGAL LAND REVENUE, RENT AND CESS (APPORTIONMENT) RULES, 1948.

28AP - 31st January 1951.—The records of all lands in West Bengal forming parts of common as described in the schedule below, have been confirmed by the Revenue Authority under 62) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act 1948 (West Bengal Act of 1948), on the 24th January 1951.

Noted copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

No. of estate under which held	Rent.	Rent recorded in—				
		District.	Thana.	Mauza	Jurisdiction No.	Khatian No.
3	4	5	6	7	8	
Ra. a p						
62	1,755 8 0	Nadia	Tohatta	Krishnanagar	46	7
10	51 3 8	Ditto	Ditto	Chilakhadi	56	7
40	1,848 14 0	Ditto	Ditto	Ditto	48	10
472 161, 809 and 1171	11 0 0	Ditto	Krishnaganj	Natlan	52	486
244	439 4 0	Ditto	Karimpur	Hafisala	58	10
244	549 0 0	Ditto	Ditto	Ditto	58	11
42	1,300 0 0	Ditto	Tohatta	Betaljipur	62	557
62	450 15 0	Ditto	Karimpur	Natna	86	35
17	248 8 0	Ditto	Nakashipara	Bara-Simulia	81	5
62	300 10 0	Ditto	Karimpur	Natna	86	36
62	826 11 8	Ditto	Ditto	Ditto	86	34
62	75 2 8	Ditto	Ditto	Ditto	86	42
50	1,195 18 9	Ditto	Ditto	Barulpura	119	365
17	29 8 0	Ditto	Tohatta	Jitpur	99	7
10	640 14 5	Ditto	Ditto	Haripur	74	19
40	1,074 0 8	Ditto	Ditto	Ditto	74	16
10	1,090 18 1	Ditto	Ditto	Ditto	74	17
14	410 0 0	Ditto	Karimpur	Hafisala	58	2
17	4,538 7 9	Ditto	Nakashipara	Bara Simulia	81	3
17	442 0 0	Ditto	Ditto	Ditto	81	4
31	181 0 0	Ditto	Karimpur	Chak-Krishnanagar	141	52
41	309 0 0	Ditto	Tohatta	Krishnanagar	78	2
491	2,333 10 8	Ditto	Ditto	Ditto	78	3
11	2,183 14 0	Kushtia	Meherpur	Subidpur	51	6
62	119 8 0	Ditto	Ditto	Khoksha	57	1/10
244	1,006 5 0	Ditto	Ditto	Amra	61	6
211	758 0 0	Ditto	Ditto	Ujjalpur	46	20
263	110 3 0	Ditto	Gangul	Elangi	33	7
203	79 8 8	Ditto	Meherpur	Hijal	44	8
203	79 8 8	Ditto	Ditto	Ditto	74	10
427	84 0 0	Ditto	Ditto	Koda	70	730
211	320 0 0	Ditto	Ditto	Ratanpur	28	31
211	533 0 0	Ditto	Ditto	Ditto	28	30
62	460 8 8	Ditto	Ditto	Khoksha	57	1/3
203	1,419 0 0	Ditto	Ditto	Hijal	74	15
241	133 8 0	Ditto	Ditto	Amra	61	9
241	66 12 0	Ditto	Ditto	Ditto	61	13
244	267 0 0	Ditto	Ditto	Ujjalpur	45	23
17	84 8 0	Ditto	Damurhuda	Charulia	37	25
17	567 0 0	Ditto	Ditto	Ditto	37	13
17	29 8 8	Ditto	Ditto	Ditto	37	11

No. 30AP.—28th February 1951.—The records of all lands in West Bengal forming parts of tenures, as described in the schedule below, have been confirmed by the Revenue Authority under the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act of 1948), on the 13th February 1951.

Certified copies of the said records shall remain open to public inspection during office hours of the Collector of West Dinajpur for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description	No. of estate under which held.	Rent.	Rent recorded in—			
			District.	Thana.	Mauza.	Jurisdiction No.
1	2	3	4	5	6	7
Pabni	1, 4, 15, 48, 162, 197, 200, 300, 462, 463, 617, 859, 874 and 930.	267 11 6	Dinajpur	Dinajpur	Muradpur	118
Ditto	6, 24, 63, 67, 76, 137, 170, 301, 491, 574, 579, 605, 677, 679, 699, 708, 797, 912, 913, 922, 976, 1001 and 1002.	178 4 0	Ditto	Biral	Formanpur	218
Ditto	8, 15, 727	325 1 0	Ditto	Dinajpur	Gahangachi	188
Ditto	49	508 8 0	Ditto	Fulbari	Malikpur	24
Ditto	52	1,301 0 0	Ditto	Porsha	Al-bal	2
Ditto	66	1,445 0 0	Ditto	Dinajpur	Sundara	12
Ditto	120	2,280 9 0	Ditto	Fulbari	Achintapur	19
Ditto	130	639 5 10	Ditto	Ditto	Mirpur	101
Ditto	219	396 8 0	Ditto	Pirganj	Setrapara	10
Ditto	231	333 0 0	Ditto	Dinajpur	Mukundapur	120
Ditto	231	21 8 3	Ditto	Ditto	Ditto	12
Ditto	231	43 0 7	Ditto	Ditto	Ditto	120
Ditto	231	43 0 7	Ditto	Ditto	Ditto	120
Ditto	231	43 0 7	Ditto	Ditto	Ditto	120
Ditto	231	43 0 7	Ditto	Ditto	Ditto	120
Ditto	231	43 0 7	Ditto	Ditto	Ditto	120
Ditto	232	231 8 0	Ditto	Ditto	Ditto	12
Ditto	232	69 9 2	Ditto	Ditto	Ditto	12
Ditto	232	118 10 6	Ditto	Ditto	Ditto	120
Ditto	232	34 12 6	Ditto	Ditto	Ditto	120
Ditto	232	69 9 2	Ditto	Ditto	Ditto	120
Ditto	232	69 9 2	Ditto	Ditto	Ditto	120
Ditto	232	69 9 2	Ditto	Ditto	Ditto	120
Ditto	252	1,254 0 0	Ditto	Fulbari	Joar	181
Ditto	259	4,069 0 0	Ditto	Ditto	Punamda	101
Ditto	267	1,109 1 6	Ditto	Nawabganj	Dior	117
Ditto	273	799 10 0	Ditto	Pirganj	Danajpur	110
Ditto	453	927 8 6	Ditto	Fulbari	Chapra	9
Ditto	457	1,565 11 8	Ditto	Porsha	Rasulpur	104
Ditto	463	5,831 2 3	Ditto	Fulbari	Asura	241
Ditto	483	1,528 8 0	Ditto	Ditto	Mirsapur	12
Ditto	489, 490	3,725 0 0	Ditto	Nawabganj	Jolagari	120
Ditto	489, 490	3,950 12 2	Ditto	Ditto	Ditto	124
Ditto	493, 495	765 2 0	Ditto	Ditto	Uttar-Kadipur	60
Ditto	572, 608	225 6 2	Ditto	Chirir-Bandar	Mahadani	11
Ditto	608	655 0 0	West Dinajpur	Kushmendi	Hariharpur	124
Ditto	785	229 11 5	Dinajpur	Ranabail	Kochol	124
Ditto	785	281 12 6	Ditto	Ditto	Ditto	149
Ditto	867	84 5 4	Ditto	Pirganj	Matiali	36
Ditto	875	554 0 0	Ditto	Porsha	Kaikuri	36
Ditto	875	1,108 0 0	Ditto	Ditto	Ditto	11
Ditto	876	2,325 4 0	Ditto	Fatnitala	Rathnagar	11

11-AP.—26th March 1951.—The records of all lands in West Bengal forming parts of common tenures, as in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Tenure, Rent and Cess (Apportionment), Act, 1948 (West Bengal Act XXXI of 1948), on the 13th February

and copies of the said records shall remain open to public inspection during office hours in the office of the District Magistrate for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

No of estate under which held	Rent.	Rent recorded in—				
		District.	Thana.	Mauza	Jurisdiction No.	Khatian No.
2	3	4	5	6	7	8
	Ra. a. p.					
878	824 10 0	Dinajpur	Fulbari	Shenra		
878	824 10 0	Ditto	Ditto	Aladipur	39	90
878	550 0 0	Ditto	Ditto	Patabat	42	172
879	962 11 8	Ditto	Kaharol	Khar-chanda	202	87
879	347 12 0	Ditto	Ditto	Ditto	79	8
879	41 8 9	Ditto	Ditto	Ditto	79	14
879	41 8 9	Ditto	Ditto	Ditto	79	3
879	20 12 4	Ditto	Ditto	Ditto	79	4
879	41 8 9	Ditto	Ditto	Ditto	79	5
879	41 8 9	Ditto	Ditto	Ditto	79	6
879	31 0 9	Ditto	Ditto	Ditto	79	7
901	591 8 1	Ditto	Hirai	Shilpur	168	8
1129	1,226 2 9	Ditto	Haripur	Mashalgau	50	59
179, 1132	417 8 6	Ditto	Porsha	Patali	4	101
1133	196 7 0	Ditto	Ditto	Balkunthapur	13	162
6, 16, 23, 480, 624, 728, 741, 741, 1092, 1653.1.	682 4 0	Ditto	Ditto	Rangamatia	3	229
712 (Bohra)	4,406 0 0	Ditto	Chitir-bandar	Satuala	9	482
250 (Rajabadi)	899 0 0	Ditto	Nawalgonj	Kochitram	108	13
76	25,000 0 0	Ditto	Porsha	Krishnasada	76	2
76	8,836 18 10	Ditto	Dhamair-hat	Jahampur	185	2
117	12,401 0 0	Ditto	Ditto	Ditto	185	3
131	898 6 2	Ditto	Haripur	Belua	8	156
142	4,792 9 8	Ditto	Fulbari	Mirpur	161	187
146	3,123 0 0	West-Dinajpur	Gangarampur	Singharka	2	2
149, 230, 547, 588, 589, 590, 591, 592, 683, 879, 1118, 1119	3,905 3 2	Dinajpur	Porsha	Kalkuri	38	2
188	4,007 0 0	Ditto	Pirgonj	Paschim-Begunburi	33	2
209	495 6 4	Ditto	Ditto	Bhomeradaha	11	9
210	7,910 15 3	Ditto	Fulbari	Karui	116	23
1138	60 6 2	Ditto	Pirgonj	Dakshin Malan in	156	2
112, 167, 180, 174, 179, 180, 181, 182, 425, 462, 868, 931, 932	4,429 12 6	Ditto	Porsha	Rangamatia	3	262
112, 167, 180, 174, 179, 180, 181, 182, 425, 462, 868, 931, 932	5,136 2 6	Ditto	Bachaganj	Bachaganj	117	2
112, 167, 180, 174, 179, 180, 181, 182, 425, 462, 868, 931, 932	5,136 2 6	Ditto	Thakurgaon	Nischintapur	111	4
112, 167, 180, 174, 179, 180, 181, 182, 425, 462, 868, 931, 932	5,136 2 6	Ditto	Ditto	Ditto	111	5
112, 167, 180, 174, 179, 180, 181, 182, 425, 462, 868, 931, 932	5,899 5 9	Ditto	Ditto	Ditto	111	6
112, 167, 180, 174, 179, 180, 181, 182, 425, 462, 868, 931, 932	4,024 0 0	Ditto	Ditto	Ditto	111	7
162	550 0 0	Ditto	Fulbari	Pat-hat	202	4
2194, 2200, 2202, 2203, 2500-2503, 2600, 2604, 2614, 2622, 2724 of Rajabadi, 893, 894, 1155, 1156, 1157.	38 0 0	Ditto	Patniala	Bamna-haj	256	222
1216	184 3 3	West-Dinajpur	Balughat	Aptair	358	11
1216	231 6 2	Ditto	Ditto	Ditto	358	15
1216	509 12 0	Ditto	Ditto	Ditto	358	16
1216	398 14 8	Ditto	Ditto	Ditto	358	17
1216	194 3 2	Ditto	Ditto	Ditto	358	18
1216	1,267 11 9	Ditto	Ditto	HIMI	366	4

No. 32-AP.—26th March 1951.—The records of all lands in West Bengal forming parts of tenures, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 13th February 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of West Dinajpur for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description.	No. of estate under which held.	Rent.	Rent recorded in—			
			District.	Thana	Mauza	Sur. the A.
1	2	3	4	5	6	7
		Rs. a. p.				
Patni ..	2330 ..	071 0 11	Rajshahi ..	Naogaon ..	Paisa ..	
Ditto ..	1157 (Dinajpur), 2614.	3,331 8 0	Ditto ..	Mahadebpur ..	Mahadebpur	

No. 33-AP.—26th March 1951.—The records of all lands in West Bengal forming parts of tenures, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 21st February 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of West Dinajpur for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description.	No. of estate under which held.	Rent.	Rent recorded in—			
			District.	Thana	Mauza	Sur. the A.
1	2	3	4	5	6	7
		Rs. a. p.				
Madhya-Swatwa ..	2, 6, 63, 67, 70, 301, 491, 574, 579, 643, 656, 677, 678, 679, 699, 708, 797, 912, 913, 922, 976, 1001, 1092.	128 10 0	Dinajpur ..	Dinajpur ..	Nunuch	
Jote ..	2, 6, 7, 156, 229, 457, 643, 656, 875, 876, 932, 124 III	107 8 3	Ditto ..	Ditto	Nagarpara	
Ditto ..	6 ..	402 3 11	Ditto ..	Ditto	Saraswati-pur	
Under section 22/2	51 ..	3 2 0	Ditto ..	Fulbari	Rasulpur	
Myadi-Ijara ..	6, 15, 231, 232, 187 III	583 9 0	Ditto ..	Dinajpur ..	Shi-Chandrapur	
Jote ..	7, 76 ..	7 0 0	Ditto ..	Dhamairhat	Mukhopur	
Ditto ..	7, 76, 241, 248, 255, 271, 286, 300, 859, 959, 960, 963, 964, 965, 966, 968, 968, 1085, 1086, 1087.	58 11 7	Ditto ..	Patnifala	Wari Khunda	
Ditto ..	7, 76, 241, 248, 255, 271, 286, 300, 859, 959, 960, 963, 964, 965, 966, 968, 1085, 1086, 1087.	93 0 1	Ditto ..	Ditto	Ditto	
Ditto ..	7, 76, 241, 248, 255, 271, 286, 300, 859, 959, 960, 963, 964, 965, 966, 968, 1085, 1086, 1087.	89 12 7	Ditto ..	Ditto	Ditto	
Dar-Patni ..	203 ..	1,275 0 0	Ditto ..	Ditto	Hat Shiwali	
Under section 22/2	76 ..	28 15 0	West-Dinajpur	Balurghat	Chak-Bhossu	
Ditto ..	76 ..	92 3 2	Ditto ..	Ditto	Chak-Lakshmi-Narayana	
Jote ..	76 ..	16 6 10	Ditto ..	Ditto	Prizpur	
Iata-Murari-Jote ..	76 ..	101 13 7	Ditto ..	Ditto	Dakshin-Syampur	
Mourashi-Mokarari-Jote ..	98 ..	618 4 0	Dinajpur ..	Fulbari	Amali	
Jote ..	147, 148, 179, 457, 566, 691, 694, 751.	87 2 5	West-Dinajpur	Gangarampur	Nandanpur	
Dar-Patni ..	231 ..	22 11 10	Dinajpur ..	Dinajpur	Mukundapur	
Ditto ..	231 ..	11 5 11	Ditto ..	Ditto	Ditto	
Ditto ..	231 ..	22 11 10	Ditto ..	Ditto	Ditto	
Ditto ..	231 ..	22 11 10	Ditto ..	Ditto	Ditto	
Ditto ..	231 ..	22 11 10	Ditto ..	Ditto	Ditto	

Particulars of the tenancy.							
1.	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction list No. 7.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
ra	231, 232, 187 BI ..	69 8 0	Dinajpur ..	Dinajpur	Mukundapur	126	97
	232	7 12 6	Ditto ..	Ditto	Ditto	126	102
	232	8 14 3	Ditto ..	Ditto	Ditto	126	103
	232	7 12 6	Ditto ..	Ditto	Ditto	126	104
	232	7 12 6	Ditto ..	Ditto	Ditto	126	105
	232	7 12 6	Ditto ..	Ditto	Ditto	126	106
taluk of r Gouti or BI) Brahman-	301	356 9 3	Ditto ..	Dhamalrhat	Jote Manudpur	82	43
	301	17 0 0	Ditto ..	Ditto	Chak-Sah-Dal	78	97
waikwa	301	447 2 9	Ditto ..	Ditto	Ditto	78	98
	336	82 8 0	Ditto ..	Fulbari	Titaswar	166	106
	336	41 4 0	Ditto ..	Ditto	Ditto	166	106
	336	41 4 0	Ditto ..	Ditto	Ditto	166	107
	418	56 1 2	Ditto ..	Dinajpur	Sri-Chandrapur	141	760
Chak 229, 230	457	4 12 4	Ditto ..	Pornah	Rasulpur	9	31
	23 BI (Maida), 229, 457 and 205 BI.	145 0 0	Ditto ..	Ditto	Ditto	9	538
	463	1,526 9 0	Ditto ..	Fulbari	Murariapur	161	3
	489, 490	2,370 9 1	Ditto ..	Nawabganj	Johgari	120	3
para	493, 495	127 8 0	Ditto ..	Ditto	Uttar-kandipur	124	4
il	878	472 1 11	Ditto ..	Fulbari	Sema	39	91
u	878	864 10 0	Ditto ..	Ditto	Alu Ilpur	42	173
ura	878	1,040 0 0	Ditto ..	Ditto	Ditto	42	174
u	879	57 13 0	Ditto ..	Kaha-rola	Khur Chanda	79	9

o 34-AP.—26th March 1951.—The records of all lands in West Bengal forming parts of common as described in the schedule below, have been confirmed by the Revenue Authority under section d the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act f 1948), on the 21st February 1951.

ertified copies of the said records shall remain open to public inspection during office hours in the of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
1.	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction list No. 7.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
tal	472	58 12 0	Nadia ..	Chapra	Hridaypur	6	45
u	172	47 0 0	Ditto ..	Ditto	Ditto	6	45
il	491	58 0 0	Ditto ..	Karimpur	Pal-kana	72	6
to	421, 425, 426	161 10 0	Ditto ..	Ditto	Gandhua	151	18
tal	124-427	138 7 6	Ditto ..	Ditto	Ditto	151	19
to	23	3,420 0 0	Ditto ..	Telhatta	Patha-Ghata	113	3
to	40	189 8 0	Ditto ..	Ditto	Bhut-para	88	184
	472	5 4 0	Ditto ..	Chapra	Hridaypur	6	642
amahi	472	5 9 6	Ditto ..	Ditto	Ditto	6	669
an	40	307 5 0	Ditto ..	Telhatta	Chiba-Khal	56	4
para	165, 491, 925, 3133	1,300 0 0	Ditto ..	Ditto	Itajapur	63	5
Chak-para	244	78 0 0	Ditto ..	Karimpur	Hallala	54	7
tal	62	889 2 10	Kusthia ..	Mehrpur	Khoksa	57	1/7

H. ADHIKARI,
Revenue Officer, under Act XXXI of 1948.

সমবায়, ঋণ, ত্রাণ ও পুনর্বাসন বিভাগ।
CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

ত্রাণ ও পুনর্বাসন।
Relief and Rehabilitation

জ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ১৮৫৪এফ.আর।—২৭শে এপ্রিল ১৯৫১।—চক্রচর শিবির নিবাসীদের পক্ষে নিযুক্ত অবর শাসক ও সমাহর্তা, ব্রিগেডমাস্টার মোহকে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত পশ্চিমবঙ্গের চক্রচর নিয়ামকের পক্ষে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

এম. এ. পণি,
উপ-সচিব।

Calcutta. - No. 1854F.R.—27th April 1951.—Sri Subhendu Sundar Ghosh, Sub-Deputy Magistrate and Sub-Deputy Collector, employed as Manager, Vagrants' Home, is appointed to act as Controller of Vagrancy, West Bengal, with effect from the date on which he takes over charge, until further orders.

By order of the Governor,
M. A. GANI, Dy. Secy.

CO-OPERATIVE DIRECTORATE

NOTIFICATIONS.

No. 3408.—16th April 1951.—In partial modification of this Directorate notification No. 111L., dated 1st August 1941, so far it relates to appointment of the Inspector of Co-operative Societies, Darjeeling Circle, as liquidator of the defunct Darjeeling Co-operative Milk Societies' Union, Ltd. (registered No. 416 of 1927), in Sadar subdivision in the district of Darjeeling, I, in exercise of the powers conferred on me under section 90 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), do hereby appoint the Departmental Officer-in-charge of Co-operative Societies, Darjeeling Circle, to be liquidator of the said society.

No. 3409.—16th April 1951.—In partial modification of this Directorate notification No. 69L., dated 21st December 1940, so far it relates to appointment of the Inspector of Co-operative Societies, Darjeeling Circle, as liquidator of the defunct Rimluck Co-operative Credit Society (registered No. 151 of 1925) in Sadar subdivision in the district of Darjeeling, I, in exercise of the powers conferred on me under section 90 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), do hereby appoint the Departmental Officer-in-charge of Co-operative Societies, Darjeeling Circle, to be liquidator of the said society.

No. 3411.—16th April 1951.—In partial modification of this Directorate notification No. 27L., dated 17th February 1937, so far it relates to appointment of the Inspector of Co-operative Societies, Darjeeling Circle, as liquidator of the defunct Kolbong Co-operative Credit Society (registered No. 32 of 1923), in Sadar subdivision in the district of Darjeeling, I, in exercise of the powers conferred on me under section 90 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), do hereby appoint the Departmental Officer-in-charge of Co-operative Societies, Darjeeling Circle, to be liquidator of the said society.

C. A. NORONHA,
Regt. of Co-op. Sec., West Bengal.

বাহুদার। পুনর্বাসন বিভাগ।
REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।

Establishment

জ্ঞাপন।

NOTIFICATION.

মালদহ-হুগলী-২৪-পারগনা-মুর্শিদাবাদ।—নং ৩৩০৫এফ.এপ্রিল ১৯৫১।—নিম্নলিখিত পুনর্বাসন আধিকারিকগণকে তা গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত স্ব স্ব নামের লিখিত স্থানে জম্মারিভাবে মহকুমা দ্রাণ ও পুনর্বাসন আধিকারিক নিয়োগ করা হইল।—

- (১) ব্রিহত্তোষ মৈত্রী—মালদহ (সদর)।
- (২) ব্রিসেন্দোবকুমার শীল—হুগলী (সদর)।
- (৩) ব্রিসুবল মুখার্জী—বনগা ও বসিরহাট (২৪-পারগনা)।
- (৪) ব্রিষ্মেনচন্দ্র চক্রবর্তী—মালদহ (মুর্শিদাবাদ)।

রাজ্যপালের আদেশানুসারে,
ডি. সি. দত্ত,
উপ-সচিব।

Malda - Hooghly-24-Parganas - Murshidabad No. 3335Estt.—23rd April 1951.—The mentioned Rehabilitation Officers are promoted temporarily to the rank of Subdivisional R and Rehabilitation Officers with effect from dates on which they assume the duties of the respective posts and are posted to the stations noted against their names, until further orders.

- (1) Sri Mohitosh Maitra—Malda (Sadar)
- (2) Sri Santosh Kumar Seal—Hooghly (Sadar)
- (3) Sri Subal Mukherjee—Bongaon and Bhat (24-Parganas).
- (4) Sri Ramesh Chandra Chakravorty—Bagh (Murshidabad).

By order of the Governor
V. C. DUTTA, Dy. Secy.

EDUCATION DIRECTORATE

NOTIFICATION

No. 7B.—23rd February 1951.—Sri Mahan Chakravorty, Headmaster, Hare School, Calcutta is granted leave on medical certificate for 1 month from the 2nd February 1951 under rule 184(b)(ii) of the West Bengal Service Rules Part I.

No. 8B.—27th March 1951.—Sri Dhanan D Sharma, District Social Education Officer, Darjeeling, was granted leave for the period from 11 November 1950 to 22nd January 1951, as follows—

- (a) Earned leave for seventeen days from 1 November 1950 under West Bengal Service Rule 168(7), and
- (b) extraordinary leave for the remaining period under West Bengal Service Rule 174.

P. ROY.

Director of Public Instruction

WEST BENGAL LEGISLATIVE ASSEMBLY
SECRETARIAT.

NOTIFICATION.

No. 911L.A.—27th April, 1951.—It is hereby notified that Janab Abul Hashem has, by writ under his hand, addressed to the Hon'ble Speaker of the West Bengal Legislative Assembly resigned his seat as a member of the West Bengal Legislative Assembly for the Burdwan Municipal Constituency in the afternoon of the 1st April, 1951.

By order of the Speaker,
A. R. MUKHERJEE, Secy. to the
West Bengal Legis. A.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Amendments to Treasury Rules, Bengal.

No. TM/254.—24th April 1951.—All Treasury Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby advised, that the following amendments have been made to the Treasury Rules, Bengal, Volumes I and II:—

Volume I.

Page 129—S. R. 470.—Insert the following as a note below clause (I) of this rule:—

"Note.—When a potdar accompanies a remittance he is responsible during the whole course of the journey for the contents of the boxes and the police guard acts as an escort. The potdar will not interfere in any way in the performance by escort of its legitimate duties but he must be permitted to satisfy himself that all necessary precautions are being taken. In the event of damage occurring to a box it is the duty of the potdar to take over any coin that may fall out and to verify the contents and repack the box if repacking becomes necessary. The escort officer must not permit the potdar to be interfered with in the execution of his duties."

Volume II.

Page 156 —T. R. Form No. 24.—For the existing entries on this page, substitute the following:—

Form T. R. 24 (concluded).

Rs. a.

Railway, aeroplane or steamer fare (column 10)	
Road mileage
Miles at (column 11)
Miles at (column 12)
days for which daily allowance	
is claimed (column 14) at
Actual expenses (column 16)
Total

Deduct—Single/Double Permanent Travelling Allowance for days (rules 68 and 69 of West Bengal Service Rules, Part II).

Deduct Hire due to the Government (rule 158 of West Bengal Service Rules, Part II).

Other deductions—Net claim

Rupees

MEMORANDUM.

Rs. a.

(a) Appropriation for 19 19

Expenditure including this bill. _____

Balance _____

.....
Signature of the Government servant who travelled.

.....
Controlling Officer.

Passed for Rupees (.....)

Date.....

Office.....

Date.....

Pay Rupees (.....)

Date.....

Contents received.

Please pay to.....

.....
Signature of the Government servant who travelled.

.....
Treasury Officer.

CERTIFICATES.

(a) If there is a combined appropriation for travelling allowance of gazetted and non-gazetted Government servants, the combined appropriation and expenditure should be shown in this column.

[Government of West Bengal, Finance Department, Audit Branch, memorandum No. 978F., and No. 979F., dated 5th April 1951. Dy. T.M.-60 and T.M.-61. Bk. TM/23-4 of 1949-50.]

Subject:—Grant of gratuity to temporary Central Government servants discharged from service.

No. T.M./252.—17th April 1951.—In continuation of this office notification No. T.M./128, dated 1st April 1950, on the subject noted above, published at page 547 of the *Calcutta Gazette*, dated 6th April 1950, a copy of the Government of India, Ministry of Finance, office memorandum No. F.22(2)-E V/51, dated 27th March 1951, is circulated for information and guidance of all Drawing and Disbursing Officers of the Central Government under audit of this office and all Treasury and Sub-Treasury Officers in West Bengal.

Copy of the memorandum referred to above.

Subject:—Grant of gratuity to temporary Government servants discharged from service on account of reduction of establishment.

With reference to the Ministry of Finance memorandum No. F.22(3)-EV/50, dated the 14th March 1950, on the subject mentioned above, the President has decided that the gratuity admissible for service during the period 3rd September 1939 to 31st October 1945, in accordance with the Finance Department office memorandum No. F.12(27)-WII/45, dated the 30th November 1945, will be admissible to temporary Government servants discharged on account of reduction of establishment before the 1st March 1952, and will be payable at the time of discharge.

2. In so far as persons serving in the Indian Audit and Accounts Department are concerned, these orders are issued after consultation with the Comptroller and Auditor-General.

Subject:—Fixation of pay in the prescribed scales of "War Service" candidates and retrenched temporary employees appointed to civil posts on a temporary basis.

No. TM/253.—21st April 1951.—Attention of all Drawing and Disbursing Officers of the Central Government under the audit control of this office is invited to the Government of India, Ministry of Home Affairs, office memorandum No. 16/3/50C.S., dated 19th March 1951, on the subject noted above. It will be noticed from paragraph 2 thereof that in all cases where the pay of "War Service" candidates and retrenched temporary employees appointed to civil posts on a temporary basis on or before the 16th August 1947, has already been fixed in the "prescribed" scales otherwise than in accordance with the procedure outlined in the Government of India, Ministry of Home Affairs, office memorandum No. 6/14-49G.S., dated 26th August 1949 (as subsequently amended and further clarified in paragraph 1 of the Ministry of Home Affairs office memorandum, dated 19th March 1951, cited above), their pay should now be refixed in the "prescribed scales" in accordance with these instructions.

2. All Drawing Officers are, therefore, requested to refix the pay of all "War Service" candidates and retrenched temporary employees who come under the purview of the Ministry of Home Affairs office memorandum, dated 19th March 1951, referred to above. All such cases of refixation of pay together with the service books and other relevant documents should also be submitted to this office in one batch with initial pay statements in duplicate for necessary test-check of the initial rates of pay and dates of next increment.

[Dy. India 9976/Estt.3029/T.M.2990, dated 21st March 1951, filed in Bk. regarding fixation of pay of War Service candidates, etc.]

Subject:—Medical attendance and treatment of Central Government servants in Calcutta. Classification of accommodation in hospitals according to the status of a Central Government servant.

No. TM/255.—24th April 1951.—The notes below are circulated for the information of the heads of Central Government offices in Calcutta.

- (1) Memorandum No. TM 15-8 1171 dated 12th February 1951, from the Director-General of Health Services, New Delhi.
- (2) Memorandum No. 14-1 50-MII, dated 12th February 1951, from the Director of Health Services, New Delhi, office.

Copy of this office letter No. TM 15-8 1171 dated 12th February 1951, to the Director of Health Services, New Delhi.

Subject:—Reimbursement of medical expenses.

Reference:—Your memorandum No. 14-1 dated 20th December 1950.

It may kindly be intimated when a decision is reached regarding the classification of accommodation in hospitals in Calcutta, may be expected to be received in this office.

In this connection a reference is invited to the Government of India, Ministry of Health, copy of a letter dated 17th April 1951, intimating that it is impossible for State authorities to issue certificates to the hospitals for accommodation provided to a patient was to his status.

Copy of letter No. 1629/TM-59/48, dated 17th April 1950, from the Deputy Secretary, Government of West Bengal, to the Government of India, Ministry of Health, New Delhi.

Subject:—Medical attendance and treatment of Central Government employees in Calcutta—Issue of certificates regarding classification of accommodation in the hospitals according to the status of a patient.

I am directed to refer to the Government of India's memorandum No. F.6 82 46, dated 17th March 1948, on the above subject and to the Government of West Bengal, to the Government of India, Ministry of Health, New Delhi, copy of a letter dated 17th April 1951, intimating that it is impossible for State authorities to issue certificates to the hospitals for accommodation provided to a patient was to his status.

The hospital authorities can only provide the nature of accommodation actually provided to the patient and the charges incurred and nothing beyond that. They are not in a position to certify as to the accommodation provided to the employee concerned was suitable to his status.

Copy of memorandum No. 14-1 50-MII, dated 24th February 1951, from the Director-General of Health Services, New Delhi.

Reference your memorandum No. TM 15-8 1171 dated 12th February 1951, regarding the classification of accommodation in the hospitals in Calcutta for the purposes of reimbursement of medical charges to Central Government servants.

The matter is still under consideration. Further communication will be made as soon as a decision is reached. Means have been decided in consultation with the

Pre formal.

Name of the patient and his/her relation-
the (government servant).....

Name of the hospital where treated.....

by drawn by the Government servant and
in (gazetted or non-gazetted) during the
of treatment.....

Nature of illness.....

Period for which the patient was in the

Class of accommodation occupied by the
in the hospital and the amount paid for it
of hospital bill(s) to be enclosed]

Other charges paid to the hospital.....

Whether the patient received free diet from
hospital

Classes of accommodation available in the
during the period of treatment indicating
per day for each class of accommodation
ether free diet given to patients.....

The above instructions should be followed in all cases in which charges for accommodation in hospital are drawn should be supported by a certificate from the Director-General of Health, New Delhi, to the effect that the accommodation occupied by the patient was according to the order of the Government servant.

S. K. SARKAR,
Deputy Accountant-General.

RS AND NOTIFICATIONS BY THE
GH COURT AT CALCUTTA AND THE
REF JUSTICE.

Appellate Side

Appointments and Transfers.

poly-Murshidabad.—No. 2326A.—25th April
—**Sri Jagadish Chandra Chakrabarti, Munsif**
—**empaneled in the district of Hooghly, is appoint-**
—**ed as a Munsif in the district of Murshidabad to**
—**be temporarily stationed at Berhampore, vice**
—**Indra Ghosh.**

Shidabad-Hooghly.—No. 2331A.—25th April
 Sri Haridas Ghosh, Munsif of Berhampore
 district of Murshidabad, is appointed to act,
 further orders, as Additional Subordinate
 of Hooghly, *vice* Sri Nagendra Mohan

Poly-24-Parganas.—No. 2336A.—25th April
Sri Nagendra Mohan Sarker, officiating
and Subordinate Judge of Hooghly, is
ordered to act, until further orders, as Subordi-
nate Judge of 24-Parganas, vice Dr. Bimal Kumar
Chakraborty.

—No. 2397A.—28th April 1951.—
Mandra Nath Das, Munsif of Sealdah, in
district of 24 Parganas, is appointed to be
of Bongaon in the same district, during
absence, on leave, of Sri Sailendra Prasad

Leave.

Burdwan.—No. 2358A.—26th April 1951.—**Sri Jyotirindra Mohan Bn.** officiating Subordinate Judge and Assistant Sessions Judge of Burdwan, is allowed leave on average pay under rule 188(a) read with rule 184(b)(ii) of the West Bengal Service Rules, Part 1, for four days with effect from the 16th April 1951.

24-Parganas.—No. 2881A.—27th April 1961.—
Sri Bijoyesh Mukharji, officiating Additional
Subordinate Judge of 24-Parganas, was allowed
earned leave under rule 171(a) of the West Bengal
Service Rules, Part I, for three days with effect
from the 10th April 1961.

24-Parganas.—No. 2485A—27th April 1951.—**Sri Dwijendra Nath Das Gupta**, officiating Subordinate Judge of 24-Parganas, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part 1, for twenty-eight days with effect from the 17th April 1951.

Powers.

Murshidabad.—No. 2344A. 25th April 1951.—Sri Jagadish Chandra Chakrabarti, Munsif under orders of transfer to Berhampore in the district of Murshidabad is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value of Rs. 300 within the local limits of the Berhampore munsifi.

24-Parganas.—No. 2401A—28th April 1951.—Sri Manindra Nath Das, Munsif, under orders of temporary transfer to Bongaon, in the district of 24-Parganas, is vested with the powers of a Judge of a Court of Small Causes for trial of suits cognizable by such a court up to the value of Rs. 100 within the local limits of the Bongaon munsif.

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATION

The 25th April 1951.

Sri Pradyat Kumar Bose, Registrar, High Court, Original Side, Calcutta, is granted leave for a period of two months with effect from the 20th April 1951.

Sri Sachindra Nath Banerjee, Master and Official Referee, is appointed to act as Registrar.

Sri K. L. Mitra, Registrar-in-Insolvency, is appointed to act as Master and Official Referee.

Janab O. U. Ahmed, Assistant Master and Referee, is appointed to act as Registrar-in-Insolvency.

Sri N. N. Ghatak, Deputy Registrar, is appointed to act as Assistant Master and Referee.

Sri M. B. Das Gupta, Assistant Registrar, is appointed to act as Deputy Registrar.

Sri Nagendra Nath Chatterjee, Accountant, is appointed to act as Assistant Registrar.

The above arrangement will take effect from the 20th April 1951 until further orders.

A. TREVOR HARRIES, Chief Justice.

ভক্তিপতির আদেশাবলী ।

ORDERS BY COMMISSIONERS OF DIVISIONS

বর্তমান বিভাগ—চ'চুড়া ।

Burdwan Division—Chinsura

ନ ୧୦୧୪ଜ.ଛ।—୧୦ମେ ଏପ୍ରିଲ ୧୯୫୧।—ସୌମିନୀମୁର ଜେବାର
 ମନରେ ଉପବାସୀନ ଅବର ମାତକ ୭ ମହାବର୍ତ୍ତୀ ଶିଶୁତୋମ୍ବ କୁସାର ସ୍ଥିତି
 ବାକିଆ ଜେବାର ଉତ୍ତମତ ବିକ୍ରମର ସହକାରୀ ଶିଶୁତୋମ୍ବ ମାତ ବିଦ୍ୟାସ.

অন্যায়ী অবর দাসক ও সমাধর্তার স্থানে সোনাখুদি মন্ডলের
মন্ডলাধিকারিকরূপে নিযুক্ত করা হইল।

এই নিয়োগ জনস্বার্থ সাপেক্ষে করা হইল।

No. 1094J.G.—23rd April 1951.—Sri Satyendra Kumar Mitra, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Midnapore, Sadar, is posted to the Vishnupur subdivision of the district of Bankura for employment as Circle Officer of Sonamukhi, *vice* Sri Upendra Nath Biswas, temporary Sub-Deputy Collector, transferred elsewhere.

The posting is made in the public interest.

নং ১১০২জ.জি।—২৪শে এপ্রিল ১৯৫১।—মেদিনীপুর জেলার
বাড়গ্রামের অবরদাসক ও মন্ডলাধিকারিক শ্রীনবী গোপাল সরকারকে
পাক্ষমবল কৃত্যক নিয়মাবলীর ১ম খণ্ড ১৬৭(২) সংখ্যক নিয়মানুসারে
৯ই এপ্রিল ১৯৫১ হইতে ৩০শে এপ্রিল ১৯৫১ তারিখ পর্যন্ত বাইশ
দিনের অজিত ছুটি মজুর করা হইয়াছিল। উক্ত ছুটির সাহিত ৫ই
এপ্রিল রবিবারও যোগ কারবার অনুযায়িত দেওয়া হইল।

হস্তবিহারী সরকার,
হুজিরাতি।

No. 1102J.G.—24th April 1951.—Sri Nani Gopal Sarkar, Sub-Deputy Collector and Circle Officer of Jhargram, in the district of Midnapore, was allowed earned leave for twenty-two days with effect from the 9th April 1951 to 30th April 1951, under rule 167(ii) of the West Bengal Service Rules, Part I, with permission to prefix Sunday, the 8th April 1951, to the leave.

No. 378C.—28th April 1951.—In partial modification of this office notification No. 1065C., dated 18th December 1950, about the appointment of members to the Subdivisional Minorities Boards in the district of Burdwan, published at pages 2603-4, Part I of the *Calcutta Gazette*, dated 28th December 1950, Sri B. Banerjee is appointed as a member of the Asansol Subdivisional Minorities Board, *vice* Sri Sushil Kumar Ghatak, deceased. The new gentleman was selected by the District Minorities Board, Burdwan.

B. SARKAR, Commissioner.

NOTIFICATIONS.

Burdwan, the 1st May 1951.

In exercise of the power conferred on me by sub-rule (2) of the rule 2 of Part II of the Rules for direct election to District Boards, published under notification No. 1886L.S.-G., dated 16th July 1938, I do hereby publish the following dates in connection with the ensuing General Election to the Constituencies of (I) Burdwan, (II) Raina, (III) Khandoghosh-cum-Raina, (IV) Galsi, (V) Ausgram, (VI) Galsi-cum-Ausgram, (VII) Bhatar, (VIII) Memari (South), (IX) Memari (North), (X) Jamalpur, (XI) Ketugram, (XII) Mongalkote, (XIII) Ketugram-cum-Mongalkote, (XIV) Katwa (East), (XV) Katwa (West), (XVI) Purbasthali, (XVII) Kalua, (XVIII) Kalua-cum-Purbasthali, (XIX) Monteswar, (XX) Asansol-cum-Hirapur, (XXI) Barabani-cum-Jamuria, (XXII) Jamuria-cum-Raniganj, (XXIII) Kulti, (XXIV) Salanpur-cum-Kulti, (XXV) Ondal-cum-Faridpur and (XXVI) Faridpur-cum-Kanksa of the Burdwan District Board:—

- (a) Date on or before which nominations of candidates are to be made—The 15th May 1951.
- (b) Date on which the scrutiny of nomination is to be held—The 22nd May 1951.
- (c) Date on which poll is to be taken—The 15th June 1951 and the 17th June 1951.

Burdwan, the 1st May 1951.

In exercise of the power conferred on me by rule (2) of rule 44 of part II of the Rules for Direct Election to District Boards, I, the District Magistrate, Burdwan, do hereby fix the 15th and 17th June 1951 as the dates by which all the members of the Burdwan district board shall be elected in accordance with the said rule according to the programme to be issued.

Burdwan, the 3rd May 1951

In exercise of the power conferred by sub-rule (2) of rule 44 of Part II of the Rules for Direct Election to District Boards, I, the District Magistrate, Burdwan, do hereby call upon every member of the Burdwan district board to elect a member in accordance with the said rules by the 15th and 17th June 1951 according to the programme to be issued.

I. B. S. R. S.
District Mag.

NOTIFICATION.

Chinsurah, the 19th April 1951

As required under rule 1(j) of the rules for the constitution of the managing committee of the Government High Schools (at page 198 of the Education Code, 1931) the following gentlemen hereby appointed to hold office as members of the reconstituted managing committee of the H. Madrasah for a period of three years with effect from academic Session 1951:—

- (1) The Commissioner, Burdwan Division, President (*ex-officio*).
- (2) The Principal, Hooghly Mohsin College, Member (*ex-officio*).
- (3) Jonab Abdul Wahid Sarkar, M.L.A. Pandua (Representative of the Guard—Member).
- (4) Hakim Tarasad Hossain of Imma (Representative of the Guard—Member).
- (5) Jonab Tayyeb Ali (Teachers' representative for one year only)—Member
- (6) The Principal, Hooghly Madrasah-tary and Vice-President (*ex-officio*)

S. DUTT-MAZUM
District Magistrate, Ho

Orders by the Deputy Inspector-General of Western Range

Chinsurah.—No. 4008.—20th April 1951
Girija Kanta Bhattacharji, officiating Inspector, Howrah, is, in the interest of public service, transferred to Government Railway Police, Chinsurah, in exchange with Sri Suroj Kumar officiating Inspector of the latter district.

The latter to relieve the former at once.

Chinsurah.—No. 4224.—27th April 1951
Jitendra Chandra Mukharji, Inspector, Burdwan, is granted 4 months and 11 days' leave on average pay, on medical certificate, in extension of the leave granted to him, published under notification No. 3330, dated 30th March 1951, *Calcutta Gazette*, dated 12th April 1951, rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Existing acting arrangement will continue.

H. L. SHAHA, Dy. Insp.

Presidency Division—Calcutta

No. 761M.—20th April 1951.—In exercise of the power under section 420 of the Bengal Municipalities Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government notification No. 5780M., dated 28th September 1947, I hereby extend the provisions of that section to the Kamarkati Municipality in the district of Parganas.

J. N. TALUKDA
Commissioner

NOTICE.

Alipore, the 25th April 1951.

notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Petitions) Rules, 1947, that Abdus Kham Sahab, a candidate for election to the Bengal Legislative Assembly in the by-election from the 24-Parganas Central (Rural) Assembly Constituency, lodged his return of expenses and the declaration with the District Magistrate, 24-Parganas, on 24th April 1951.

The return and the declaration can be inspected at the office of the District Magistrate, 24-Parganas, from 10 a.m. to 5 p.m. on office days except on public holidays. The fee of Rupee one between the hours of 10 a.m. and 5 p.m. on office days except on public holidays when they can be inspected up to 1-30 p.m. must be paid at the time of inspection. The payment of the fee laid down in the Bengal Legislative Assembly Electoral (Election Expenses and Petitions) Rules, 1947, to obtain attested copies of any part thereof.

P. C. MAJUMDER,

Authorised person

(Addl District Magistrate, 24-Parganas).

Presidency Division—Jalpaiguri

NOTIFICATION.

Darjeeling, the 19th April 1951.

The Darjeeling Committee of the Government of India, Darjeeling, has been formed with the following members for a period of three years with effect from the 11th November 1949:—

1. N. K. Roychoudhuri, I.C.S., Deputy Commissioner, Darjeeling, and President of the Committee.

2. Pannalal Dhar, I.P., Superintendent of Police, Darjeeling, Official Member.

3. A. C. Chatterjee, Advocate, Government of India, Representative, Bengali Community.

4. T. Tendul La, Representative, Tibetan Community.

5. Padam Prasad Prodhan, B.L., Representative, Nepali Community.

6. H. C. Duncan, M.A., Representative, Christian Community.

7. S. A. Hossain, Representative, Muslim Community.

8. Rama Sankar Prodhan, Representative, Bihari Community.

9. P. R. Roka, Teachers' Representative.

10. S. B. Gwali, Head Master, Darjeeling Government High School, Vice-President.

N. K. ROYCHOU DHURI,

Deputy Commissioner, Darjeeling.

OF THE DISTRICT MAGISTRATE,
WEST DINAJPUR.

ORDER.

Balrghat, the 6th April 1951.

In exercise of the powers conferred by sub-section (1) of paragraph 7 (read with Amendment D.C.S. dated the 12th April 1949) of the Bengal Kerosene Control Order, 1947, I do hereby extend the validity of the existing kerosene control order throughout this district till 30th June 1951.

R. BANERJEE,
District Magistrate.

ORDERS AND NOTIFICATIONS BY THE
COMMISSIONER OF INCOME-TAX
WEST BENGAL

No. 2564-A.C.T./2E/13/50-51 -- 16th April 1951.—Sri S. N. Nautial, 6th Additional Income-tax Officer, District V, Calcutta, is, with immediate effect, posted as 7th Additional Income-tax Officer of that District, *vice* Sri K. T. Thomas, who proceeded on leave. He should take over charge from Sri S. T. Tirumalachari, Income-tax Officer, District V, Calcutta, who is holding the charge of the 7th Additional Income-tax Officer, District V, in addition to his own duties.

No. 3274C.T./2E-67/48-49 -- 21st April 1951.—The leave applied for by Sri B. Mukherjee, Income-tax Officer, District IV(2), Calcutta, in his application in Form C.A.C.2-A, forwarded with his letter No. 526/P.F./IV(2)/50-51, dated 8th January 1951, viz., leave preparatory to retirement on average pay for four months and one day with effect from 15th April 1951 to 15th August 1951, is refused in the interest of the public service.

No. 3482C.T./2E-206/50-51 -- 23rd April 1951.—Mr. F. Rahman, 2nd Additional Income-tax Officer, Central Salaries Circle, Calcutta, is allowed under Revised Leave Rules, 1933, earned leave for forty-two days with effect from 1st May 1951 to 11th June 1951.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he is proceeding on leave or to a post carrying similar rates of allowances.

No. 4675C.T./2E/13/50-51 -- 25th April 1951.—On return from leave Sri A. Bakshi is transferred and posted as Income-tax Officer, District VI, Calcutta. He should take over charge from Sri J. D. Mukherjee, 3rd Additional Income-tax Officer, District VI, Calcutta, who is holding the charge of District VI, in addition to his own duties.

2. On return from leave Sri S. K. Basu is reposted as Income-tax Officer, Special Survey Circle VII, Calcutta.

3. On being relieved by Sri S. K. Basu, Sri K. C. Thomas, Income-tax Officer, Special Survey Circle VII, Calcutta, is transferred and posted as 6th Additional Income-tax Officer, District V, Calcutta.

S. NARGOLWALA, Commissioner.

ORDERS AND NOTIFICATIONS BY THE
COMMISSIONER OF INCOME-TAX
(CENTRAL) CALCUTTA

No. 314C.T.C.—27th April 1951.—Sri J. N. Majumdar, M.A., Income-tax Officer, Central Circle I, Calcutta, is allowed, under rule 10(a) of the Revised Leave Rules, 1933, earned leave for twenty-seven days from 16th April 1951 to 12th May 1951, with permission to prefix and affix Sundays falling on 15th April 1951 and 13th May 1951.

2. Sri B. K. Bagchi, M.Sc., B.L., Additional Income-tax Officer, Central Circle II, Calcutta, is appointed to hold charge of the Income-tax office, Central Circle I, Calcutta, in addition to his own duties, *vice* Sri J. N. Majumdar, granted leave.

H. P. SINGH, Commissioner.

FINANCE DEPARTMENT

Taxation.

NOTIFICATION.

No. 895F.T.—26th April 1951.—In exercise of the powers conferred by sections 12 and 90 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendments in the orders published under notification No. 596S.R., dated the 30th March 1915, as subsequently amended, namely:—

Amendments.

(1) For orders 19 and 19A, substitute the following:—

“19. (1) Except when import, export or transport of any intoxicant is made into, from, or to, any premises licensed under the Act—

- (a) any intoxicant may be imported from any State in India without a pass if the quantity so imported does not exceed the quantity in respect of which exemption has been granted under section 90 from the provisions of the Act relating to import;
- (b) any intoxicant may be exported to any State in India without a pass if the quantity so exported does not exceed the quantity which may be imported into such State without any restriction under the law in force in that State;
- (c) any intoxicant may be transported without a pass within any area in West Bengal if the quantity so transported does not exceed—
 - (i) the quantity in respect of which exemption has been granted under section 90 from the provisions of the Act relating to possession, sale or transport in such area, or
 - (ii) the quantity which has been declared under section 5 to be the limit of a retail sale of such intoxicant with respect of such area:

Provided that the rate of excise duty, if any, on the intoxicant is the same throughout any such area.

(2) Passes shall be required in the case of duty-paid foreign liquor other than denatured spirit for its—

- (a) import into West Bengal from another State in India except when the quantity so imported does not exceed the quantity in respect of which exemption has been granted under section 90 from the provisions of the Act relating to import;
- (b) export to any State in India except when the quantity so exported does not exceed the quantity which may be imported to such State without any restriction under the law in force in that State;
- (c) transport from a Custom House, Custom-bonded warehouse or Land Customs station in West Bengal by any person other than licensees, except when the quantity so transported does not exceed the quantity in respect of which exemption has been granted under section 90 from the provisions of the Act relating to such transport;
- (d) transport to any premises licensed under the Act.”

(2) For order 37, substitute the following:—

“37. The intoxicants named below are exempted from the provisions of the Act to the extent and in the manner specified opposite to the respective intoxicant—

- | | | |
|--------------------|----|---|
| (1) <i>Pachwai</i> | .. | .. Exempted from the provisions of the Act relating to manufacture and possession, when it is manufactured and possessed for home consumption and not for sale— |
| | | <ul style="list-style-type: none"> (i) by persons belonging to aboriginal tribes residing in the districts of Burdwan, Birbhum, Bankura, Midnapore, Murshidabad, West Dinajpur or Malda or persons of <i>pachwai</i> consuming classes such as Bawris, Bagdis, Haris, Domes, Bahilias, Beldars, Chamars who by their mode and standard of living in the said districts are akin to aboriginals during such period in connection with the <i>Bandhona</i> festival as may be notified in this behalf by the Collector, or (ii) by persons residing in the Darjeeling district excluding the Darjeeling, Kurseong, Kalimpong and Siliguri Municipalities, and belonging to hill or aboriginal tribes or to <i>pachwai</i> consuming classes who by their mode and standard of living are akin to hill or aboriginal tribes up to a limit of twelve acres undivided. |

Explanation.—For the purpose of conversion of undiluted *pachwai* to diluted *pachwai*, one one seer of undiluted *pachwai* shall be equivalent to three seers of diluted *pachwai* of a standard alcoholic strength of six per cent. proof spirit; or

(iii) by persons belonging to aboriginal tribes residing in the districts of Burdwan, Birbhum, Bankura, Midnapore, Hooghly, Nawa, Murshidabad, or persons of *pachwai* consuming classes such as Bawris, Bagdis, Hais, Domes, Bahilias, Boldars, Chumars, who by their mode and standard of living in the said districts are akin to the aborigines, during such fixed festivals and up to such limits as may be prescribed in this behalf by the Collector.

- (2) *Bakhar* Exempted—(i) from the provisions of the Act relating to sale to and possession by persons, belonging to the aboriginal tribes in the Burdwan, Birbhum, Bankura, Midnapore, Murshidabad and Mudda districts, for such period during *Handhara* festival as may be notified in this behalf by the Collector.
- (ii) from the provisions of Chapter IV of the Act relating to manufacture, transport, possession and sale within the districts of Jalpaiguri and Darjeeling.
- (iii) from the provisions of the Act relating to manufacture, and possession when such manufacture, or possession is by persons holding licenses for the home-brewing of *pachwai*, in districts where such licenses are granted, for the manufacturer's or possessor's own use in the brewing of *pachwai* under his license.
- (3) Unfermented *tari* (juice of date or palmyra tree). Exempted from all provisions of the Act.
- (4) All intoxicants (except *bhang*) upon which the full tariff or excise duty has been paid, and which are contained in medicinal preparations intended *bona fide* for medicinal purposes. Exempted from the provisions of the Act relating to possession and sale.
- (5) Brandy (*Vinum Galicii*), upon which the full tariff or excise duty has been paid when sold by a chemist, druggist or doctor in any quantity not exceeding four ounces on the prescription of a qualified medical practitioner, or for a *bona fide* medicinal purpose in a case of emergency involving risk to life. Exempted from the provisions of the Act relating to possession and sale.
- (6) (i) Spirituous toilet preparations and perfumes, colouring substances and flavouring essence containing alcohol on which the full tariff or excise duty has been paid, when such preparations are intended not to be used as beverages. Exempted from the provisions of the Act relating to possession and sale.
- (ii) Spirituous medicinal and toilet preparations and perfumes containing alcohol manufactured in India. Exempted from the provisions of the Act relating to import when a quantity not exceeding sixteen ounces of such preparations and perfumes is imported from another State in India into West Bengal.
- (7) Medicated wines and similar preparations containing alcohol equivalent in strength to less than 20 per cent. proof spirit. Exempted from the provisions of the Act relating to sale.
- (8) *Ganja* not exceeding one half tola or ninety grains in weight, and *bhang* not exceeding five tolas or nine hundred grains in weight, and medicinal preparations, containing duty-paid *bhang* not exceeding ten tolas in weight. Exempted from the provisions of the Act relating to import when such import is made in person by a *bona fide* traveller coming into West Bengal from another part of India, and the drug is for his own personal consumption.
- (9) Beer not exceeding seventy-eight ounces and Potable foreign liquor other than beer not exceeding fifty-two ounces. Exempted from the provisions of the Act relating to import when such import is made by a *bona fide* traveller coming into West Bengal from any other State in India for his own personal consumption and also from the provisions of the Act relating to transport when such transport is made from a Customs House, Custom-bonded warehouse or Land Customs Station in West Bengal for his own personal consumption by a *bona fide* traveller coming into West Bengal from foreign countries.
- (10) Beer or wort destroyed in a brewery by fire or other accident when evidence is produced to the satisfaction of the Excise Commissioner that the fire or other accident was due to unavoidable causes and not otherwise. Exempted from the provisions of the Act relating to the imposition of excise duties.
- (11) Aerated waters containing not more than two per cent. proof spirit. Exempted from all the provisions of the Act.

- (12) Rectified spirit or absolute alcohol Exempted from all the provisions of the Act relating to import when a quantity not exceeding six ounces is imported from another State in India into West Bengal by any *bona fide* traveller for his own personal use.
- (13) Rectified spirit in a bonded laboratory used in the production of a medicinal preparation and which is lost, if evidence is produced to the satisfaction of the Excise Commissioner that the loss is due solely to the use of the same in the process of production and not otherwise. Exempted from the provisions of the Act relating to the imposition of excise duties.
- (14) Spirit in storage in a warehouse or in course of transport or export, in wooden or metal vessels, lost by evaporation or leakage when evidence to the satisfaction of the Excise Commissioner is produced that the evaporation or leakage was due to unavoidable causes and not otherwise and when no suspicion exists that any quantity of the spirit has passed into consumption, within the allowable limit fixed by Excise Commissioner for such wastages. Exempted from the provisions of the Act relating to the imposition of excise duties.
- (15) Country spirit Exempted from the provisions of the Act relating to import when a quantity not exceeding twenty-six ounces is imported from another State in India into West Bengal by a *bona fide* traveller in person for his own personal consumption.
- (16) Special medicinal spirits (i.e., Mritasanjibani, Mritasanjibani Sura or Mritasanjibani Sudha). Exempted from the provisions of the Act relating to import when a quantity not exceeding twenty-six ounces is imported from another State in India into West Bengal by a *bona fide* traveller in person for his own personal consumption.
- (17) Denatured spirit Exempted from the provisions of the Act relating to—
 (a) import and export when a quantity not exceeding twenty-three ounces is imported from or exported to another State in India by a *bona fide* traveller for his own personal consumption; and
 (b) payment of fees for passes when such spirit is imported from or exported to another State in India or transported within West Bengal for—
 (i) the maintenance of rolling stock by railway administration, or
 (ii) the manufacture of shellac, soap, ether, chloroform or iodoform gauze, or
 (iii) supply outside India when such spirit is issued direct from a distillery or warehouse in West Bengal.
- (18) All preparations other than perfumes and toilet preparations, containing denatured spirit and not intended for human consumption. Exempted from all the provisions of the Act.
- (19) Sacramental wine, otherwise known as altar wine or Kuddos manufactured in a Christian church or Jewish synagogue in West Bengal under a licence granted under section 13 of the Act and used exclusively for rituals enjoined by the Christian or Jewish religion. Exempted from the provisions of the Act relating to imposition of excise duty.
- (20) Any liquid Ayurvedic medicine such as Arista or Asava containing not more than 20 per cent. of proof spirit in strength prepared by a process of fermentation only and without the use of any process of distillation according to recipes and directions in recognised Ayurvedic treatises and intended for *bona fide* medicinal purposes but not intended to be used as wash for the purpose of distillation when preparation and sale are by persons engaged in the practice of the Ayurvedic system of medicine. Exempted from all the provisions of the Act.
- (21) All preparations which contain methyl alcohol but are not intended for human consumption or are not perfumes or toilet preparations. Exempted from all the provisions of the Act.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Nadia.—No. M. 1M-52/51.—1st May 1951.—It is hereby notified under section 50 of the Bengal Municipal Act 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the Ranaghat Municipality in the district of Nadia, at the general election held on the 12th March 1951:—

Ward No. I.

1. Kanai Lal Biswas.
2. Pashupati Mallik.

Ward No. II.

1. Robintra Nath Banerjee.
2. Tapas Kumar Pramanik.

Ward No. III.

1. Nabagopal Mukherjee.
2. Valini Ranjan Goswami.
3. Sumit Kumar Basu.

Ward No. IV.

1. Bimal Kumar Chatterjee.
2. Manindra Narayan Gupta.
3. Sukumar Banerjee.

Ward No. V.

Sri Ashim Kumar Majumder
Sri Hriday Tush Biswas

Ward No. VI.

Sri Kiran Kumar Chatterjee.
Sri Sambhu Nath Pramanik

Burdwan.—No. M. 1M-64/51. 1st May 1951.—It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the Katwa Municipality, in the district of Burdwan at the general election held on the 19th March 1951:—

Ward No. I

Sri Monmatha Nath Chattopadhyaya.
Sri Satyendra Nath Bandopadhyaya.
Sri Debiprosad Ghosh.

Ward No. II

Sri Gora Chand Sahu
Sri Dibakar Dutta.
Sri Sanat Kumar Dutta.
Janab Khandakar Golam Gous

Ward No. III.

Sri Girija Bhusan Chattopadhyaya.
Sri Bijoy Chand Saha

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

Complainant: Sri Nutbehari Dutta, Pleader, instructed by the members of the Union.

Opposite Party: Sri Profulla Chandra Das Gupta, Pleader, assisted by Sri B. N. Sen, Managing Director.

AWARD.

In pursuance of the order of reference No. 4667Lab., dated the 28th April 1950, of the Government of West Bengal, Labour Department, proceedings were started for adjudication of the industrial disputes between Basic Industries, Ltd., and their allied concerns and their workmen. The award has not as yet been submitted to the Government of West Bengal. The adjudication proceedings are therefore pending within the meaning of section 20 of the Industrial Disputes Act.

24-Parganas.—No. M.1M-69/51.—1st May 1951.
—It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the Bhatpara Municipality, in the district of the 24-Parganas, at the general election held on the 31st March 1951:—

Ward No. I.

Sri Shibdas Ghose.
Sri Moni Mohan Mukherjee.
Sri Tarakdas Bhattacharjee.
Sri Kalipada Banerjee.
Sri Dinesh Ch. Bhattacharya.

Ward No. II.

Sri Kamta Prasad Rai.
Sri Sakhoo Sao.
Janab Md. Masud Ansari.
Dr. Satish Ch. Sarkar.

Ward No. III

Sri Ram Prasad Shaw.
Dr. Pashupati Sinha.
Sri Gunga Prasad Shaw.

Ward No. IV

Sri Ram Ranjan Bhattacharya.
Sri Kumala Charan Bhattacharya.
Sri Moni Mohon Sur.

24-Parganas.—No. M.1M-70/51.—1st May 1951.
—It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the North Dum Municipality, in the district of the 24-Parganas, at the general election held on the 31st March 1951:—

Ward No. I

Sri Sailendra Nath Roychoudhuri
Sri Priyabrata Ghosh.
Janab Amirali Sanpui.

Ward No. II.

Sri Bimal Kumar Chattopadhyay
Sri Parimal Mitra.
Janab Abdul Aziz Mondol (*alias* Aziz

Ward No. III

Sri Subodh Kumar Ghosh.
Sri Bejoy Kumar Bandopadhyay
Sri Gour Mohon Ghosh.

By order of the G
A. ZAMAN.

- (b) payment of fees for passes when such spirit is imported from or exported to another State in India or transported within West Bengal for—
- (c) the maintenance of rolling stock by railway administration, or
- (d) the manufacture of shellac, soap, ether, chloroform or iodoform gauze, or
- (e) supply outside India when such spirit is issued direct from a distillery or warehouse in West Bengal.

- (18) All preparations other than perfumes and toilet preparations, containing denatured spirit and not intended for human consumption. Exempted from all the provisions of the Act.
- (19) Sacramental wine, otherwise known as altar wine or Kuddos manufactured in a Christian church or Jewish synagogue in West Bengal under a licence granted under section 13 of the Act and used exclusively for rituals enjoined by the Christian or Jewish religion. Exempted from the provisions of the Act relating to imposition of excise duty.
- (20) Any liquid Ayurvedic medicine such as Arista or Asava containing not more than 20 per cent. of proof spirit in strength prepared by a process of fermentation only and without the use of any process of distillation according to recipes and directions in recognised Ayurvedic treatises and intended for bona fide medicinal purposes but not intended to be used as wash for the purpose of distillation when preparation and sale are by persons engaged in the practice of the Ayurvedic system of medicine. Exempted from all the provisions of the Act.
- (21) All preparations which contain methyl alcohol but are not intended for human consumption or are not perfumes or toilet preparations. Exempted from all the provisions of the Act.

By order of the Governor,
B. DAS GUPTA, Secy.

LABOUR DEPARTMENT

ORDER.

457Lab.—20th April 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4677Lab., dated the 22nd August 1950, the industrial dispute between the Basic Industries, Ltd. (hereinafter referred to as the Company), 69, Manicktola Street, Calcutta, and their employees as represented by the Employees' Union of Basic Industries, Ltd., and its allied concerns, 55, Serpentine Lane, Calcutta, regarding the matters mentioned in the schedule to the said order was referred for adjudication to a Tribunal consisting of Sri A. Das Gupta, District Judge;

and whereas during the pendency of proceedings before the said Tribunal, the aforesaid Union made a complaint in writing before the said Tribunal, alleging that the said Company had altered, to the prejudice of the workmen, the conditions of service applicable to them immediately before the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated on the said complaint and submitted its award to the Government of West Bengal;

and therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to confirm the said award as shown in the annexure hereto;

ANNEXURE.

Matter of reference No. 4667Lab., dated the 22nd August 1950, of the Government of West Bengal, Labour Department, and in the matter of a complaint under section 33A of the Industrial Disputes Act, 1947, amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (No. 14 of 1950), and in the matter of Sri Sakti Copal Roy and others, employees of Messrs. Basic Industries, Ltd., and their allied concerns, 69, Manicktola Street, Calcutta, represented by the Employees' Union of Basic Industries, Ltd., and their allied concerns, 55, Serpentine Lane, Calcutta.

PRESENT:

SRI A. DAS GUPTA, *District Judge*.

Complainant: Sri Nutbehari Dutta, Pleader, instructed by the representatives of the Union.

Opposite Party: Sri Profulla Chandra Das Gupta, Pleader, instructed by Sri B. N. Sen, Managing Director.

AWARD.

In pursuance of the order of reference No. 4667Lab., dated the 22nd August 1950, of the Government of West Bengal, Labour Department, proceedings were started for adjudication of the industrial disputes between the Basic Industries, Ltd., and their allied concerns and their workmen. The award has not as yet been submitted to the Government of West Bengal. The adjudication proceedings are therefore pending within the meaning of section 20 of the Industrial Disputes Act.

The Union's contention is that Sri Sakti Gopal Roy and six of employees of Messrs. Basic Industries, Ltd., and their allied concerns were compelled, during pendency of adjudication proceedings started under the order of reference of the Government of West Bengal, Labour Department, No. 4667 Lab., to be on leave without pay by a notice, dated September 1950, in contravention of section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 without the express permission of the Tribunal, as contemplated by the said section.

The opposite party pleads that seven employees mentioned in the complaint were put on leave without pay up to 31st December 1950 till they were required, for reorganisational purposes in the interest of the Industry, and contends that this action was not a contravention of section 33 of the Act. It has further been contended on behalf of the opposite party that as the order of reference No. 4667 related to an industrial dispute, the discharge of eleven workmen other than those for whom the complaint has been filed, the prohibition under section 33 of the Act does not hit the action against the seven employees inasmuch as they were not concerned in the industrial dispute pending under the said order of reference for adjudication before this Tribunal. It has also been alleged by the opposite party that two of these seven workmen, viz., Sakti Gopal Roy and Sudhir Kumar Sen Gupta, have settled their cases amicably.

Sakti Gopal Roy has filed an application to inform this Tribunal that he has settled his case amicably with the employer, and has obtained permission to withdraw from the complaint.

Section 33A of the amended Industrial Disputes Act authorises a Tribunal to assume jurisdiction over an industrial dispute arising out of a contravention of the provisions of section 33 of the Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, without a reference from the appropriate Government under section 10 of the Act. This is a special provision and the conditions under which this provision may be invoked must be fulfilled before a Tribunal assumes jurisdiction over an industrial dispute, without any order of reference from the appropriate Government, as contemplated by the general provision (section 10 of the Act). The conditions are that the adjudication proceedings must be pending before a Tribunal, that during pendency of the proceedings the employers contravene the provision of section 33, and that such contravention is in respect of the workmen who are interested in the dispute pending for adjudication.

The preliminary contention of the opposite party is that the action taken under section 33A of the Act is not maintainable on two grounds, viz., that the workmen in respect of whom a contravention of section 33 of the Act has been complained of are not concerned in the dispute pending for adjudication under order of reference No. 4667, and that the action taken against these seven workmen is not contemplated by section 33 of the Act.

For a clear appreciation of the law involved, I may be permitted to reproduce section 33 of the Industrial Disputes Act—

“During the pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall—

- (a) alter, to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings; or
- (b) discharge or punish, whether by dismissal or otherwise, any workman concerned in such dispute,

with the express permission in writing of the Conciliation Officer, or Tribunal, as the case may be."

The address was placed by the learned pleader for the opposite party in phrases "the workmen concerned in such dispute" appearing in (a) and "any workman concerned in such dispute" appearing in (b). It has been urged that the disputes covered by the order of No. 4667 concerned only eleven workmen who had been discharged, and not concern any of the seven workmen for whom the present complaint has been filed. In reply, the learned pleader for the complainant that the aforesaid reference concerned the Union which was composed of members including the seven workmen for whom the present complaint is filed. His contention is that all the workmen who are members of the Union were interested in the adjudication of the disputes over the conduct of the eleven workmen and that all workmen strained themselves in the conduct of the adjudication proceedings and contributed to the cost of the Union, out of which the cost of the adjudication proceedings was borne. The Union comes into the picture only in its representative capacity, although it has been mentioned in the order of reference as a party to the dispute. The dispute was of the workmen and not of the Union which they were to be represented. The Union has not been given the right to represent a workman but a workman has been given the right to be represented by a Union. The way in which the Union or all its members are said to be interested in the adjudication proceedings directly or indirectly a particular workman is not, in my opinion, contemplated by the Act. If the legislature had really intended to give such a wide meaning to the phrase "concerned in such dispute" would have been altogether. In this view of the case this phrase is redundant. The rule of interpretation of a Statute requires that no word used in a Statute should be rejected as redundant. The legislature appears to have intended to limit the scope of section 33 by insertion of this phrase. The word "concerned" must accordingly be interpreted after weighing properly the meaning of each and every word used in it. The word "concerned" carries the significance of being directly affected, whereas the word "interested" carries the idea of remoteness. A workman is directly or indirectly affected by an order concerning him. But his brother workman is not directly interested in the order in the same way as he is interested in the order affecting him. A workman affected by the order, but by no stretch of imagination can be said to have been affected by an order in respect of his brother workman. I cannot accordingly persuade myself to accept the contention put by the learned pleader for the complainant on the basis of section 33. My definite decision accordingly is that the action of the employers against the seven workmen mentioned in the petition was not hit by section 33 of the Act inasmuch as these seven workmen were not concerned in the dispute over the discharge of eleven workmen which were the subject matter of the order of reference No. 4667, dated 22nd August 1950. In this view of the case, the contention under section 33A shall be rejected. I may note in this connection that on a previous occasion to take a similar view in my award published in the Calcutta Gazette, dated 11th January 1951, under Government of West Bengal Labour Department, order No. 7509Lab., dated the 29th December 1950, a different view was taken by Sri M. C. Banerji in his award under Government of West Bengal, Labour Department, order No. 7509Lab., dated 15th February 1951. With due respect to my learned brother, I may mention that the reasonings given by him to support his view were anticipated by me. In my award published under order No. 7509Lab., I attempted to meet these reasonings and I cannot persuade myself to accept the view of my learned brother.

Similar notices were served upon the seven workmen for whom present complaint has been filed. Ext. I is one of these notices. reproduced below:

DEAR SIR,

"Dated 2nd September 1

As announced in to-day's meeting with employees this is to say that for reorganisational purposes you are granted leave without pay 31st December 1950 or till you are recalled, which please note.

Thanking you in anticipation.

Yours faithfully,

For Basic Industries, Limit
(Sd.) B. N. SEN,
Managing Director."

Section 33 of the amended Act contemplates permission of the Commission Officer, Board or Tribunal before whom proceedings in respect of industrial dispute between the parties are pending for such action or as are covered by clauses (a) and (b) of the said section only during pendency of proceedings. The workmen were put on compulsory leave. For the purposes of reorganisation of an industry, the employers may require the industry and compel the employees to go on leave. Nothing could be pointed to me on behalf of the complainant whether the Company had any rules defining the conditions of service of workmen. Nothing could be pointed out to me that the existing conditions of service have in any way been deviated from in compelling the seven workmen to go on leave. No action taken by the opposite party against these seven workmen is the best to be construed as a lock-out. Majority of the Tribunal Judges in Bengal have held that lock-outs are not hit by section 33 of the Act. The same view was taken by me in my award for Messrs. J. K. Eastern Ind. Co. Ltd. 15th March 1951, under Government of West Bengal, Labour Department order No. 1467Lab., dated the 5th March 1951. I do not propose to re-examine the reasonings I recorded to support the view I had taken. By compelling the seven workmen to go on leave, the opposite party did neither discipline nor punish any of these workmen. In any view of the case the action of the opposite party against these seven workmen was not contemplated by section 33 of the Act. My definite findings therefore are that the action taken by the opposite party against the seven employees for whom the present complaint has been filed is not contemplated by section 33 of the Act and that they are not concerned in the dispute pending for adjudication before this Tribunal under the Government of West Bengal, Labour Department order No. 4667Lab., dated 22nd August 1950. In any view of the case the present complaint must stand rejected. The petition of complaint is accordingly rejected.

Sri Sakti Gopal Roy has filed an application to inform this Tribunal that he has settled his case amicably with the opposite party and that he withdraws from the present complaint. As the present complaint is not maintainable in law, I did not call for any evidence about the alleged amicable settlement with Sri Sudhir Kumar Sen Gupta.

A. DAS GUPTA
Jr

The 11th April 1951.

By order of the Governor
D. S. P. MUKHERJEE.

ORDER.

2475Lab.—**1st April 1951.**—Whereas under the Government of Bengal, Labour Department; order No. 186Lab., dated the 9th January 1951, the industrial dispute between Messrs. Bird & Co., Ltd., Chartered Buildings, Calcutta, and their workmen in connection with the case Noot Behari Chatterjee, 16/1, Raja Raj Ballav Street, Calcutta, the matter specified in the schedule to the said order was referred for adjudication to Sri G. Palit, District Judge;

whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

matter of an industrial dispute existing between Messrs. Bird & Co., Ltd., Chartered Bank Buildings, Calcutta, and their workmen in connection with the case of Sri Noot Behari Chatterjee, 16/1, Raja Ballav Street, Baghbazur, Calcutta—3.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

Sri G. PALIT, District Judge, Chairman of the Tribunal.

for the employee: Sri Jagomohan Bose, Pleader.

for the Company: Sri S. C. Sen, Advocate.

By Government order No. 186Lab., dated the 9th January 1951, the said dispute has been referred to me for adjudication under sections 17 of the Industrial Disputes Act, 1947 (XIV of 1947).

My reference was received here on the 11th January 1951. The employee filed written statement on the 24th January 1951. The Company filed objection on the 13th February 1951. The case was taken up for hearing on the 26th March 1951. The matter was heard on the very law point whether the Tribunal is competent to adjudicate the matter. No issue was framed as the same was contained in the Order of Reference.

The issue contained in the schedule of the Order of Reference follows:—

Whether the retirement of Sri Noot Behari Chatterjee was justified. What relief is he entitled to?

AWARD.

In brief reference to the facts will be necessary to decide the pre-point whether the case, as made out, is tenable in law. This is considered that it must go into the legal objection first before it is taken up the matter involved in this issue. If the Tribunal lacks jurisdiction to adjudicate, then obviously it cannot adjudicate upon the matter at all. So the Tribunal heard the lawyers of both sides on this pre-legal objection.

It is the case of the employee Sri Sat Behari Chatterjee that he served the Company for 31 years. His record of service was blemish. He was served with a notice on the 15th March 1950, that he was given three months' leave with effect from the 1st May 1950, that he was retired on pension. As the employee did not attain 55 years, the limit for retirement, he prayed for reconsideration of the order. On 1st March 1950 he was told that he had become a surplus. His leave, however, was extended to six months next before retirement. The employee was on the 7th October 1950 that he had been granted a pension of Rs. 53 per month with an allowance of Rs. 16 per month. So he submitted a representation to the Labour Commissioner. The conciliation proceedings started on his intervention fell through. The Company resists the order on the ground that the employee was made to retire after 31 years of service with retiring benefits as he was found to be a surplus.

Now the point before me is whether this Tribunal can go into the propriety of the question of retirement and into the matter of compensation of this employee. Indeed, that is within the jurisdiction of this Tribunal provided the dispute in question is an industrial dispute as defined in section 2(k) of the Industrial Disputes Act, 1947. This Tribunal is definitely of opinion that the industrial dispute, defined as above, stands a collective dispute. Individual dispute is not attracted by the said definition. That the present dispute is an individual dispute is admitted by the employee's lawyer as stated in the order-sheet. So the order of reference stands rebutted by this admission of the employee's lawyer. It is that no other workman has taken up the cause of this employee, nor has he espoused his cause. Practically he stands by himself in the matter of this dispute against this Company. Now whether such dispute can be maintained in an Industrial Tribunal is a matter for consideration. I have elaborately discussed this question in my award on Messrs Chittagong Engineering and Electric Supply Co., Ltd., and then employees in connection with the case of Sri Satis Chandra Ganguli, published in the *Calcutta Gazette* of 11th January 1951. This view is further confirmed by the recent judgment of Mr. Justice J. P. Mitter of the Hon'ble Calcutta High Court published in the *Calcutta Weekly Notes* (55 C. W. N.), in the matter of J. Choudhury *versus* M. C. Banerjee and another. The learned Judge has observed: "On a true construction of section 2(k) of the Industrial Disputes Act, a dispute which is between the employer on one side and an individual employee on the other, cannot come within the definition of an 'industrial dispute'. A dispute which in origin is between the employer and an individual employee may develop into an industrial dispute if the rest of the employees or the majority of them take part in the cause of the employee concerned." (Kandan Textiles, Ltd., *versus* Industrial Tribunal, Madras, reported in Vol. 1, Indian Factories, —reported at page 217—discussed and followed.) The definition of "industrial dispute", as per section 2(k) of the Industrial Disputes Act, resolves itself under three distinct heads on analysis. These are, (1) parties to the dispute, (2) subject-matter of the dispute, and (3) the nature of the dispute. Regarding parties to the dispute, it is clear that the dispute must be between the employers on the one hand and the workmen on the other besides other matters. These employees must be primarily in service. I must refer in this connection to the award of my brother Sri M. C. Banerjee in his award in *Hukumchand Jute Mills* *versus* employees reported in the *Industrial Law Journal*, 1950. I am in full agreement that the use of plural in the definition is without any significance. Lord Shaw in *Conway* *versus* *Wade* (1909), A. C. 506, observes: "I do not see my way to hold that trade dispute necessarily includes any individual dispute. It is true that after a certain stage such dispute, and

it may be, may come to be a subject in which sides are taken and develop into a situation of general aspect containing the characteristics of a trade dispute; but until it reaches that stage, I cannot hold that a dispute necessarily exists". [Vide also *Dallimore versus Williams* (1912), 29 T. L. R. 67 C. A.] So I find that in the present case the first ingredient of the definition is wanting. Regarding the other two ingredients, I may, however, point out that the present dispute does not contain them. But, in my opinion, all the three elements stated in the definition must co-exist to make a dispute an "industrial dispute" within the meaning quoted above. Thus, as the dispute in question is not an industrial dispute, which alone the Industrial Tribunal is competent to adjudicate, I find that the present case is incompetent in law.

In this view of the matter I do not go into the other question, viz., whether the discharge is justified and whether the employee is entitled to compensation. The case accordingly fails. The reference is thus dismissed.

G. PALIT,

Chairman of the Tribunal.

4 April 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

25561Lab.-25th April 1951.—Whereas under the Government of Bengal, Labour Department, order No. 7187Lab., dated the 13th December 1950, the industrial dispute between Messrs. Burn & Co. (Refractory and Ceramic Works) at Ranigunge and their workers, represented by the Refractory and Ceramic Workers' Union, Ranigunge, was referred for adjudication to Sri A. Das Gupta, District Judge;

whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

matter of reference No. 7187Lab., dated the 13th December 1950, the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Burn & Co. (Refractory and Ceramic Works at Ranigunge) and their workers represented by the Refractory and Ceramic Workers' Union, Ranigunge, in connection with the dismissal of one of their employees, Sri B. B. Modak.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

Employers: Sri S. Sen, Advocate, and Sri J. K. Ghosh, Pleader, instructed by Messrs. Orr Dignam & Co. and Solicitors and officials of the Company.

Workers: Sri P. K. Sannyal, Advocate, instructed by the office of the Union.

AWARD.

The only point for adjudication is whether Sri B. B. Modak, a duftery of the Company, was discharged as an unfair labour practice, and if so, what relief he is entitled to.

The Union's case is that Sri B. B. Modak, a permanent duftery of the Company, who had been placed in charge of the Telephone Exchange on the 26th October 1950, was abused filthily by the Manager when he did not correctly follow an enquiry about an employee made by the Manager's wife and the Manager himself on the phone; that on the 27th October 1950 the Union having protested against the conduct of the Manager and he demanded of the latter a written apology, the Manager vindictively directed Sri Modak to operate, as a part of his normal duty, the Gestetner Stencil Machine which had never been a part of the duties of the duftery but had been taken up by Sri Modak, as an extra work, after the usual working hours on Sundays and Saturdays, for extra remuneration, on the distinct basis of promotion and increment of salary held out by the management; that Sri Modak having declined to work the machine as part of his normal duty unless proper remuneration was fixed for the said work, he was called upon to explain his conduct by a letter, dated the 7th November 1950, threatening with dismissal if he would not do the work as directed, and was actually dismissed by a letter, dated the 2nd December 1950, ignoring the impropriety of the action as pointed out by Sri Modak in his explanation and by the Union in his correspondence with the management on the matter.

The Company pleads that the Union's charge against the Manager is without foundation and had some ulterior motive behind it. The Company further pleads that operation of the Gestetner Stencilling Machine has been all along a part of the works of the dufteries, that Sri Modak and his predecessors Sri Chakrabarty and Sri Das had been doing the same work, that on the 24th October 1950 Sri Modak suddenly declined to do the work any longer unless his wages were increased, that after unsuccessful attempts to persuade him to do this work, he was reported against the Assistant Manager on the 27th October 1950, that when further attempts to make him sensible failed and when several chances offered to him by the management of its own motion as also on the recommendation of the Labour Directorate of the Government of West Bengal, to reconsider the consequences of his action were not availed of, and when Sri Modak persistently declined to do the job, the management was compelled to dismiss him by a letter, dated 2nd December 1950.

The law involved in the present case has been discussed in the awards by the Judges of Industrial Tribunal and decisions of the High Court in West Bengal and the Hon'ble Federal Court (now the Supreme Court) in proceedings arising out of some of these awards. It will be sufficient for the purpose of this case to recapitulate the principles for a clear appreciation of the recommendation which I intend to make to the Government. An Industrial Tribunal has jurisdiction to award reinstatement of a discharged workman and compensation either jointly or in the alternative, if the discharge amounts to an unfair labour practice and unfair labour practice. Any action to the prejudice of a workman with some ulterior motive is generally taken as an unfair labour practice. For all practical purposes the distinction between unfair labour practice and victimisation is too nice to be explained without reference to instances.

The jurisdiction to direct reinstatement is creation of the special Statute, Industrial Disputes Act, 1947. Any party who invokes this special law must satisfy the Tribunal about the pre-requisite conditions justifying assumption of jurisdiction under the special law. The onus is therefore primarily on the employees, who seeks relief under the special law, to establish that his discharge amounted to victimisation or unfair labour practice in a case where both parties adduce evidence, the question of onus is only a legal one and need not be pressed too far. Direct evidence of victimisation or unfair labour practice is seldom possible. Each case must be decided on the facts and circumstances involved. The bearing of the facts which are said to have roused the vindictive spirit in the management and to have prompted it to the unfair labour practice complained of must be considered with due reference to the proximity between the two. But it must be remembered that a close proximity between the two cannot, by itself, connect them as cause and effect.

I now proceed to discuss the merit of the case. An unpleasant incident alleged to have taken place on the 26th October 1950, when Sri Modak was in charge of the telephone exchange. B. B. Modak's case is that as he did not correctly follow the enquiry made on the phone by the Manager, Sneddon and his wife, he was filthily abused by Mr. Sneddon. He referred this to Mr. Gopalam who was the Commercial Manager and that when Mr. Gopalam pleaded inability to do anything in the matter, it was referred before the Union. The Union complained to the Manager on 27th October 1950 about the unpleasant incident, demanding of him an apology from B. B. Modak (Ext. E). Mr. Gopalam admits that B. B. Modak had referred to him the unpleasant incident, but he enquired if B. B. Modak had understood Mr. Sneddon properly. He however admits that it was the habit of Mr. Sneddon to curse and swear everybody. And Gopalam's statement is that he had asked B. B. Modak not to take any notice of the incident. It may be noted that no reply appears to have been sent to the Union's complaint (Ext. E). Mr. Sneddon has not been examined to deny the charge. It has not been denied that B. B. Modak was in charge of the telephone exchange on the 26th October. It is faintly suggested by the management that the story was got up by the Union as a counter charge to the threat of Mr. Sneddon to the Secretary of the Union with an action for damage for libel and slander. To support this contention the management has filed two letters which have been referred to as Exts. 1 and 2. Beyond these two letters, there is no evidence about the incident which led Mr. Sneddon to threaten the Union's Secretary with a libel suit. Be whatever the incident of Exts 1 and 2 might have been, the evidence and circumstances of the case, I am inclined to believe that it was not B. B. Modak about the unpleasant incident which is said to have taken place on the 26th October 1950 over the phone. Now we are to consider as to whether the action taken against B. B. Modak by the management was in any way prompted by a spirit of indignation of the Manager arising from the complaint of B. B. Modak as also the Union demanding an apology.

It is admitted by B. B. Modak that on the 24th October 1950, he refused to operate the Gestetner Stencilling Machine as a part of his normal duties. It is suggested that the management wanted to force him to operate the machine as part of his duty during normal office hours with a view to find an opportunity to drive him out. This was undoubtedly on the 24th October when B. B. Modak declined to operate the machine as directed by the management. Assuming that what B. B. Modak said is true, the action of the management to operate the machine during normal office hours had no connection with the unpleasant incident of the 26th October. The attempt was made to undo the admission of B. B. Modak about the date

on which he is said to have been asked by the management to operate machine during normal office hours in re-examination. But re-examination was not allowed on this point. It is thus clear that the incident of 26th October 1950 and the alleged direction of the management on the 26th October 1950 cannot be connected as cause and effect. I shall presently point out that there are other circumstances which will prove that the unpleasant incident of the 26th October had no connection whatsoever with the dismissal of B. B. Modak.

It is admitted by B. B. Modak that on 24th October 1950 he refused to operate the Gestetner Machine as he was asked to do the work during office hours. He declined to work the machine unless he was paid the pay of a clerk and he was agreeable to do the work only if he was transferred to the grade of clerks. This fact was reported by Sri Gopalani, Commercial Manager, on the 27th October 1950 (Ext. 8, Annexure I to the Commission's written statement). Sri Gopalani did not immediately report the matter. He waited for three days during which period he claims to have persuaded B. B. Modak to do the work. When B. B. Modak was found adamant, Sri Gopalani reported against him.

We are to enquire whether this refusal on the part of B. B. Modak is any justification or whether this refusal amounted to insubordination justifying the extreme punishment of dismissal. The present machine is automatic and was purchased sometime in 1942. Before this new automatic machine was purchased, the Company had an old type of duplicating machine. B. B. Modak was appointed a duffery on 10th December 1943 at a salary of Rs. 20 per month. It is admitted by the Union in his letter to the Manager, dated 15th November 1950 (Ext. F, Annexure E to the Company's written statement) that one Sri Chakrabarty, predecessor in office of B. B. Modak, used to operate this machine. The sworn testimony of the senior duffery Kalipada is that he also operated the old machine. After the new machine was purchased it was operated by one Mr. Ford, senior European Assistant, then by Miss Philips, a lady Steno-typist, then by Sri Kali Kinkar Chatterji and then by his successor in office Ajit Samanta. Sri Kali Kinkar and Ajit Samanta were clerks of the Coal and Lignite Department. Ajit Samanta was appointed on 22nd May 1944, by letter, Ext. 4. In this letter he was given to understand that he was to operate the Gestetner machine as a part of his duties. B. B. Modak's defence is that when after the death of the in-charge officer Mahadeb Babu, the works devolved upon Ajit Samanta. Ajit Samanta could not be spared to learn the work and was given the assurance of promotion and increment and that on this assurance of increment and promotion held out by management, he did the work as an extra work during his off time. The case is that he refused to do the work as the assurance of promotion and increment was not fulfilled. The sworn testimony of the Head Duffery Kalipada is that he all along worked the small machine and that Mr. Ford told him to work the big (new) machine, he told Mr. Ford he would not be able to work the machine. After B. B. Modak's dismissal, Kalipada has been operating the machine. A demonstration was given to him before this Tribunal in open court and I found that he could not operate the machine, although he said that the work had been forced upon him. He has put in 30 years' service and he is an old man. He might have some objection to take up a new machine in his old age when his mental and physical conditions were on the decline. The duffery Kalipada pointed out the difference between the old and new types of machines. The difference, according to him, is that the new machine has three rollers while the old one had one roller. The new one has a meter, a device to make the stencilling paper loose and a device to vary the spacing. These devices

is not in the old machine. The new machine being automatic the machineries may be complicated. Both the types of machines were brought before this Tribunal and a demonstration was given in open court. My opinion is that although the machineries may be complicated, the new type is more convenient and more simple as the feeding of paper is automatic. In the old type the feeding of paper requires a good deal of care and attention. The work is done more speedily in the new type of machine. It is clear that the old duplicating machine was operated all along by duftery and that the fact that Mr. Ford wanted Mr. Das to work the new machine indicates that it was meant for dufteries. Whenever a new machine is introduced, some training of the man who is to operate the machine is usually necessary. It cannot be denied that a man with some high education will do the work more easily than one who has not so much education. This is possibly the reason why Mr. Ford took up the work first and why Miss Chatterji, Mr. Chatterji and Mr. Samanta did the work. The mere fact that after the purchase of the new machine it was operated by Mr. Ford, Miss Chatterji, Mr. Chatterji and Mr. Samanta, does not warrant any conclusion that the work really appertained to the job of a clerk. They did the work some time so long as a duftery was not trained up. The work did not require any higher education than that of a duftery. The evidence is that a chokras can operate the machine. If it really requires any higher education, it would have been against the interest of the management to let the work in charge of a man who has not the requisite education. A clerk can do the work if he gets some training. It is the exclusive management function to distribute different jobs among its employees and fix their wages, according to the value of the job and the Tribunal should not interfere so long as the distribution is not uneven, and does not cause hardship to or strain on any workman. The Tribunal has jurisdiction to interfere when the distribution of work is found inequitable and the wages are fixed in ignorance of the accepted equitable principles. One of the principles is the wages for similar jobs in the similar industry or in comparable industries in the locality or in the neighbourhood.

That B. B. Modak had been doing the work for a pretty long time cannot be denied. We are to enquire whether he had any assurance from any authority with authority to give such assurance, and if he had any such assurance, what that assurance was and whether B. B. Modak did the work as an extra work only in off time. Although in the written statement it was stated that the assurance came from the management, B. B. Modak gave in his explanation [Ext. B (1)] that the assurance came from Mr. Gopalam, Commercial Manager. Mr. Gopalam became the Commercial Manager only in 1948. Before that he was only the personal assistant to the Manager. The Union stated in his protest against B. B. Modak's dismissal that the assurance came from Mr. Gopalam as also from Mr. H. N. Bose. This is undoubtedly an improvement over what B. B. Modak himself said in his explanation. At the hearing B. B. Modak omitted to mention the name of Mr. Gopalam and named only Mr. H. N. Bose from whom he claims to have got the assurance of promotion and increment. Mr. Gopalam and Mr. H. N. Bose have been examined before me. They deny having given any assurance to B. B. Modak. They also deny to have had authority to give any such assurance. Mr. H. N. Bose was only an Assistant Manager and Gopalam was only a personal assistant to the Manager. They could not have had any authority to promise promotion or increment of any workman. Even assuming that they had asked B. B. Modak to learn the work and to do it for a better chance in the future, it was only an advice from a friend and a well-wisher and not an assurance from an officer with authority. They might at best recommend B. B. Modak for increment or promotion.

B. B. Modak did the work for a pretty long time. His case in written statement was that he did the work as an extra work after of hours and on Saturdays and on Sundays. At the hearing he did not us in clear terms that this work was confined to off time on Saturdays and Sundays only. All dufteries were paid for overtime work at the dou normal rates. B. B. Modak also claims to have received payments overtime works at the Gestetner machine at double the normal rates of wages. The registers for overtime works and payments have been filed this case. These are Exts. 5 and 5(a). The Company placed before a complete list of overtime works and payments for B. B. Modak fr 19th May 1948 to 16th September 1950. These were placed before the lear Advocate for B. B. Modak. Nothing could be pointed against this ch This is Ext. 6. This shows at a glance that B. B. Modak had to do overt work on various accounts, form, stencilling, cleaning office, station arranging, record destruction, etc. B. B. Modak's evidence is that he no overtime work before he commenced operating Gestetner mach Thus, according to B. B. Modak on those days on which he had no operate the machine he had no overtime work before he was placed in ch of the machine. No explanation has been offered how there could any overtime work for works other than stencilling form. This could possible only if he had done stencilling work during normal office ho Mr. Gopulam has also filed a statement to show that on several dates B Modak operated the machine during usual office hours. This is Ext 8 was prepared from registers of overtime works [Exts. 5 and 5(a). several requisitions for forms (Ext. 7 series). Mr. Gopulam's conten was that in between the dates when the requisitions were received and they were complied with B. B. Modak did not do any overtime work. Union as also myself thought that the requisitions might have complied with from the stock of forms previously prepared. This is I myself enquired whether the Company had any stock book of to Mr. Gopalam denies to have had any such stock book. Even assuming the Company maintained stocks of forms and an account for the stock careful perusal of Ext. 7 series will indicate that the forms requisit could not have been prepared before the requisitions were received if I find that in between the dates when the requisitions were receive the Company at Titaghur and the requisitions were complied with, the f could be printed in the stencilling machine without any overtime v the irresistible conclusion shall be that the forms were prepared d normal office hours. Ext. 7 is a requisition, dated 29th January 1949 500 copies of a circular letter, according to a specimen forwarded with letter. The requisition was complied with on 1st February 1949 circular letters could not have been printed before the specimen received. Ext. 7(b) is a requisition, dated 10th March 1949, for pu 1,000 copies of forms, according to a specimen forwarded with the r sition, on 1,000 copies of blank letter heads which were also forw with the requisition. On 31st March 1949, 400 copies of these forms sent. The full quantity requisitioned could not be supplied and the exp tion was that as the letter head had been made into pads all the forms not be printed and that a good lot of the letter heads got damaged in e of printing. Ext. 7(d) is a requisition, dated 26th April 1949, for 750 f For printing these forms, one packet of old forms was forwarded along the requisition. This requisition was complied with on 28th April The forms were prepared on paper other than that sent with the requi The explanation is that the sheets which were received with the requi had been cut already and Gestetner copies could not be made on such pieces of paper. It was pointed out that if the sheets were not cut, could have been used for the purpose. Ext. 7(f) is a requisition, date December 1949, for printing 100 copies of application forms for a

re permit according to a specimen forwarded with the requisition. requisition was complied with on 14th December 1949. Ext. 7(h) is requisition, dated 15th June 1950, for 500 copies of a form, according specimen forwarded with the requisition. Ext. 7(i) shows that the requisition could not be complied with at least up to 20th June 1950 on the ground that the machine had gone out of order. This requisition was complied with on 29th June 1950. Ext. 7(j) is a requisition, dated 29th June 1950, for 2 forms, according to specimens forwarded with the requisition. One of these forms could be supplied on 29th July 1950. The other could not be supplied on the ground that the papers sent with the requisition which had already been cut could not be used for the machine, as they would not take in small papers. It is clear from the nature of the requisitions that these forms could not be printed beforehand. These forms have been printed after the requisitions were received and before they were supplied with. I have examined the registers [Exts. 5 and 5(a)] and find no overtime work for printing forms at the Gestetner machine between the dates when the requisitions were received and the requisitions were complied with. This fact alone indicates that the Gestetner machine had been worked during normal office hours at least on several days. Modak also admits that the canteen tickets are printed during office hours. It, therefore, follows, that B. B. Modak's contention that he always used the machine as extra work during his off time and that he never used the machine during the normal office hours does not stand.

In the explanation of B. B. Modak, dated 7th November 1950 (Ext. 7(k)), he said that he was not totally disagreeable to do the work during normal office hours. He was agreeable to do this work as a part of his normal duties. There was a re-adjustment of the works among the dufteries. When the dispute was pending before the Conciliation Officer, B. B. Modak refused to have taken the same stand. This is clear from the evidence of Modak himself. Now, when the Conciliation Officer asked B. B. Modak to resume his work on the understanding that the question of adjustment of works among the dufteries would be taken up later, his answer was that he would give his answer after consulting the Union. But no answer was given. This shows that B. B. Modak was agreeable to do the work during normal office hours provided he was not more overworked than the other dufteries. At the hearing the learned Advocate for the Union pointed out that in the last portion of the explanation (Ext. B), B. B. Modak did not mean what his language indicated. B. B. Modak was asked and cross-examined in Bengali before me. And I presume that I understood Bengali well. What he claims to have said before the Joint Labour Commissioner (Conciliation Officer) is exactly what has been stated in the last portion of Ext. B. These circumstances indicate that there would have been no dispute if B. B. Modak was left to himself. But B. B. Modak is acting under the instruction of some one else. On the evidence and circumstances of the case I am inclined to believe that the use of the Gestetner machine was a part of B. B. Modak's normal duties. Even if I assume for argument's sake that it was not a part of the normal works of the duftery initially, it was made part of B. B. Modak's duty who had used the machine during normal office hours, as also during off time for a long time. If he had any grievance about wages he should have raised it for it in a constitutional way, without bluntly refusing to do the work, unless he was promoted to the grade of a clerk. If B. B. Modak had continued to work after doing his other works, there is no reason why he should have stopped working the machine during his spare time within the normal office hours. If his other works were sufficient for the day, it matters little whether he worked the machine during office hours and the stencilling work after office hours or whether he does stencilling works during office hours and other

works outside the office hours. The refusal to operate the G&S machine as a normal duty undoubtedly amounted to insubordination and indiscipline. It is clear from the evidence on record and also from the admission of B. B. Modak that the Company did not take an abrupt decision. Considerable opportunities were given to B. B. Modak to reconsider the consequences of the position he had taken. He was adamant and the Company discharged him by a notice, dated 2nd December 1950. The very fact that considerable opportunities were given to B. B. Modak to consider the position he had taken, conclusively proves the absence of any unfair labour practice or any spirit of victimisation and vindictiveness on the part of the employers. I cannot persuade myself that the action taken by the management was in any way unjustified.

I may note in this connection that the grades and scales of pay of dutteries were revised in July 1950 [Ext. 3(2)]. There were two grades (1) Rs. 26—24—45; (2) Rs. 45—3—86. At that time B. B. Modak was getting Rs. 41. His wages were at once raised to Rs. 48. Under the scale the employees were to get one increment for each period of three years completed service. B. B. Modak had completed 6 years' service. He was to get two increments. His wages could have been fixed at Rs. 45, the maximum of the junior grade. Promotion from one grade to the other cannot be claimed as of right. It depends upon efficiency, and because B. B. Modak was considered efficient he was allowed to cross the bar and was promoted to the senior grade. This fact B. B. Modak should have taken into consideration. On the evidence and circumstances of the case as placed before me I am unable to interfere with the decision the management has taken.

In the result, the demand of the Union for reinstatement of B. B. Modak is rejected as untenable.

A. DAS GUPTA,

Judge

The 16th April 1951.

By order of the Governor

D. S. P. MUKHERJEE, Jt

ORDER.

No. 2563Lab.—25th April 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6592Lab., dated the 11th November 1950, the industrial dispute between Messrs. S. K. Chakrabarti & Co. Ltd., Mission Row, Calcutta, and their workers represented by the Chakraborty Workers' Union, 206, Bow Bazar Street, Calcutta, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of the industrial dispute existing between Messrs. S. K. Chakraborty, Ltd., Mission Row, Calcutta, and their workers represented by S. K. Chakraborty Workers' Union, 206, Bowbazar Street, Calcutta.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, District Judge, Chairman of the Tribunal.

sent for the Union: Sri Jatin Chakravorty, Vice-President, S. K. Chakraborty Workers' Union.

sent for the Company: Sri B. K. Ghosh, Pleader.

By Government order No. 6592Lab., dated the 20th November 1950, aforesaid dispute has been referred to me for adjudication under sections 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

The reference was received here on the 22nd November 1950. The Union filed its written statement on the 11th December 1950. The Company filed its written objection on the 10th January 1951. Issues were framed on 20th January 1951. After some adjournments the case was taken up for hearing on the 4th April 1951. The trial was concluded on that day. Award was reserved.

The issues, as framed by the Tribunal, stand as follows:—

(1) Rules about confirmation in service.

(2) Scale of basic wages.

(3) Dearness allowance.

(4) Working hours.

(5) Leave rules.

(6) Overtime wages.

(7) Bonus.

• Rates of travelling allowance.

• Rules about provident fund and gratuity.

• Dismissal of Bhagawat Das, if justified? If not, to what reliefs he is entitled?

AWARD.

Before the issues are taken up for adjudication, a brief history of the dispute will be relevant. The Union placed one charter of demands on 24th September 1948. The dispute was settled by an agreement entered into between the parties on the 2nd February 1949. It is a condition of the Company that the present claim of the Union is barred by the principles of waiver, estoppel and acquiescence. According to the Union, the financial difficulties forced it to resort to retrenchment. It resorted to retrenchment from the top ranking officers. So far as Bhagawat Das was concerned, he overstayed his leave without notice. He was considered as a surplus. So he was retrenched. According to the Union, the charter of demands was placed on the 10th February 1950 by the workers. The question of estoppel, etc., does not arise. The Union made efforts to reach an amicable settlement. The Union sought for the attention of the Labour Directorate. The attempts at conciliation by the

Labour Directorate also proved unsuccessful, because the Company avoided being present in any of the meetings arranged. So the present dispute has to be referred to the Tribunal for adjudication.

Issue No. 1.

5. The Union's case is that an employee must be confirmed in service after three months of his joining. The Company has not raised any special objection to this. But this being more or less an Engineering firm where technical skill is required, I do not think that three months' probationary period is enough for confirmation. I accordingly direct that an employee should be put in six months' probationary period under this Company before he can be confirmed in any particular department subject, of course, to his efficiency being proved to the satisfaction of the authorities. Confirmation after six months' probationership must be the rule. Refusal to confirm must be by way of exception and, accordingly, rare.

Issue No. 2.

6. This relates to the scale of basic wages. From the list supplied by the Union I find that the pay of a helper to a mistry is Rs. 21 per month and that of a store durwan, who is a wholetime servant, is Rs. 25 per month. I also get that the pay of a sweeper, peon or bearer starts at Rs. 25 per month. The Company has not challenged this written statement of the Union which is certified by the Vice-President of the Union. I find that the minimum pay of other workers is above Rs. 30 per month. I award that the minimum pay, both of the helper to a mistry as well as of the store durwan, of the sweeper, of the peon and of the bearer must be Rs. 30 per month. That should be the minimum basic pay of all employees in service under this Company. Regarding the minimum basic pay of the head mistry and of the mistries of the different grades, as well as of the carpenters of different grades and of the store-keeper and collector, I must point out that I am unable to fix any minimum basic pay. That I fix is that the minimum basic pay of the semi-skilled worker should be Rs. 35 per month and of the skilled worker Rs. 40 per month. The category into which a worker will be put is a matter which is left to the Company to decide upon. In this Company, I understand, the workers have not been classified into the specified categories of unskilled, semi-skilled and skilled workers. Such classification is necessary. I direct that the Company at its earliest convenience classify the workers into different categories as specified above so that the grievances of the workers against basic pay should be specific. In that case also the Company will be in a better position than I am to see for itself whether the minimum of basic pay in a particular case is unjust and unfair. As matters stand, without assessment of work or job valuation I am not in a position to fix the minimum basic pay of different kinds of workers as the Union has mooted before me.

The increment in minimum basic wages which I have awarded above shall have operation prospectively, i.e., from the time when the award becomes operative. Considering the financial position of the Company I decline to give such increment any retrospective effect.

Issue No. 3.

7. This issue relates to increment of dearness allowance. I find from the chart supplied by the Union that the dearness allowance of this Company is Rs. 25 per month irrespective of any category of worker. This is in conformity with the award of the first General Employees' Tribunal presided over by Sri S. K. Sen. But in the last General Employees' Tribunal presided over by Sri S. N. Modak this rate of

ance has been revised and raised. According to the last General increasing Tribunal the dearness allowance irrespective of any category workers has been given as follows:—

Basic wages.				Dearness allowance.	
				Rs.	
Up to Rs. 50	31
From Rs. 51 to Rs. 100	42
From Rs. 101 to Rs. 150	48
From Rs. 151 to Rs. 200	54
Rs. 201 and upwards	60

Award under Government order No. 11261 Lab., dated 8th March 1950, published in the extraordinary issue of the *Calcutta Gazette* on 21st December 1950.)

But regard being had to the financial position of this Company which far from being bright, I do not feel inclined to grant enhanced dearness allowance on the above scale. Though minimum wages do include basic wages as well as dearness allowance and though an industry, to justify its expense, must pay minimum wages to every worker, yet the dearness allowance has been made dependent in most of the awards on the capacity of the industry to pay it. There has been an evident attempt in the awards of the tribunals to fix the burden on the industry gradually with an eye to capacity to pay. If the burden is abruptly increased on theoretical basis on certain principles, the chances are that the industry might collapse being unable to bear up under the burden. The result will be that the workers, who were after all getting subsistence wages, will be absolutely stranded in the streets. Government have not yet embarked upon any insurance scheme or any scheme to provide for unemployment. In such circumstances, it will be the primary duty of the Tribunal as much to see the workers' wants just to enable them to keep body and soul together as the financial capacity of the Company to pay for the labour. In awarding dearness allowance the village "nexus" will also not be lost sight of. Though in reckoning minimum wages including dearness allowance, the cost of three consumption units in a worker's family should be computed, it will not do to forget that the worker is not required to provide entirely for his family. To implement the income of the worker and to eke out independent living of its own, the members of each family generally are out on their own labour. So the dearness allowance must be scaled down to certain extent when we find that the worker does not live with all his family in the barracks of industry premises. Dearness allowance should be viewed against the background of the National income per capita at present is very low. Taking all these factors into consideration, the dearness allowance as specified below—

Basic pay.				Dearness allowance.	
				Rs.	
Up to Rs. 50	30
From Rs. 51 to Rs. 100	35
From Rs. 101 to Rs. 150	40
From Rs. 151 to Rs. 200	45
Rs. 201 and upwards	50

dearness allowance will be applicable to the employees of all categories under this Company with effect from the date this award will come into operation.

Issue No. 4.

8. This issue relates to the working hours of the workers. Grievances of the Union, as urged before me, seems to consist in the fact that the workers have no specified hours of work. They are called to work at any time of the day and made to work till any time. It is certainly desirable that there should be specified periods of work so that the workers may get overtime wages for excess time of work. The Union in its demands submitted on the 10th February 1950 has claimed that hours of work on Monday to Friday should be from 9 a.m. to 5 p.m. with a recess of one hour, and on Saturday the working hour should extend from 9 a.m. to 3 p.m. with 1 hour's recess. This works out to 40 hours of work in a week excluding the recess period. That is certainly much too less than what obtains in other factories. It also does not tally with the total hours of work in a week which, according to the Union, should be 48 hours with one hour's recess daily. I award that the working hours should be from 8-30 a.m. to 12-30 noon and again from 1 p.m. to 5 p.m. on all working days of the week excluding Saturday. On Saturday the working hour should be from 8-30 a.m. to 1-30 p.m. This results in giving $\frac{1}{2}$ hour recess on Monday to Friday. Thus it is awarded that the working hours should be 8 hours daily exclusive of $\frac{1}{2}$ hour recess on Monday to Friday and 5 hours on Saturday without recess. The total hours of work in a week must not exceed 48 hours as laid down in section 51, Chapter VI of the Factories Act, 1948, as modified up to 1st December 1949. This issue is thus disposed of.

Issue No. 5.

9. It is contended by the Union that there is hardly any hard fast rule in the matter of leave. The Union demands that the leave system be regularised. The Union claims one month's leave with pay cum bonus up to two years, one month's sick leave with pay and three months' leave without pay and fifteen days' casual leave to each employee. I claim that the existing system of granting $2\frac{1}{2}$ days' pay added to monthly pay should be abolished. I certainly agree that this system of granting $2\frac{1}{2}$ days' pay only makes confusion worse confounded. I never come across such system in any other factory. So I award that the system must be abolished as soon as the award comes into operation. Regarding the other branch of the claim, I must say that if such a claim is conceded, then the production must necessarily go down. The claim is certainly extravagant. I award in pursuance of the provision of the Factories Act that the workers would earn one day's leave for each day of work on full pay subject to a minimum of 10 days. I award also 10 holidays amounting to 10 days in a year. Sick leave I allow to the extent of 15 days on half pay on medical certificate either of the Company's medical practitioner or of a competent kaviya or of a registered medical practitioner. This issue is thus disposed of. I turn down the claim for casual leave.

Issue No. 6.

10. This issue relates to overtime wages. The Union claims double the pay as overtime wages if any employee is made to work on any day. Overtime wages will be $1\frac{1}{2}$ times of the pay if any employee is made to work on any week day. Overtime is claimed also in case of overtime on any week day. Overtime is claimed also in case of overtime in the event of being employed after 10 p.m. I think that the Factories Act, 1948, as modified up to December 1949, has amply provided for overtime wages. Section 59, Chapter VI, lays down,—"Where a worker in a factory for more than nine hours in any day or for more than nine hours in any week, he shall, in respect of overtime work, be entitled to the rate of twice his ordinary rate of wages." If made to work on a

will not double the ordinary wage. I think the above provisions must apply in the present case also. I award accordingly.

Issue No. 7.

11. The claim for bonus must fail. The Company has sustained loss and has made it clear. No practice of granting systematic bonus in the past has also been made out. I do not like to hasten the end of this company by burdening it with bonus. So the claim is turned down.

Issue No. 8.

12. The Company concedes that it grants actual travelling allowance to the employees whenever they are employed to do any work outside the factory premises. I think that the payment of actual travelling allowance is quite appropriate to meet the exigencies of the situation. The workers do not claim that they should get more than what they have spent for such side duties. So the existing system should continue.

Issue No. 9.

13. Considering the financial position of the Company which is certainly very bright and dependable, I do not think that I should introduce a Provident Fund or gratuity at the present moment. Unless the company's position improves and becomes fairly stable, such a claim would be the position which is bad enough, still more worse. It may even bring about the collapse of the Company. I have scrutinised the audited balance-sheets for the years ending 31st December 1946 and 31st December 1947. A noteworthy feature that the Reserve Fund in 1946 amounted to Rs. 74 lacs and odd. The unsecured loan from Sri S. K. Chakravarty, who is really the mainstay of this limited Company, amounts to Rs. 5 lacs and odd. Against this, in 1947 I get that the amount of the Reserve Fund remained in tact. Only the unsecured loan from Sri S. K. Chakravarty has risen to Rs. 7 lacs and odd. Thus it becomes clear that it is Sri S. K. Chakravarty who is pulling up the Company from going down. But, at the same time, it appears that Rs. 3 lacs and odd have been advanced to San-Equip, Ltd., and Rs. 1 lac has been invested in fully paid up shares of Equip, Ltd. What does this indicate? Does it not show that Sri Chakravarty is financing San-Equip, Ltd., through this concern? It is very well known that the financial position of this Company is shown to be desperate but, in fact, it is not so because it is linked up with another firm of Sri S. K. Chakravarty. The balances can be manipulated in circumstances to show the financial position, good or bad, according as Sri S. K. Chakravarty wants to have. Considering all this, I am clearly of opinion that the financial position of this Company is certainly not so bad as the balance-sheets have been made to depict. Besides, these balance-sheets do not show the up-to-date position of the Company. The over-all position of the Company seems to be that it is somehow carrying on its business without making much profits such as to enable it to grant either a Provident Fund or to introduce Provident Fund system or gratuity. So I reject the claim for provident fund and gratuity.

Issue No. 10.

This issue relates to the dismissal of Sri Bhagawat Das. Sri S. K. Chakravarty, who has deposed for the Company, admits that Bhagawat Das was the Secretary of the Union. This also appears from Ext.

B where Bhagawat Das has signed the agreement between the Union and the Company as the Secretary of the Union. This agreement is dated February 1949. According to the Company, Bhagawat Das was discharged because (1) he overstayed his leave and because (2) he was considered surplus. He was retrenched with a view to effect economy. From E 1(a), which is dated 16th October 1949, it appears that the Union has given notice that it does not like to abide by the agreement entered into on 2nd February 1949. It also intimated that it was going to place its claims on the basis of a resolution of the Union. Ext. 1 is the intimation of the order of discharge of Bhagawat Das. This is dated 15th September 1950. Ext. H shows that Bhagawat Das wanted an extension of leave from 18th August to 4th September 1950 as his wife was lying on her death bed. On that the department passed an order asking Bhagawat Das not to return unless called because the Company was bent on effecting retrenchment as an economic measure. So the position boils down practically to this, whether the Company discharged Bhagawat Das for his Union activities as a disciplinary action for overstay of leave or for economy. I must find that the plea of the Company to discharge Bhagawat Das on the ground of overstay of leave cannot be sustained. The Company could not show that it had standing orders in the matter of leave. Besides, Bhagawat Das should have been given an opportunity to explain for such discharge. The reason given in his application cannot be summarily thrown out. A man cannot leave his dying wife if her condition is really such. The Company did not hold an enquiry, nor was it disposed to listen to such ground. That shows that the Company was out to dispense with the services of Bhagawat Das. Regarding the second ground of economy, of course, the Company is always within its inherent right to size the personnel of works according to its needs. But that does not justify the Company to retrench any man it pleases. Retrenchment should not be effected capriciously. Senior people are retained while junior people are retrenched. "Last in, first go" is an accepted principle of retrenchment. The Company asks the Tribunal to believe that it started with retrenching the seniormost in the first instance. But during the evidence, the few instances that were cited did not substantiate it. Those who left the Company did so either to undertake a new business of their own or were otherwise provided for. It is not clear whether they had left of their own accord or had been retrenched. Even if they were retrenched, that cannot justify by itself that Bhagawat Das's retrenchment was in order. In this particular case Bhagawat Das was the Secretary of the Union. That Union was placing its demands before the Company in contravention of an agreement entered into on 2nd February 1949. The Company in its written statement before me maintains that the Union's claim to depart from the agreement is unsustainable. So it is clear that the Company wants to pin down the Union to the agreement of February 1949. It can best achieve its end by sacking the Secretary of the Union who was placing demands contrary to this agreement. In this context, the discharge of Bhagawat Das is very suspicious. The burden of proof was in such circumstances to be on the Company just to show that its action was *bona fide* and above board. I am unable to find that the Company has discharged such burden. On the other hand, I am inclined to think that Bhagawat Das, an old worker, was sacked for his Union activities or to let down the Union in its dealings with the Company. That certainly amounts to unfair labour practice and victimisation. That being so, I find that Sri Bhagawat Das is entitled to reinstatement. He must be reinstated within one month of the award of reinstatement into operation in his previous post provided he turns up for employment within reasonable period. But if that post is not available, then he must be placed in an equivalent post with equal prospects and pay.

Regarding compensation, Bhagawat Das should have been entitled to wages during the period of his forced unemployment. I however do not allow such compensation with an eye to the financial position of the company which I have already discussed. I merely award that Bhagawat Das will get one month's wages as compensation, the wages having to be apportioned on what he drew in the month just prior to his discharge. His period of forced unemployment should be treated as leave without pay for future benefit. This issue is thus disposed of.

G. PALIT,

Chairman of the Tribunal.

18th April 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2637Lab.—26th April 1951.—Whereas under the Government of Bengal, Labour Department, order No. 6790Lab., dated the 11th November 1950, the award made on adjudication of certain industrial disputes between Messrs. Napier Paint Works, Limited, having their factory at Gobra Gorasthan Road, Calcutta, and their workmen represented by the Napier Paint Workers' Union of 115, Dhurramtola Street, Calcutta, was referred to a Tribunal consisting of Sri A. Das Gupta, District Judge, for consideration whether the period of operation of the said award should not be terminated by reason of a certain material change in the circumstances on which the said award was based occurring since the award was made;

and whereas during the pendency of the proceedings before the said Tribunal the said Napier Paint Workers' Union, on behalf of Bismath, Rajendra, Dukhan, Lakhan Kumar, Jagdish, Gobin and Kailash, seven members of the said Messrs. Napier Paint Works, Limited, made a complaint in writing before the said Tribunal that the said Messrs. Napier Paint Works, Limited, had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the commencement of the said proceedings and had thereby contravened the provisions of section 33 of the said Act;

and whereas in exercise of the power conferred by section 23A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

and therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to confirm the award of the said Tribunal so submitted as shown in the schedule hereto.

ANNEXURE.

In the matter of reference No. 6790Lab., dated the 27th November 1950, the Government of West Bengal, Labour Department, and in the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, (Case No. 58 of 1950), and in the matter of discharge of (1) Sri (2) Chandraj, (3) Lakhan Kumar, (4) Kailash, (5) Dukhan, Jagdish and (7) Gobin, employees of Messrs. Napier Paint Works Limited, factory at 8, Gobra Gorasthan Road, Calcutta, and Head Office at 3, Mati Sil Street, Calcutta, represented by Napier Paint Workers' Union, 115E, Dhurramtola Street, Calcutta.

PRESENT:

SRI A. DAS GUPA, District Judge.

For the complainants: Sri D. L. Sen Gupta, Advocate, assisted by Swadesh Gupta, Vice-President of the Union

For the opposite party: Sri S. Sen, Advocate and Sri N. M. Das Gupta, Pleader, instructed by Sri Nirmal Kumar Banerjee, Sales Manager and Sri Asutosh Jana, Chemist.

AWARD.

In pursuance of the order of reference No. 6790Lab., dated 27th November 1950, of the Government of West Bengal, Labour Department, under section 17(4) of the Industrial Disputes Act, proceedings were started immediately on receipt of the order. The decision has not yet been submitted to the Government. The proceedings are still pending.

A complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial (Appellate Tribunal) Act, 1950, has been filed by the Napier Paint Workers' Union on behalf of the seven workmen Bishu Chandraj, Dukhan, Lakhan Kumar, Jagdish, Gobin and Kailash on the allegations that these workmen were wrongfully discharged in December 1950 during pendency of the proceedings started under the Government of West Bengal, Labour Department, order No. 6790Lab., of the 27th November 1950, without any permission of the Tribunal as contemplated by section 33 of the Act. Of these workmen, Bishu, Lakhan Kumar and Kailash have since been reappointed without maintaining continuity in their service and without wages for the period of forced unemployment. The Union seeks for reinstatement of all these workmen to their former posts without loss of service and for wages for the period of forced unemployment.

The opposite party pleads that the workmen mentioned in the petition were appointed temporarily for temporary purposes on the understanding that they might be discharged at any time without prior notice and contends that in view of the special nature of appointment neither any notice nor any permission of the Tribunal was necessary.

Section 33 prohibits, during pendency of proceedings in respect of an industrial dispute before a Conciliation Officer, Board, or Tribunal, alteration of the conditions of service of workmen to their prejudice by discharge or punishment by dismissal or otherwise of any workman concerned in the industrial dispute, except with the express permission of the Conciliation Officer, or Board, or Tribunal, as the case may be. When the Industrial Tribunal assumes jurisdiction over an industrial dispute, it has jurisdiction only on a reference by the appropriate Government under section 33 of the Act. This is the general rule. Section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, provides the only exception where a Tribunal can assume jurisdiction.

Industrial dispute independently of a reference by the appropriate Government. Section 33A provides, as a special rule, that where there is a contravention of section 33 during pendency of a proceeding before a Tribunal, on a complaint of the workman aggrieved by such contravention, the Tribunal may assume jurisdiction over the complaint and adjudicate upon it as a reference referred to it by the appropriate Government. The pre-requisite conditions must be fulfilled before the special provision of section 33A may be invoked. The pre-requisite conditions are (1) that there is pending proceeding before the Tribunal in respect of an industrial dispute; (2) that there has been a contravention of section 33 of the Act during pendency of proceedings; (3) that the workman or workmen aggrieved by such contravention are concerned in the parent dispute in respect of which the proceedings are pending and (4) that the aggrieved workman or workmen have filed a complaint in writing before the Tribunal. Of the prohibitions imposed by section 33 we are concerned only with the prohibition about re-employment. Sri Anil Kumar Ghosh, Works Manager, is the only witness examined in this case. The seven workmen were discharged on 7th December 1950 when the proceedings under order of reference No. 6790Lab. were pending. It transpired at the hearing that Bisnath, Lakhan Kumar, Kailash Chandraj were reappointed on 11th December 1950. The following statement indicating the dates of the original appointment of these workmen, dates when they were discharged and the dates when they were reappointed may be very useful:—

Date of appointment.	Date of discharge.	Date of reappointment.
.. 15th May 1950	.. 7th December 1950	.. 11th December 1950
.. Ditto	.. Ditto	.. Ditto.
.. 14th September 1950	.. Ditto	.. Ditto.
.. Ditto	.. Ditto	.. Ditto.
.. Ditto	.. Ditto
.. Ditto	.. Ditto
.. Ditto	.. Ditto

was contended on behalf of the employers that these workmen were temporary workers. We get from the evidence of the Works Manager that these workers were never given any appointment letter. They were appointed for regular works. One year's service was required to get the permanent status. It was suggested by the complainants that these workmen were engaged only to prevent them from acquiring the permanent status. The Works Manager tells us that after the discharge of these workmen, it was decided that if they were taken in again the works could be conveniently done. It follows that these workmen were not surplus. They were necessary. In the case of Indian Photo Engraving Co., Ltd., published in the Calcutta Gazette of the 25th January 1951, under Government of West Bengal, Labour Department, order No. 3311Lab., dated 16th January 1951, it was held that termination of services of temporary workmen by operation of section 33 of the Act. Temporary workmen are those who are appointed for a specified term or for a specific work of a temporary nature. Temporary accumulation of work is also a work of a temporary nature. In all such cases the services of the workmen are terminated, by operation of law, either on expiry of the term for which they were appointed or on completion of work for which they were employed. I have explained this in my award for Indian Photo Engraving Co., Ltd., and I do not need to reiterate the reasonings here. But where a workman is neither appointed for a specified term nor for any specific work of temporary nature, he is not a temporary workman in the strict sense of the term, although the employers may call him so. My experience is that in some cases the employers designate the regular workers as temporary workers with some

ulterior motive, namely, that if occasion arose, these workers might be charged without any notice or compensation. This undoubtedly amounts to an unfair labour practice. In the present case the workmen were appointed for a specified term nor were they employed for any special or temporary nature. They were employed for regular work. On the date of their discharge they did not complete one year's service to entitle them to the permanent status. They might be called probationers rather than temporary workers. Even if they were called temporary workers that is not so in the strict sense of the term, to be denied the benefit of section 33 of the Act. By whatever designation they might be described they cannot be excepted from the operation of section 33 of the Act.

Besides, it is clear from the evidence of the Works Manager that the workmen were not surplus but that they were necessary. It has been amply proved that the discharges of these workmen were not based either on law or on facts. Bisnath, Lakhan, Kailash and Chandra have since been reappointed. The question of reappointment of these four workmen does not therefore arise. The period for which they were unemployed shall not be considered as break in their services, for the purpose of completing the requisite period of service for confirmation or for any other purpose which would have been available to them if they had not been discharged. They shall be paid the wages and other allowances for this period to which they were entitled at the time of their discharge.

About Dukhan, Gobin and Jagdish we are told that they are also necessary. The Works Manager says that they were asked through the Union to come but they did not turn up. There is no satisfactory evidence on this point. The Sardar has not been examined before me. There is also no evidence that the Sardar sent any intimation to these workers. There is also no evidence on the side of the workers if these three workers, after their discharge, were really keen about the reappointment. They have not been examined before me. If really they were keen about the reappointment, they would have approached the management. There is nothing to show that they ever approached the management.

We are not aware if they have gone home. If really they are keen, they could have got the information from the other four workmen who have been reappointed. The management is willing to take them in. As they are in a position to decide either way as to through whose fault they were discharged, they shall be reappointed so long I am inclined to give these workers a further opportunity. They shall be reappointed if they report themselves to the management within seven days from the date when this award comes into effect. The Union will please arrange that these three workmen do turn up as directed. I may be permitted to advise these workmen through the Union to turn up as early as possible without waiting for the time limit fixed in the award. In the circumstances of the case where the management is agreeable to reappoint these three workmen could not be made responsible for the delay, I do not feel myself justified in awarding compensation to these workmen for the period of unemployment. The unemployment of these three workmen shall however be considered without pay, and their past services from 14th September 1950 to 14th September 1951 shall be taken into account and credited against the service necessary for confirmation.

A. DAS GUPTA

District J

The 4th April 1951.

By order of the Govt.
D. S. P. MUKHERJEE,



सत्यमेव जयते

The Gazette

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স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১৪০৭জি.এ।

No. 1407G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

সাধারণ।

General.

১।—নং ১০০০জি.এ।বি.পি-৭৬।১৬১।—১ম মে ১৯৫১।
২ জেলায় বাড়াশানের রাজস্ব আধিকারিক প্রকৃষ্ণ চন্দ্র ঘোষাল
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৩।—No. 1335G.A./8P-76/49.—1st May
Krishnahari Ghosal, Revenue Officer,
Midnapore, was appointed to act as
Deputy Magistrate, for the period from the
1st May 1951 to the 30th April 1951.

৪।—নং ১০৪৪জি.এ।বি.পি-৭৬।১৬১।—৩য় মে
১৯৫১।—মেদিনীপুর জেলার কণিধার অধিবাসী
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নরেন্দ্র নাথ বসুকে ৩

Burdwan-Cooch Behar.—No. 1344G.A./8P-59/51.—3rd May 1951.—Sri Subodh Chandra Banerji, Sub-Magistrate and Sub-Collector, on probation, Asansol, Burdwan, is appointed to have charge of the Dinhata subdivision of the Cooch Behar district.

কুচবিহার-মেদিনীপুর।—নং ১০৪৪জি.এ।বি.পি-৭৬।১৬১।—৩য় মে ১৯৫১।—কুচবিহার জেলার দিনহাটার অধিবাসী নরেন্দ্র নাথ বসুকে ৩
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Cooch Behar-Midnapore. — No. 1345G.A./8P-59/51.—3rd May 1951.—Sri Jitendra Kishore Gupta Roy, Sub-Magistrate and Sub-Collector, on probation, Dinhata, Cooch Behar, is appointed to be a Sub-Magistrate and Sub-Collector on probation in the Midnapore district, and is posted to the Contai subdivision of that district.

মেদিনীপুর-কুচবিহার।—নং ১০৪৬জি.এ।বি.পি-৭৬।১৬১।—৩য় মে ১৯৫১।—মেদিনীপুর জেলার কণিধার অধিবাসী নরেন্দ্র নাথ বসুকে ৩
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Midnapore-Burdwan. — No. 1346G.A./8P-59/51.—3rd May 1951.—Sri Madhusudan Biswas, Sub-Magistrate and Sub-Collector, on probation, Contai, Midnapore, is appointed to be a Sub-Magistrate and Sub-Collector, on probation, in the Burdwan district, and is posted to the Asansol subdivision of that district.

2. Srijit Banerji will perform all the duties of a Superintendent of Police along that part of the railway line which falls within the district of Nadia.

No. 4315W.T.—1st May 1951.—The following draft of an amendment which, in exercise of the powers conferred by section 68 and section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor proposes to make in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1330Pl., dated the 21st September 1940, at pages 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, is hereby published for the information of persons likely to be affected thereby:

2. The draft amendment will be taken into consideration on or after the 30th May 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

For sub-rule (a) of rule 144 of the said rules substitute the following:—

“(a) Every motor vehicle used for the carriage of passengers other than a motor car seating inclusive of the driver, not more than five persons shall have the steering control on the right hand side of the vehicle.

(aa) The State Government may by order exempt, on such condition as may be specified in the order, any motor vehicle or class of motor vehicles used for the carriage of passengers otherwise than as a public service vehicle from the operation of sub-rule (a)”.

By order of the Governor,
N. C. GHOSH, Secy.

No 4135W.T.—27th April 1951.—In exercise of the powers conferred by section 41 and section 68 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendments in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, at pages 2655-2829, Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, namely:—

Amendments.

I. In sub-rule (a) of rule 53 of the said rules, for the word “twelve” substitute the word “thirteen”.

II. In the Second Schedule to the said rules after serial 14, add the following:—

(a) in the first column:

“15. Deputy Commissioner, Cooch Behar”,
and

(b) in the second column:

“WGS (Cars and Motor Cycles),

WGT (Stage Carriages, contract carriages, goods vehicles and other vehicles)”.

III. In the Third Schedule to the said rules after, serial 12, add the following:—

(a) in the first column:

“13. Cooch Behar
—WGS
WGT”,

(b) in the second column:
“Ditto”, and

(c) in the third column:
“Ditto”.

By order of the Governor,
B. K. SEN, Asst. Secy.

JUDICIAL DEPARTMENT

Judicial

NOTIFICATIONS.

Mowrah.—No. 2236J.—28th April 1951.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law

Amendment (Special Courts) Act, 1948 (Bengal Act XXI of 1948), the Governor is to allot for trial to the Special Judge I over the Special Court constituted by no. No. 5140J., dated the 16th September 1949, specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of accused person.	Offences charged the accused
1.	K. Surya Narayana, Establishment clerk in the office of the Loco-Foreman, Santragachi, B. N. Railway.	Section 161 of Penal Code, XLV of 1860)

Bankura.—No. 2240J.—30th April 1951.—In exercise of the power conferred by section 4 of the Bengal Village Self-Government Act (Bengal Act V of 1919), the Governor is to appoint the following members of the boards mentioned below, to be, during the absence of office as such members, union benches the jurisdiction of the said union boards, they are, respectively, members for the of that section:—

Names of members of the union boards to constitute union benches in the Sadar sub-district Bankura.

Lodna union board, police-station (1)

Sri Banku Behari Dutta.

Sri Banku Behari Bhui.

Sri Gokul Mondal.

Sri Dole Gobinda Bandopadhyay

Metyala union board, police-station (1)

Sri Nitya Gopal Panja

Sri Kulada Mahato.

Sri Durga Pada Layek.

Sri Baranashi Kundu.

Arrah union board, police-station (1)

Sri Anath Bandhu Desmukh

Sri Abinash Chandra Mandal

Sri Anil Kumar Mukhopadhyay

Sri Radha Nath Mandal.

Bon-Asuria union board, police-station (1) ghati.

Sri Amar Kanta Roy.

Sri Nalinakshya Mukherji.

Sri Uddhab Charan Mukherjee

Sri Kalikinkar Kundu.

Koniamara union board, police-station (1) ghati.

Sri Ardhendu Bhusan Sinha

Sri Bishnupada Chatterji.

Sri Sarada Prosad Roy.

Sri Kumpaka Mondal.

Rachandrapur union board, police-station
Mejhia.

Panchanan Chaudhury.

Debendranath Sarkar.

Mukundanarayan Goswami.

Hem Chandra Pal.

Rachandrapur union board, police-station Rani-
bundh.

Profulla Kumar Banerji.

Dharam Babu.

Kanai Modak.

Bhudeb Gangopadhyaya.

Koniamara union board, police-station Gangajal-
ghati.

Sri Ardhendu Bhusan Singha.

Sri Bishnupada Chatterji.

Sri Sarada Prosad Roy.

Sri Rampada Mondal.

Ramchandrapur union board, police-station
Mejhia.

Sri Panchanan Chaudhury.

Sri Debendranath Sarkar.

Sri Mukundanarayan Goswami.

Sri Hem Chandra Pal.

Para.—No. 2241J.—30th April 1951.—In exercise of the power conferred by section 78 of the Bengal Village Self-Government Act, 1919 (Act V of 1919), the Governor is pleased to appoint the following members of the union courts mentioned below, to be, during their term of office, as such members, union courts within the jurisdiction of the said union boards of which they are, respectively, members for the purposes of section 78.—

of members of the union boards to constitute union courts in the Sadar subdivision, net Bankura

Union board, police-station Onda.

Sri Behari Dutta.

Sri Behari Bhui.

Sri Mondal.

Gobinda Bandopadhyay.

Union board, police-station Chhatna.

Gopal Panja.

Sri Mahato.

Sri Pada Layek.

Sri Kunder.

Union board, police-station Chhatna.

Sri Bandhu Desmukh.

Sri Chandra Mandal.

Sri Kumar Mukhopadhyay.

Sri Nath Mandal.

Union board, police-station Gangajal-
ghati.

Sri Kanta Roy.

Sri Kalya Mukherji.

Sri Charan Mukherji.

Sri Kunder.

Ambicanagar union board, police-station Rani-
bundh.

Sri Profulla Kumar Banerji.

Sri Dharam Babu.

Sri Kanai Modak.

Sri Bhudeb Gangopadhyaya.

Calcutta.—No. 2243J.—30th April 1951.—In exercise of the power conferred by section 18 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint the ladies named below to be Presidency Magistrates in Calcutta for a period of one year from the date of this notification and to empower each of them to sit with the Stipendiary Magistrate in the Central Children Court, Calcutta, established under this department notification No. 9524J, dated the 18th November 1929.

Sri Mira Dutta Gupta.

Sri Swarnapova Sen.

Sri Dipti Chatterji.

Calcutta.—No. 2292J.—30th April 1951.—In exercise of the power conferred by section 18 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint the gentlemen named below to be Presidency Magistrates in Calcutta for a period of one year with effect from the 22nd May 1951 and to empower each of them to sit singly as a Presidency Magistrate.

Sri Mriganka Bhusan Roy.

Sri Prafulla Chandra Das Gupta.

Sri Kali Charan Som.

Burdwan.—No. 2321J.—1st May 1951.—In exercise of the power conferred by sub-section (2) of section 9 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to direct that the town of Asansol shall be the place where the Additional Sessions Judge exercising jurisdiction in the Court of Sessions for the Burdwan Sessions Division referred to in Government order No. 2028J, dated the 16th April 1951, shall hold his court.

[24-Parganas.—No. 53.—5th April 1951.—Sri Tarak Das Roy, Sub-Registrar of Naihati in the district of the 24-Parganas, is allowed earned leave for thirty days with effect from the 18th March 1951, under rule 167(ii) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 17, dated the 3rd February 1951.]

কলিকাতা।—নং ৫৪।—৬ই এপ্রিল ১৯৫১।—কলিকাতা জেলার সাক্ষরিত
রাণাঘাটের প্রথম বৃত্ত জবর নিবন্ধক প্রিন্সিপালের মোহন সেনের হুটি
নকশা এই ডিরেক্টরেটের ১০ই মার্চ ১৯৫১ তারিখের ৪৯নং প্রজ্ঞাপন
এতদ্বারা বাতিল করা হইল।

[Nadia.—No. 54.—5th April 1951.—This
Directorate notification No. 41, dated the 13th
March 1951, regarding leave of Sri Tripurendra
Mohan Sen, 1st Joint Sub-Registrar of Ranaghat
at Chakdab in the district of Nadia, is hereby
cancelled.]

২৪-পারগানা।—নং ৫৫।—৬ই এপ্রিল ১৯৫১।—২৪-পারগানা জেলার
কলিকাতা ডায়মন্ডহারবারের বৃত্ত জবর নিবন্ধক প্রিন্সিপালের মোহন
এই বিভাগের ৫ই ফেব্রুয়ারী ১৯৫১ তারিখের ২৯নং প্রজ্ঞাপন মারফৎ
প্রদত্ত হুটির সম্ভারসঙ্গে অধিবক্তাদের ১০ই অক্টোবর ১৯৪০ তারিখের
২৬৫৮এক নং প্রজ্ঞাপনের নিম্নোক্তানুসারে ১৯৫১ সনের ১লা মার্চ
হইতে সর্বশেষ দিনের অতিরিক্ত অর্জিত হুটি এবং পশ্চিমবঙ্গের কৃত্যক
নিরামবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিরামবলীর ২৫শে মার্চ
হইতে উনিশ দিনের অর্জিত হুটি প্রদত্ত হইল।

[24-Parganas.—No. 55.—6th April 1951.—Sri
Santimay Ghosh, Joint Sub-Registrar of Diamond
Harbour at Falta in the district of the 24-
Parganas, is allowed leave for forty-three days,
viz., supplementary earned leave for twenty-four
days with effect from the 1st March 1951 under
Government of Bengal, Finance Department,
notification No. 2658F., dated the 10th October
1943, in extension of the leave sanctioned to him
in this Directorate notification No. 21, dated the
5th February 1951, and earned leave for nineteen
days under rule 167(ii) of the West Bengal Service
Rules, Part I, with effect from the 25th March
1951.]

হুগলী-পশ্চিম দিনাজপুর।—নং ৫৬।—৬ই এপ্রিল ১৯৫১।—
হুগলী জেলার হুগলী সদর নিবন্ধকরণের সংশ্লিষ্ট জবর নিবন্ধক
প্রিন্সিপালের সাহা পশ্চিম দিনাজপুর জেলার গঙ্গারামপুরের জবর
নিবন্ধকপদে নিবৃত্ত হইলেন।

[Hooghly-West Dinajpur.—No. 56.—6th April
1951.—Sri Panchu Gopal Saha, Sub-Registrar
attached to the Sadar Registration office at Chin-
surah in the district of Hooghly, is appointed to
be the Sub-Registrar of Gangurampur in the
district of West Dinajpur.]

পশ্চিম দিনাজপুর-২৪-পারগানা।—নং ৫৭।—৬ই এপ্রিল ১৯৫১।—
পশ্চিম দিনাজপুর জেলার গঙ্গারামপুরের জবর নিবন্ধক প্রিন্সিপালের
বিশ্বাস ২৪-পারগানা জেলার মল্লাঘাটের জবর নিবন্ধকপদে নিবৃত্ত
হইলেন।

[West Dinajpur-24-Parganas.—No. 57.—6th
April 1951.—Sri Mani Gopal Biswas, Sub-Regis-
trar of Gangarampur, in the district of West
Dinajpur, is appointed to be the Sub-Registrar of
Magrahat in the district of the 24-Parganas.]

২৪-পারগানা-বর্ধমান।—নং ৫৮।—৬ই এপ্রিল ১৯৫১।—২৪-পারগানা
জেলার মল্লাঘাটের জবর নিবন্ধক প্রিন্সিপাল কুমার বাসুদেব বর্ধমান
জেলার সবার বৃত্ত জবর নিবন্ধকপদে নিবৃত্ত হইলেন।

[24-Parganas-Burdwan.—No. 58.—6th April
1951.—Sri Kalyan Kumar Das Gupta, Sub-
Registrar of Magrahat in the district of the 24-
Parganas, is appointed to be the Sadar Joint
Sub-Registrar of Burdwan in the district of
Burdwan.]

২৪-পারগানা।—নং ৫৯।—১০ই এপ্রিল ১৯৫১।—২৪-
পারগানা জেলার সবার নিবন্ধকরণের সংশ্লিষ্ট অধ্যক্ষী জবর নিবন্ধক প্রিন্সিপাল
কুমার কল (২৬)কেন্দ্রে উক্ত জেলার নৈয়াতির জবর নিবন্ধক প্রিন্সিপাল
এতদ্বারা অধিবক্তাদের জবর পুনরায় না হওয়া পর্যন্ত উক্ত
জবর নিবন্ধকপদে অধ্যক্ষীরূপে নিবৃত্ত করা হইল।

নিবন্ধক চন্দ্র চট্টোপাধ্যায়,
মহা-নিবন্ধক কলিকাতা।

[24-Parganas.—No. 59.—10th April 1951.—
Santosh Kumar Basu (No. II), temporary Sub-
Registrar, attached to the Sadar Registration office
at Alipore in the district of the 24-Parganas,
appointed to act as Sub-Registrar of Nishat
the same district, during the absence on leave
the permanent incumbent or until further orders.

N. O. CHATTERJI, Insp.-Gen

FINANCE DEPARTMENT

Audit

CORRIGENDUM

No. 1596F.—7th May 1951.—In Finance De-
partment notification No. 1537F/F/4A/6/51, dated
the 30th April 1951, published in page 987 of
the *Calcutta Gazette*, Part I, dated the 3rd May
for "Sri P. K. Basu, I.A.S." read "Sri P.
Basu, I.A.A.S."

By order of the Governor

B. DAS GUPTA.

কর নির্ধার

Taxation.

প্রজ্ঞাপন।

NOTIFICATION.

নং ৯৪০এক.টি।—১লা মে ১৯৫১।—নদীয়া এলাকার কৃষক
কৃষি আয়কর আধিকারিক (২য় পর্যায়কৃত) শ্রীবিমল কুমার দাস
পশ্চিমবঙ্গ কৃত্যক নিরামবলীর (১ম খণ্ডের) ১৬৭(২) সংখ্যক নিয়ম
নুসারে ২৬শে ফেব্রুয়ারী ১৯৫১ তারিখ হইতে তের দিনের অর্জিত
প্রদত্ত হইরাহি।

রাজ্যপালের আদেশানুসারে,
বি. দাসগুপ্ত,
পরিচালক।

No. 943F.T.—1st May 1951.—Sri Bimal Kumar
Das Gupta, Agricultural Income-tax Officer
Grade II, Nadia Range, Krishnagar, was all-
owed leave for thirteen days with effect from
28th February 1951, under rule 167 (ii) of
West Bengal Service Rules, Part I.

CORRIGENDUM.

No. 944F.T.—1st May 1951.—In notification
No. 661F.T., dated the 2nd April 1951, published
in the *Calcutta Gazette*, Extraordinary of the
April 1951, fixing the treasury price of opium
the State of West Bengal—

1st preamble to the said notification, read:
figures "562" and "584" for the figures "562"
"58".

By order of the Governor
B. DAS GUPTA.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

M 3R-5150.—2nd May 1951.—In exercise of power conferred by section 422 of the Municipal Act, 1923 (Bengal Act III of 1923) the Governor is pleased to make the following amendment in the rules published with Notification No. 736P.H., dated the 20th March 1951.

Amendment.

In rule 2 of the said rules under item (7) Mustard the following shall be added:—

where in a sample of mustard oil the presence of any quantity of argemone is detected it shall be presumed until the contrary is proved, for the purpose of the Act, that the mustard oil is not genuine by reason of the addition thereto of extraneous matter".

Ordering. — No. L.S.-G.1B-13/51.—4th May 1951.—In exercise of the power conferred by sub-section (2) of section 29A of the Bengal Local Government Act, 1885 (Bengal Act III of 1885) the Governor is pleased to reappoint the Commissioner, Darjeeling, to be the Chairman of the Darjeeling District Board for a period of one year with effect from the 8th May 1951.

Behar.—No. M.1M-40/51.—4th May 1951.—In exercise of the power conferred by section 11 of the Cooch Behar Municipal Act (Cooch Behar Act III of 1944) the Governor is pleased to appoint the Civil Surgeon, Cooch Behar, to be a member of the Cooch Behar Municipality, for a period of one year with effect from the 8th May 1951.

Calcutta.—No. M.1M-40/51.—4th May 1951.—In exercise of the power conferred by sub-section (1) of section 29A of the Bengal Local Government Act, 1885 (Bengal Act III of 1885) and on the recommendation of the Council of Calcutta, the Governor is pleased to make the following rule for the purpose of Schedule XII of the said Act:—

Rule.

In the existing "Schedule XII—Fees payable on warrants of distress," the words and figure "Above 100 Rupees" shall be deleted and the words and figure "Rupees 100 and above" shall be substituted.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl.2040/DHS/1J-13/51.—2nd May 1951.—Dr. Jasoda Dulal Mondal (of Government Hospital), now employed as Senior Dispensary Officer, Lake Medical College Hospital, Calcutta, is granted leave for the period from the 1st March 1951, to the 31st May 1951.

Dr. Mondal is granted leave on medical certificate for fifteen days, with effect from 7th March 1951, under rule 167(1) of the West Bengal Service Rules (Part I); and

(ii) leave on medical certificate for the remaining period, under rules 173(2) and 173(3) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl.2041/DHS/1J-13/51(11).—2nd May 1951.—Temporary Assistant Surgeon Dr. Jogesh Charan Mitra, now on supernumerary duty at the Medical College Hospitals, Calcutta, is appointed temporarily to act until further orders as Senior Dispensary Officer, Lake Medical College Hospital, Calcutta, with effect from the date on which he joins the post, *vice* Dr. Jasoda Dulal Mondal.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATION.

Calcutta.—No. P.H.1304/31-9/51.—2nd May 1951.—Dr. P. Sen, M.Sc., Ph.D., D. I. C., Entomologist under the Directorate of Health Services, West Bengal, is granted earned leave for thirty days, with effect from 4th May 1951, under rule 167(1) of the West Bengal Service Rules, Part I.

By order of the Governor,
P. M. DATTA, Asst. Secy.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

প্রজ্ঞাপনাবলী।

NOTIFICATIONS

নং ২৮।—১লা মে ১৯৫১।—তাড়িং সহ-বাস্তুরকার প্রিন্সিপাল কুমার মোহনকে সরকারী কার্যাবলীতে তাড়িং মণ্ডলের অধীক্ষক বাস্তুকারের করণ হইতে বদলি করিয়া পুনরায় পৰ্যাপ্ত কালকাতা তাড়িংমণ্ডলের অন্তর্গত প্রেসিডেন্সি জেনারেল হাসপাতাল তাড়িং শাখাতে নিয়োগ করা হইল।

No. 28.—1st May 1951. Sri Akshoy Kumar Ghosal, Electrical Assistant Engineer, is transferred, in the interest of public service, from the office of the Superintending Engineer, Electrical Circle and posted to the charge of the Presidency General Hospital Electrical Subdivision of the Calcutta Electrical Division until further orders.

নং ২৯।—৩রা মে ১৯৫১।—স্থানাপন নিবন্ধী বাস্তুকার প্রিন্সিপাল কুমার মোহনকে বেলুন সার্ভিস রুলের (প্রথম খণ্ড) ১৬৭(২) সংখ্যক ধারাবাহী কার্যভার চম্ভান্তরের তারিখ হইতে তিন মাসের ছুটি মজুর করা হইল।

No. 29.—3rd May 1951.—Sri Hormazdyar Kaik'-hushro Sethna, officiating Executive Engineer, is granted, under rule 167(1) of the West Bengal Service Rules, Part I, earned leave for fifty-three days with effect from the date of his relief.

নং ৩০।—৩রা মে ১৯৫১।—এই বিভাগের ৩১শে জুলাই ১৯৫০ তারিখের ৭০ নম্বর প্রজ্ঞাপনে সহ-বাস্তুকার প্রিন্সিপাল কুমার মোহনের বদলি সম্পর্কে যে আদেশ প্রচারিত হইয়াছিল, এতদ্বারা তাহা বাতিল করা হইল।

রাজ্যপালের আদেশানুসারে,
প্ৰধান কুমার মোহন,
সহ-বাস্তুকার।

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

NOTIFICATION.

By order of the Governor,
S. K. DEY, Secy.

NOTIFICATION.

G. B. MONDAL, Chief Engineer.

Commerce

ORDER.

By order of the Governor,
B. C. KUNDU, Dy. Secy.

Mines and Power

ORDER.

And whereas the said premises are not situated within the area of supply of any other licensee;

The authority hereby conferred shall—
(a) remain in force until—

- (i) the area of supply of the said is extended so as to include within its limits, the said premises of Rajkristo Senapati, Prankrishn pati and Senapati Brothers, on Benares Road, Belgachia, district of Howrah, or
- (ii) a license is granted to any other person whose area of supply includes the said premises within its boundary, such person is in a position to supply energy to the said premises, or
- (iii) any transmission or distribution for supplying energy outside the area of supply is established by or for the State Government
- enabling energy to be supplied at the said premises without such authority.
- (b) be subject to the restrictions referred to in the proviso to section 27 before mentioned

By order of the Gov
S. C. DAS GUPTA I

NOTIFICATIONS

No. 1483M.P.—28th April 1951.—**Mr. K. C. Dutta, Managing Proprietor of Electric License, 1939**, has made an application for making certain further temporary amendments in the terms and conditions of the said license subsequently amended so as to suitably modify the requirements contained in clause 9 thereof maintaining a continuous supply of electricity throughout twenty-four hours throughout the year;

And whereas in the opinion of the State
ment the public interest permits the making
such further temporary amendments in
terms and conditions;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (3) of section 19 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased after consulting the local authorities concerned namely the Commissioners of the Sanj Municipality, that during the continuance in force of the said license, the said license shall have effect as if clause 9 thereof the following clause 1 substituted, namely:—

"From 1st May 1951 to 31st August 1951 (inclusive) the licensee shall maintain a continuous supply of energy from 5 o'clock ante meridian to 4-30 o'clock post meridian and from 6 o'clock post meridian to 5 o'clock ante meridian of the following day."

The notification shall have effect and shall be deemed always to have effect from the 1st May 51 and shall remain in force up to 31st August 51.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Industries

NOTIFICATION.

No. 868C'm —4th April 1951.—Sri S. Mukherjee, anologist to the Government of West Bengal, is anted earned leave under rule 167(ii) of West Bengal Service Rules, Part I, for nineteen days on the 16th April 1951 to 4th May 1951 with permission to prefix holiday on the 14th April 1951 and Sunday on 15th April 1951 to the leave.

2 This cancels this department notification No. 700C'm, dated the 17th March 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION.

No. 1008Ind —21st April 1951.—Read an application, dated the 6th February 1950, from Haripada Karmakar of Jangipur, Murshidabad, a loan of Rs. 10,000, since reduced to Rs. 8,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for improvement of the existing iron and steel works on cottage industry basis of applicant.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 13th December 1950, incorporated in the report submitted with letter No. 20536, dated the 14th February 1950, from the Director of Industries, West Bengal.

Order.

ORDERED that the loan of Rs. 8,000 only be granted provided that it does not exceed 50 per cent of the net value of the assets of the applicant industry after deducting all encumbrances existing at the time when the application was made. The loan is also subject to the following conditions:—

- 1) That the entire amount of loan should be utilised for improvement of the existing iron and steel works of the applicant on cottage industry basis;
- 2) That a mortgage bond should be executed by Sri Haripada Karmakar in the form to be drawn up by Government for the purpose;
- 3) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- 4) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- 5) That the entire amount of loan with interest thereon should be repaid in eight equal yearly instalments of Rs. 1,000 only each plus interest; the first instalment being payable on the first anniversary of the loan;

and also that the resolution be published in the Calcutta Gazette.

By order of the Governor,
S. K. CHATTERJEE, Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

[To be substituted for the order bearing the same number and date.]

No. 5B.I —29th November 1950.—Under powers delegated in Government order No. 2539, dated the 23rd August 1940, and on the unanimous recommendation of the Board of Industries, West Bengal, as contained in their resolution No. 10 of the meeting held on the 15th November 1950, sanction is hereby accorded to the grant of the application, dated the 25th January 1950, from Sri Narayan Chandra Koner, village Monkota, post Mankar, in the district of Burdwan, for a loan of Rs. 500 (Rupees five hundred) only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the manufacture of paddy husking hand machine on the terms and conditions noted below. —

- (1) that the aforesaid loan of Rs. 500 does not exceed 50 per cent of the net value of the assets of the applicant in the industry after deducting all encumbrances existing thereon at the time when the application was made;
- (2) that the entire amount of the loan should be utilised for the purpose for which it is taken;
- (3) that a mortgage bond be executed by the applicant in the form prescribed for the purpose;
- (4) that interest be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) that if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (6) that the entire amount of the loan with interest thereon be repaid in five equal yearly instalments of Rs. 100 each, the first instalment being payable on the first anniversary of the loan.

The order is also directed to be published in the Calcutta Gazette

D. N. GHOSE,
Director of Industries.

LABOUR DEPARTMENT

NOTIFICATIONS

No. 2821Lab.—4th May 1951 —Whereas there is a public emergency which requires that the factory known as Darjeeling Himalayan Railway Locomotive, Carriage and Wagon Workshops, situated at Tindbarna, Darjeeling, with the exception of the Motor Repair Shop, should be exempted from the provisions of Chapter VI, other than section 59 of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the power conferred by section 5 of the said Act, the Governor is pleased hereby to exempt the said factory, with the exception of the Motor Repair Shop, from the provisions of Chapter VI, other than section 59 of the said Act, up to the 30th June 1951, subject to the conditions hereinafter following, namely:—

- (1) No worker shall be employed in the factory for more than 10 hours on any day;

- (2) no worker shall be employed for more than 60 hours in any one week;
- (3) no worker shall be allowed to work for more than six hours before he has had an interval for rest of at least half an hour; and
- (4) a copy of this notification shall be displayed in a conspicuous position at or near the main entrance of the factory.

No. 2822Lab.—4th May 1951.—Whereas the Governor is satisfied that the leave rules applicable to workers in the factory of the Government of India Mint, Calcutta, provide benefits which, in the opinion of the Governor, are not less favourable than those for which Chapter VIII of the Factories Act, 1948 (LXIII of 1948), makes provision;

Now, therefore, in exercise of the power conferred by section 84 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to exempt the said factory from the provisions of Chapter VIII of the said Act subject to the condition that a copy of the order shall be displayed at a conspicuous place near the main entrance of the factory.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 1(250)/51W.C.—21st April 1951.—In partial modification of this Labour Directorate notification No. 1W.C., dated the 21st January 1950, published in Part I at page 169 of the *Calcutta Gazette*, dated the 2nd February 1950, the name of "Sri K. M. Mukherjee", a member nominated by the employers to the Works Committee in the Britannia Engineering Co., Ltd., Titaghur, 24-Parganas, is hereby cancelled and the name of "Sri S. B. Mitra" is published in his place for general information.

No. 16(10)/48/51W.C.—23rd April 1951.—In partial modification of this Labour Directorate notification No. 16L.C., dated 27th May 1948, published in Part I at page 724 of the *Calcutta Gazette*, dated 3rd June 1948, as amended by this Directorate notification No. 16(3)/48W.C., dated 7th November 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, the name of "Mr. A. K. Rao", a member nominated by the employers to the Works Committee in Ludlow Jute Co., Ltd., Chengail, Howrah, is hereby cancelled and the name of "Sri S. Sen Gupta" is published in his place for general information.

No. 39(5)/48/51W.C.—24th April 1951.—In partial modification of this Labour Directorate notification No. 39L.C., dated 6th August 1948, published in Part I at page 1104 of the *Calcutta Gazette*, dated 19th August 1948, as amended by notification No. 39(1)49L.C., dated 19th January 1949, published at page 218, Part I of the *Calcutta Gazette*, dated 3rd February 1949, the name of "Mr. H. C. Bell", a member nominated by the employers to the Works Committee in Messrs. Rallis (India), Limited, 6, Ram Gopal Ghose Road, Cossipore, Calcutta, is hereby cancelled and the name of "Mr. S. P. Pieris" is published in his place for general information.

No. 17(8)48/51W.C.—25th April 1951.—The name of "Mr. A. L. Lornie", a member nominated by the employers to the Works Committee in the

Kinnison Jute Mills Company, Limited, Tit 24-Parganas, as published in Part I at page 1 of the *Calcutta Gazette*, dated 14th September is hereby cancelled and the name of "Mr. Gracie" is published in his place for general information.

No. 28(1)/49/51W.C.—25th April 1951.—In partial modification of this Labour Directorate notification No. 28L.C., dated 7th April 1949, published in Part I at page 646 of the *Calcutta Gazette*, dated 21st April 1949, the names of "G. Martin" and "Mr. R. Chambers", nominated by the employers to the Works Committee in Belvedere Jute Mills Co., Ltd., Sa Howrah, are hereby cancelled and the names of "Mr. J. Young" and "Mr. E. Grant" are published in their places for general information.

No. 27W.C.—25th April 1951.—In pursuance of sub-rule (j2) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Dish Power Supply Co., Ltd., post office Sitara Burdwan, are hereby published for general information:—

Names of the members elected by the workers:

1. Sri D. Ghose.
2. Sri D. P. De.
3. Sri Adity Chakravorty

Names of the members nominated by the employers:

1. Sri B. K. Chandra.
2. Sri G. R. Malkani.
3. Sri B. B. Ghosh.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS

No. 3606F.D.—30th April 1951.—Sri H. Gupta, District Assistant Controller, Jalpaiguri, in the Directorate of Rationing and Distribution, this department, is appointed until further orders to act as Subdivisional Controller, Jalpaiguri, under the said Directorate with headquarters at Jalpaiguri.

No. 3608F.D.—30th April 1951.—Sri Majumder, District Controller, Alipore, in the Directorate of Rationing and Distribution, this department, is appointed until further orders to act as Regional Controller of Food, Howrah, under the said Directorate with headquarters at Howrah.

Sri S. C. Deb, District Controller of Rationing in the Directorate of Rationing and Distribution, this department, is appointed until further orders to act as Regional Controller of Food, Nadia, under the said Directorate with headquarters at Krishnagar.

Sri S. M. Roy, District Controller, West Bengal, in the Directorate of Rationing and Distribution, this department, is appointed until further orders to act as Regional Controller of Food, Jalpaiguri, with headquarters at Jalpaiguri.

No. 3611F.D./D.C.S./FD/8A/137/48W.C.—April 1951.—Sri R. K. G. Mukherjee, District Controller, Hooghly, in the Directorate of Rationing and Distribution, this department, is appointed until further orders to act as Special (Establishments) in the said Directorate with headquarters at Calcutta.

Sri S. C. Gupta Bakshi, District Controller, Rationing, in the Directorate of Rationing and Distribution of this department, is appointed until further orders to act as Special Officer, Rationing (Initial Area), in the said Directorate with headquarters at Calcutta, *vice* Sri J. N. Ray.

Sri J. C. Das Gupta, District Controller, Rationing, in the Directorate of Rationing and Distribution of this department, is appointed until further orders to act as Special Officer, Rationing (Initial Area), in the said Directorate with headquarters at Calcutta, *vice* Sri R. N. Das.

3612F.D.—30th April 1951.—Sri S. K. Chatterjee, District Controller, Midnapore, in the Directorate of Rationing and Distribution of this department, is appointed until further orders to act as Subdivisional Controller, Ranaghat, under the said Directorate with headquarters at Ranaghat, *vice* Sri S. K. Chatterjee.

3647F.D.—30th April 1951.—Sri R. Sen, District Assistant Controller, Murshidabad, in the Directorate of Rationing and Distribution of this department, is appointed until further orders to act as Subdivisional Controller, Kalimpong, *vice* Sri J. N. Ray.

3608F.D./FD/6T/9/51Pt.—1st May 1951.—Sri Jyotirindra Nath Roy, Special Officer (Initial Area) in the Directorate of Rationing and Distribution, is, on reversion, appointed temporarily to act until further orders as Rationing Officer, Tollygunj Sub-area, *vice* Sri Dhruba Nath Roy.

Sri Rabindra Nath Das, Special Officer (Initial Area) in the Directorate of Rationing and Distribution, is, on reversion, appointed temporarily to act until further orders as Rationing Officer, Tollygunj Sub-area, *vice* Sri Nirmal Mitra.

Sri Dhruba Nath Roy, Rationing Officer, Tollygunj Sub-area, is transferred temporarily to act until further orders as Rationing Officer, Tollygunj Sub-area (24-Parganas), *vice* Sri Sailesh Chandra Ghose.

Sri Satyendra Narain Chaudhuri, W.B.C.S., District Assistant Controller, Muchipara Sub-area, is transferred to Shyampukur Sub-area to act until further orders as Rationing Officer, Shyampukur Sub-area, *vice* Sudhir Kumar Chakravarty.

3669F.D./FD/1L/7/51.—1st May 1951.—Sri Narendranath Choudhuri, W.B.C.S., now employed as Joint Controller of Rationing (Initial Area) in the Directorate of Rationing and Distribution, Department of Food, is, on reversion, placed at the disposal of the Home (General Administration) Department.

3670F.D./FD/1L/7/51.—1st May 1951.—Sri Subodh Chandra Basu, W.B.C.S., Deputy Director, Distribution and Rationing (Initial Area), is appointed to act until further orders as Controller of Rationing (Initial Area) in the Directorate, Department of Food, in addition to his own duties, *vice* Sri Narendranath Choudhuri.

Sri Subodh Chandra Basu, W.B.C.S., Deputy Director, Distribution and Rationing (Initial Area), is appointed to act until further orders as Controller of Rationing (Initial Area) in the Directorate, Department of Food, in addition to his own duties, *vice* Sri Narendranath Choudhuri.

No. 3713F.D./FD/6T/9/51Pt.—2nd May 1951.

—1. Sri Jyotirindra Nath Roy, Special Officer (Initial Area) in the Directorate of Rationing and Distribution, is, on reversion, appointed temporarily to act until further orders as Rationing Officer, Tollygunj Sub-area (24-Parganas) in the same Directorate, *vice* Sri Sailesh Chandra Ghose.

2. This department notification No. 3658F.D., dated 1st May 1951, so far as it relates to the posting of Sri Jyotirindra Nath Roy, Special Officer (Initial Area) as Rationing Officer, Bhowanipore Sub-area and Sri Dhruba Nath Roy, Rationing Officer, Bhowanipore Sub-area as Rationing Officer, Tollygunj Sub-area (24-Parganas), is cancelled.

No. 3794F.D.—4th May 1951.—Sri Suhrid Kumar Chatterjee, W.B.J.C.S., Subdivisional Controller of Food, Ranaghat, is appointed temporarily to act, until further orders, as Subdivisional Controller of Food, Berhampore, with headquarters at Berhampore.

2. Sri Banamali Roy, W.B.J.C.S. (temporary), District Assistant Controller, Alipore, is appointed temporarily to act, until further orders, as Subdivisional Controller of Food, Alipore, Sadar, with headquarters at Alipore.

3. Sri Bejoy Krishna Das Gupta, W.B.J.C.S. (temporary), Subdivisional Controller, Aliporduar, is appointed temporarily to act, until further orders, as Subdivisional Controller of Food, Hooghly, Sadar, with headquarters at Chinsura.

No. 3728F.D./FD/5T-11/50 3rd May 1951.—In exercise of the power conferred by clause (1) of Article 299 of the Constitution of India, the Governor of the State of West Bengal is pleased to authorise the Subdivisional Controllers of Food under the Food Department to execute, on his behalf, agreement with the contractors engaged for transport and handling of stocks in the districts within their respective jurisdictions, in the form prescribed under Government order No. 3727F.D./FD/5T-11/50, dated 3rd May 1951.

No. 3821F.D./FD/Secc/7A-8/51.—5th May 1951.—Sri Sachindra Kumar Bhattacharyya, Deputy Director of Inspection, is appointed to act as the Director of Inspection in this department with effect from 1st April 1951 with headquarters at Calcutta.

By order of the Governor,
P. NAG, Dy. Secy.

No. 3634F.D./D.C.S./FD/1L/34/47.—30th April 1951.—Sri Girija Bhushan Banerjee, District Controller, Howrah, was granted leave for the period from 28th December 1950 to 8th February 1951 as follows:—

- (i) Leave on medical certificate for nineteen days under rule 173(2) of West Bengal Service Rules, Part 1, and
- (ii) Extraordinary leave for the remaining period under rule 174(1)(a) *ibid*,

in extension of the leave already granted to him under this department notification No. 1052F.D., dated the 3rd February 1951.

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Malda.—No. 5182L.R.—25th April 1951.—In exercise of the power conferred by clause (2) of section 3 of the Bengal Tenancy Act, 1885 (Act VIII of 1885), as subsequently amended, the Governor is pleased to appoint Sri Bhagabat Hansda, Sub-Deputy Magistrate and Sub-Deputy Collector and Special Officer for Aborigines, Malda, to discharge in the district of Malda the functions of a Collector under sections 49F, 49H, 49J, 49K, 58 and 74A of the said Act.

ERRATUM.

24-Parganas.—No. 5294-L.R.—28th April 1951.—In notification No. 2926L.R., dated the 12th March 1951, published at page 680, Part I of the *Calcutta Gazette*, dated the 29th March 1951, in respect of levy of cess in the district of 24-Parganas, for the figure "1958" occurring at the end of the notification read "1358".

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue and
Secy to the Govt. of West Bengal (*ex officio*).

Land Acquisition

NOTIFICATIONS.

Midnapore.—No. 5360L.A.(P.W.).—30th April 1951.—The Governor is pleased to cancel so much of the notification No. 4407L.A.(P.W.), dated the 18th June 1946, under section 4 of the Land Acquisition Act I of 1894, published at pages 1015-16, Part I of the *Calcutta Gazette* of the 27th idem, as amended by erratum No. 5356L.A.(P.W.), dated 30th April 1951, as relates to pieces of land comprising cadastral plots Nos. 718, 719, 720 and 738 and parts of plots Nos. 713, 721, 726, 737, 739, 1343, 603, and 616 of village Satahata, part of plot No. 474 of village Khanjan Chak and part of plot No. 23 of village Barkumar Chak and measuring, more or less, 0.77 of an acre out of the total area of 118.02 acres notified for acquisition for the construction of the Satahata Coast Road in the district of Midnapore.

24-Parganas.—No. 5364L.A.—30th April 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for construction of a road for the Khas Mahal Department from municipal road to holding No. 188 in the village of Kustia, jurisdiction list No. 14, thana Tollygunge, pargana Panchannagram, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising portion of cadastral plot No. 910, and measuring, more or less, 0.062 of an acre, is likely to be required within the aforesaid village of Kustia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas, and in the office of the Khas Mahal Officer at Alipore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land has any objection to the acquisition thereof, within thirty days after the date on which notice of the substance of this notification is in the locality, file an objection in writing to the Collector of 24-Parganas.

ERRATA.

Midnapore.—No. 5356L.A.(P.W.).—30th April 1951.—In notification No. 4407L.A.(P.W.), dated the 18th June 1946, under section 4 of the Acquisition Act I of 1894, published at 1015-16, Part I of the *Calcutta Gazette* of the 27th idem, in respect of the acquisition of land for construction of the Satahata Coast Road in district of Midnapore, the following changes occur:—

Read "118.02 acres" for "119.00 acres" in 8.

Thana Satahata, village Satahata, jurisdiction list No. 88.

Delete "1105, 752, 757, 1073, 1151" cadastral plots in part.

Read "750, 720" under cadastral plots instead of those under cadastral plots in p.

Thana Satahata, village Syberga, jurisdiction No. 99.

Delete "31" under cadastral plots in p.

Thana Satahata, village Nandarampur, jurisdiction list No. 86.

Delete "495, 521" under cadastral plots in part.

Thana Satahata, village Purba Srikish, jurisdiction list No. 103.

Delete "1326, 1387" under cadastral plots in part.

Read "992, 993" under cadastral plots instead of those under cadastral plots in part.

Thana Satahata, village Bhagabanthapur, jurisdiction list No. 104.

Delete "848, 931, 721, 930" under cadastral plots in part.

Thana Satahata, village Rajarampur, jurisdiction list No. 10.

Delete "1373" under cadastral plots in p.

Thana Satahata, village Basudebpur, jurisdiction list No. 126.

Delete "2765, 3153, 2809, 2808, 3" under cadastral plots in part.

Read "3189" under cadastral plots instead of that under cadastral plots in part.

Thana Satahata, village Khanjan Chak, jurisdiction list No. 134.

Delete "536, 477, 512, 221, 481" under cadastral plots in part.

Thana Satahata, village Durga Chak, jurisdiction list No. 135.

Delete "142, 171, 517, 609, 1, 19, 1" under cadastral plots in part.

Read "145" under cadastral plots instead of that under cadastral plots in part.

Thana Satahata, village Barkumar Chak, jurisdiction list No. 138.

Delete "20, 4" under cadastral plots in part.

Parganas.—No 5518L.A.—3rd May 1951.—
Notification No. 10352L.A., dated 2nd December
1944, under section 4 of the Land Acquisition Act
1894, published at page 2144, Part I of the
Calcutta Gazette of the 8th idem, in respect of the
acquisition of land required for Baranagar
municipality for construction of a drain at
makuti Lane, in the village of Palpara, juris-
diction list No. 7, thana Baranagar, Pargana
Mauza, district 24-Parganas:—

Insert the words "portions of" before the words
"cadastral plot" in line 11.

NOTICES.

Midnapore.—No. 5344L.A.—30th April 1951.—
About 2.90 acres, more or less, of land situate
near the villages of Palparabheri, Chisti-
pur and Palpara, described below, have been
acquired by the Collector, Midnapore, for the
purpose of providing proper facilities for irriga-
tion and drainage, namely, for re-excavation of
a khal, under section 3 of the West Bengal
(Requisition and Acquisition) Act, 1948
(Bengal Act II of 1948);

therefore, notice is hereby given that the
Collector has decided to acquire the said land in
exercise of section 4 of the said Act.

Notice is given under the provisions of
sub-section (1) of section 4 of the West Bengal
(Requisition and Acquisition) Act, 1948
(Bengal Act II of 1948), to all whom it
may concern.

Any of the land may be inspected in the office
of the Collector of Midnapore.

Description of land.

of cadastral survey plots Nos. 179, 180,
181, 184, 187, 185, 188, 189, 186, 189/
mauza Palparabheri, jurisdiction list
police-station Patashpur, district Midna-

of cadastral of survey plots Nos. 196,
197, 194, 193, 192, 243, 243/1368, 259,
280, 648, 558, 651, 649, 646, 647, 758,
189 666 242, 750, 1291, 1285, 1286,
96, 1305, 1298, 1299, 1304, 1307, 1310, 1311,
6, 768 767, 775 in mauza Chistipurberhi,
jurisdiction list No. 190, police-station Patashpur,
Midnapore.

of cadastral survey plots Nos. 1, 37, 43,
11, 42, 44, 46, 48, 49, 50, 51, 92 in mauza
jurisdiction list No. 195, police-station
Patashpur, district Midnapore.

Dinajpur.—No. 5384L.A.(P.W.).—30th
April 1951.—Whereas 0.70 of an acre, more or
less, and situate in or near the villages of
Chak-Majlisapur, described below,
has been acquired by the Collector of West
Bengal for the purpose of providing facilities for
communication, namely, for construc-
tion of a road (Buniadpur) Kaliaganj-Raiganj
road Benadpur-Kaliaganj) under section
3 of the West Bengal Land (Requisition and
Acquisition) Act, 1948 (West Bengal Act II of

therefore, notice is hereby given that the
Collector has decided to acquire the said land in
exercise of section 4 of the said Act.

Notice is given under the provisions of sub-
section (1) of section 4 of the West Bengal Land
(Requisition and Acquisition) Act, 1948 (West
Bengal Act II of 1948), to all whom it may con-

Any of the land may be inspected in the office
of the Collector of West Dinajpur.

Description of land.

Mauza Akhanagar, jurisdiction list No. 88, Thana Kaliaganj.

Khatian No.	Plot No.	Area.
154/2	1183 (part)	0.01
61	1184 (part)	0.06
234	1192 (part)	0.01
235	1193 (part)	0.03
235	1195 (part)	0.01
237/1	1488 (full)	0.42
		0.54

Mauza Chak-Majlisapur, jurisdiction list No. 103, Thana Kaliaganj.

Khatian No.	Plot No.	Area.
119	283 (part)	0.02
120	284 (part)	0.03
37	285 (part)	0.01
32	286 (part)	0.01
30	287 (part)	0.01
35	288 (part)	0.01
23	309 (part)	0.01
1	310 (part)	0.03
20	322 (part)	0.01
21	324 (part)	0.01
55	327 (part)	0.01
		0.16
		0.70

DECLARATIONS.

Midnapore.—No. 5354L.A (P.W.)—30th April
1951.—Whereas it appears to the Governor that
land is required to be taken by Government at
the public expense for a public purpose, viz., for
the construction of the Satahata-Coast Road, it is
hereby declared that for the above purpose, pieces
of land altogether measuring, more or less, 9.15
acres and comprising cadastral plots as detailed
below, are required in the district of Midnapore:—

District Midnapore.

**Thana Satahata, village Satahata, jurisdiction
list No. 88.**

Cadastral plots in full—617, 715.

Cadastral plots in part—614, 615, 603, 722,
736, 748, 749, 1350, 1152, 1351, 1155, 1156, 616,
714, 759, 1129, 1128, 1127 and 1122.

**Thana Satahata, village Nandarampur, jurisdic-
tion list No. 86.**

Cadastral plot in part—669.

**Thana Satahata, village Dhanbere, jurisdiction
list No. 100.**

Cadastral plot in full—4

Cadastral plots in part—1, 93.

**Thana Satahata, village Parba Srikrishnapur,
jurisdiction list No. 103.**

Cadastral plot in part—970.

**Thana Satahata, village Bhagyabantapur, jurisdic-
tion list No. 104.**

Cadastral plots in part—737, 840, 837.

**Thana Satahata, village Rajarampur, jurisdic-
tion list No. 102.**

Cadastral plots in part—1260, 1314.

**Thana Satahata, village Basudebpur, jurisdiction
list No. 126.**

Cadastral plots in full.—2805, 2767, 3104, 3143,
3144, 3190, 3191, 3193.

Cadastral plots in part—2043, 2774, 3016, 3099, 3109, 3107, 3133, 3149, 3148, 3147, 3188, 3192, 3145, 3397, 3393.

Thana Satahata, village Khanjan Chak, jurisdiction list No. 134.

Cadastral plots in full—528, 520, 483, 507, 509, 514, 502, 489, 491.

Cadastral plots in part—569, 480, 529, 515, 482, 481, 485, 486, 487, 488, 378, 374, 377, 503, 501, 492.

Thana Satahata, village Durga Chak, jurisdiction list No. 135.

Cadastral plots in full—565, 566.

Cadastral plots in part—24, 178, 383, 561, 564, 572, 516.

Thana Satahata, village Barkumar Chak, jurisdiction list No. 138.

Cadastral plots in part—37, 24, 23.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

Howrah.—No. 5362L.A.(P.W.).—30th April 1951.—Whereas it appears to the Governor that extra land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Howrah-Kolaghat Road in thanas Sankrail and Jagachha, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.24 of an acre, and comprising cadastral plots as detailed below, are required in the district of Howrah:—

District Howrah.

Thana Sankrail, village Andul, jurisdiction list No. 29.

Cadastral plots in part—685, 692, 693, 705, 709, 763, 968, 764.

Thana Sankrail, village Pailya, jurisdiction list No. 35.

Cadastral plots in part—12, 13, 17, 18, 19, 20, 21, 24, 52, 53, 54, 55, 739, 740, 741.

Thana Jagachha, village Pailya, jurisdiction list No. 11.

Cadastral plots in part—443, 446, 448.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House Alipore, as well as in that of the Collector of Howrah.

Cooch Behar.—No. 5368L.A.(P.W.).—30th April 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Haldibari-Mekhliganj Road

(portion at Gnankata Adhikari), it is hereby declared that for the above purpose, pieces of altogether measuring, more or less, 0.85 of an acre, and comprising cadastral plots as detailed below, are required in the district of Cooch Behar.—

This declaration is made, under the provisions of section 6, of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Deputy Commissioner of Cooch Behar.

District Cooch Behar.

Pargana Mekhliganj, taluk Gnankata Adhikari, jurisdiction list No. 82.

Cadastral plots in part—28, 27, 26, 25, 24, 22, 21, 2, 44, 45, 46, 47, 71, 73, 72, 71, 14, 11, 7, 80, 79, 48, 49, 43, 42, 41, 40, 39, 78, 38, 76, 35, 75, 34, 31, 30.

24-Parganas.—No. 5520L.A. - 3rd May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of Baranagar Municipality for a public purpose, viz., for construction of a drain at Channakhat in the village of Palpara, jurisdiction list No. 2, thana Baranagar, pargana Calcutta, district Parganas, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot Nos. 320 and 554 and measuring, more or less, 0.023 of an acre is required with the aforesaid village of Palpara.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Parganas, Alipore.

ERRATUM.

Midnapore.—No. 5358L.A.(P.W.).—30th April 1951.—In declaration No. 4657L.A.(P.W.). of the 27th June 1946, under section 6 of the Land Acquisition Act I of 1894, published at pages 72, Part I of the *Calcutta Gazette* of the 11th July 1946, in respect of the acquisition of land for the construction of the Satahata-Coast Road in the district of Midnapore, the following will occur:—

Read "108.10 acres" for "111.39 acres" and "7."

Thana Satahata, village Satahata, jurisdiction list No. 88.

Delete "718", under cadastral plots in part "603, 614, 616, 714, 720, 721, 1128, 1105, 757, 1073" under cadastral plots in part.

Read "750" under cadastral plots in full instead of that under cadastral plots in part.

Thana Satahata, village Syberga, jurisdiction list No. 99.

Delete "31" under cadastral plots in part.

Thana Satahata, village Nandarampur, jurisdiction list No. 86.

Delete "495, 521" under cadastral plots in part.

Satahata, village Furba Srikrishnapur, jurisdiction list No. 103.

re "1336, 1387" under cadastral plots in

d "992, 993" under cadastral plots in full
d of those under cadastral plots in part.

Satahata, village Bhagyabantapur, jurisdiction list No. 104.

re "837, 840, 848, 931" under cadastral plots
re

Satahata, village Rajarampur, jurisdiction list No. 102.

re "1373" under cadastral plots in part.

Satahata, village Barudebpur, jurisdiction list No. 126.

re "3193" under cadastral plots in full and
2765, 3153" under cadastral plots in part.
t "2768" under cadastral plots in part.

"3189" under cadastral plots in part instead
under cadastral plots in full.

Satahata, village Khanjon Chak, jurisdiction list No. 134.

re "502, 514" under cadastral plots in full
82, 536, 477, 512, 221" under cadastral plots

"376, 508" under cadastral plots in part.

Satahata, village Durga Chak, jurisdiction list No. 135.

re "565" under cadastral plots in full and
178, 142, 171, 517, 609" under cadastral plots

"558, 145" under cadastral plots in part.

Satahata, village Barkumar Chak, jurisdiction list No. 133.

re "20, 4" under cadastral plots in part.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue, and
to the Govt. of West Bengal (*ex officio*).

Land Reforms

ERRATUM.

4961 Ref.—23rd April 1951.—In column
the entry "Union No. VII of Daspur
ation" of the schedule to the notification
L. Ref. dated the 25th January 1951,
sub-sections (1) and (3) of section 6 of the
Bargadars' Act, 1950 (Act II of
published at page 372, Part I of the
Gazette of the 15th February 1951, read
Sri Behari Mondal of village Kismat
Daspur, police-station Daspur, owners'
ative—Member" for "Sri Bejoy Behari
of village Kismat Radhakantapur, police-
Daspur, owners' representative—Member".

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 5194L.Dev.—25th April 1951.—The Governor is pleased to cancel notification No. 1954L.Dev., dated the 27th February 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 537, Part I of the *Calcutta Gazette*, dated the 6th April 1950, and declaration No. 1956L.Dev., dated the 27th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 540, Part I of the *Calcutta Gazette*, dated the 6th April 1950, in respect of the proposed acquisition of 116.21 acres of land in mauza Garfa, jurisdiction list No. 19, police-station Tollygunj, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 5304L.Dev.—28th April 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Belgharia, jurisdiction list No. 3, police-station Baranagar, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 3087, 3088, 3079, 3080 and 3081, and measuring, more or less, 1.38 acres, is likely to be required within the aforesaid village of Belgharia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 5306L.Dev.—28th April 1951.—The Governor is pleased to cancel the notification No. 1464L.Dev., dated the 14th February 1950, under section 4 and the declaration No. 1466L.Dev., dated the 14th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 302 and 303, respectively, Part I of the *Calcutta Gazette*, dated the 23rd February 1950, in respect of the proposed acquisition of 21.72 acres of land in mauza Sodepur, jurisdiction list No. 8, police-station Khardah, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

DECLARATIONS.

Nadia.—No. 5322L.Dev.—28th April 1951.—Whereas it appears to the Governor that land is needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions in the village of Jaguli, jurisdiction list No. 53, police-station Haringhata, district Nadia, it is hereby declared that for the above purposes a piece of land comprising cadastral survey plots Nos. 15-23, 26, 40-42, 66-108, 115, 116 and 498 and parts of cadastral survey plots Nos. 25, 24 and 47 and measuring, more or less 34.79 acres, is required within the aforesaid village of Jaguli.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Declaration No. 4540L.Dev., dated the 29th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 951, Part I of the *Calcutta Gazette* of the 18th May 1950 and erratum No. 2938L.Dev., dated the 12th March 1951, published at page 772, Part I of the *Calcutta Gazette* of the 5th April 1951, are hereby cancelled.

Murshidabad.—No. 5404L.Dev.—1st May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Madapur, jurisdiction list No. 106, police-station Berhampore town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 295-306, 306/882, 307-317, 375-376, 409, 434-437, 451-464, 470, 472-485, 488-503, 505-509, 509/897, 510-527, 532-533, 537-539, 548-551, 553-559, 565, 567, 570-572, 585-587, 619-620, 622-623, 626, 630, 644, 653-668, 671, 741, 741/901, 742-766, 768-769, 805-818, 826-860, 731/900, 861-881, 375/886, 375/887, 657/899, 847/903, 847/904, and 453/896 and parts of cadastral survey plots Nos. 566, 651 and 767, and measuring, more or less, 195.83 acres, is required within the aforesaid village of Madapur.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

The declaration No. 12670L.Dev., dated the 16th November 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2467, Part I of the *Calcutta Gazette* of the 7th December 1950, is hereby cancelled.

ERRATUM.

24-Parganas.—No. 5366L.Dev.—30th April 1951.—In line 13 of the declaration No. 3722L.Dev., dated the 27th March 1951, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 810, Part I of the *Calcutta Gazette* of the 12th April 1951, in respect of the acquisition of land for the purposes of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and establishment of a model colony for creation of better living conditions in the village of Napara, jurisdiction list No. 83, police-station Baraset, pargana Anwarpur, district 24-Parganas, read "1552 to 1558" for "1552, 1558".

By order of the Governor,
J. N. TALUKDAR,
Member, Board of Revenue, and
Secy to the Govt. of West Bengal (as officio).

কৃষি, বন ও মৎস্য বিভাগ। DEPARTMENT OF AGRICULTURE, AND FISHERIES

কৃষি।

Agriculture

জ্ঞাপনাবলী।

NOTIFICATIONS.

২৪-পারগণা।—নং ২৭৬৪কৃষি।—১৯শে এপ্রিল ১৯৫১ খ্রিস্টাব্দে ৩ হারিংঘাটা কেন্দ্রের পরিপালক ডাঃ এল. সি. সিংহ বঙ্গ কৃষক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক ১৯৫১ সালের ৫ই এপ্রিল হইতে ১৯৫১ সালের ২রা জুন বৈতনিক ছুটি দেওয়া হইবে।

24-Parganas.—No. 2764Agri.—19th April 1951.—Dr. L. C. Sikka, Milk Commissioner-cum-nistrator, Haringhata Centre, is granted average pay, for the period from 5th April to 2nd June 1951, under rule 184(b) of West Bengal Service Rules, Part I.

কলিকাতা-২৪-পারগণা।—নং ২৭৬৫কৃষি।—১৯শে এপ্রিল ১৯৫১ খ্রিস্টাব্দে ৩ হারিংঘাটা কেন্দ্রের পরিপালক ডাঃ এল. সি. সিংহকে ছুটি দেওয়াতে তাঁহার স্থানে পদস্থ উপায়ুক্ত অধিকর্তা এবং কৃষি অধিকর্তা (পদাধিকারবহন) শ্রী ব্রজেন চন্দ্র, এ. এল. (অবসরপ্রাপ্ত) নিজ কাজের ভারত্ব গ্রহণ করিয়া ১৯৫১ সালের ৫ই এপ্রিল হইতে ১৯৫১ সালের ২রা জুন বৈতনিক ছুটি দেওয়া হইবে।

রাজ্যপালের আদেশানুসারে।

মহোদয় সরকার

উপ-সচিব

Calcutta-24-Parganas.—No. 2765Agri.—April 1951.—Sri K. K. Ghosh, I.A.S., Director of Food Production and Agriculture, West Bengal (*ex officio*), is allowed to act as Milk Commissioner-cum-Administrator, Haringhata Centre, in addition to his own duties with effect from 5th April 1951, under orders, *vice* Dr. L. C. Sikka granted leave

By order of the Governor,
M. SARKAR, Dy.

মৎস্য শাখা।

Fisheries

জ্ঞাপন।

NOTIFICATION

কলিকাতা।—নং ২৯৬৯মৎস্য।—২৫শে এপ্রিল ১৯৫১ খ্রিস্টাব্দে ৩ হারিংঘাটা কেন্দ্রের পরিপালক ডাঃ এল. সি. সিংহকে ছুটি দেওয়াতে তাঁহার স্থানে পদস্থ উপায়ুক্ত অধিকর্তা এবং মৎস্য অধিকর্তা (পদাধিকারবহন) শ্রী ব্রজেন চন্দ্র, এ. এল. (অবসরপ্রাপ্ত) নিজ কাজের ভারত্ব গ্রহণ করিয়া ১৯৫১ সালের ৫ই এপ্রিল হইতে ১৯৫১ সালের ২রা জুন বৈতনিক ছুটি দেওয়া হইবে।

রাজ্যপালের আদেশানুসারে।

মহোদয় সরকার

উপ-সচিব

Calcutta.—No. 2969Fish.—25th April 1951.—Sri Benoyendra Nath Das (Gupta), Super of Fisheries (Production), was allowed leave on medical certificate for fifteen days with effect from 29th March 1951, under rule 1 of the West Bengal Service Rules, Part I.

By order of the Governor,
G. C. MANDAL, I.

পুকুরিণী সংস্কার।
Tanks Improvement

জ্ঞাপনাবলী।
NOTIFICATIONS.

১৮—নং ২৬৮২৭৩সং—১৮ই এপ্রিল ১৯৫১—কু-বাসন
এক বর্তমানে মাগদহ জেলার সহকারী পুকুরিণী সংস্কার
কর প্রমুখ লাল কাম্যাপাখ্যার পুনরাসন পর্যন্ত অস্থায়িতাবে
এর পুকুরিণী সংস্কার আধিকারিকপদে নিযুক্ত হইলেন।

১৮—No. 2682T.I.—18th April 1951.—Sri
Lal Banerjee, a Settlement Kanungo and
employed as Assistant Tanks Improvement
Officer in the district of Malda, is appointed to act
further orders as Additional Tanks Improve-
ment Officer in the said district.

১৮—নং ২৬৮০৭৩সং—১৮ই এপ্রিল ১৯৫১—বাকুড়া
সহকারী পুকুরিণী সংস্কার আধিকারিক প্রিয়দীপ নাথ সিং,
এর গ্রহণের তারিখ হইতে পুনরাসন পর্যন্ত অস্থায়িতাবে উক্ত
এর পুকুরিণী সংস্কার আধিকারিকপদে নিযুক্ত হইলেন।

১৮—No. 2683T.I.—18th April 1951.—
Manindra Nath Mitra, Assistant Tanks
Improvement Officer, Bankura, is appointed to
act further orders, as Additional Tanks
Improvement Officer of the same district, with
effect from the date of his joining the post.

১৮—নং ২৬৮৪৭৩সং—১৮ই এপ্রিল ১৯৫১—
জেলার সহকারী পুকুরিণী সংস্কার আধিকারিক প্রিয়দীপ কান্ত
এর গ্রহণের তারিখ হইতে পুনরাসন পর্যন্ত অস্থায়িতাবে
এর পুকুরিণী সংস্কার আধিকারিকপদে নিযুক্ত
হইলেন।

১৮—No. 2684T.I.—18th April
1951.—Sri Anil Kanta Lahiri, Assistant Tanks
Improvement Officer, Bankura, is appointed to act,
further orders, as Additional Tanks Improve-
ment Officer, Birbhum, with effect from the date
of joining the post.

১৮—নং ২৬৮৫৭৩সং—১৮ই এপ্রিল ১৯৫১।
১৯৫০ সালের বঙ্গীয় পুকুরিণী সংস্কার আইন (১৯৩৯ সালের
১৫নং আইন) এর ২ ধারার ২ উপধারায় অনুসারে নিম্নলিখিত অপর
এর পুকুরিণী সংস্কার আধিকারিকপদে নিযুক্ত হইতে জেলার কার্যভার
এর গ্রহণ হইতে উক্ত আইন অনুযায়ী কালেক্টরের সম্মত কর্তব্য
এর আধিকার পরিচালনের ক্ষমতা দেওয়া হইল :—

নাম ও পদ
জেলার নাম।
প্রমুখ লাল কাম্যাপাখ্যার, কু-বাসন কানুংগো
এর পুকুরিণী সংস্কার আধিকারিক,
মাগদহ।

প্রিয়দীপ নাথ সিং, অপর পুকুরিণী সংস্কার
বাকুড়া।

প্রিয়দীপ কান্ত নাথ সিং, অপর পুকুরিণী সংস্কার
বাকুড়া।

কাম্যাপাখ্যার আদেশানুসারে,

বিহার চন্দ্র সেনগুপ্ত,

সহ-পরিচালক।

১৮—No. 2685T.I.—18th
April 1951.—In exercise of the powers conferred
on the Government of Bengal by section 2 of the Bengal Tanks
Improvement Act, 1939 (Bengal Act XV of 1939),

the Governor is pleased to appoint the following
Additional Tanks Improvement Officers to exercise
all the powers and functions of a Collector in the
districts noted against each under the aforesaid
Act with effect from the dates on which they
join their duties as Additional Tanks Improve-
ment Officers in the respective districts :—

- (1) Sri Amrita Lal Banerjee, a Settlement
Kanungo and now Additional Tanks
Improvement Officer, Malda—Malda.
- (2) Sri Manindra Nath Mitra, Additional
Tanks Improvement Officer, Bankura—
Bankura.
- (3) Sri Anil Kanta Lahiri, Additional Tanks
Improvement Officer, Birbhum—Bir-
bhum.

By order of the Governor,
N. CHAKRAVARTI, Asst. Secy.

বন অধিকার।

DIRECTORATE OF FORESTS

পশ্চিম বঙ্গের মহাবনপাল প্রদত্ত আদেশাবলী
**Orders by the Conservator-General of Forests,
West Bengal**

জ্ঞাপন।

NOTIFICATION.

নং ২৯৮০সি.জি.এফ.—২৪শে এপ্রিল ১৯৫১—বন্দোবস্ত
বন আধিকারিক সহ-বনপাল প্রিয়দীপ নাথ দেকে পশ্চিমবঙ্গের কৃত্যক
নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫১ সালের
৪ঠা ফেব্রুয়ারী তারিখ হইতে মোজ দিনের অর্জিত ছুটি প্রদত্ত হইল।

No. 2980C.G.F.—24th April 1951.—Sri
Bariindra Nath De, W.B.S.F.S., Divisional
Forest Officer, Burdwan Division, is allowed
earned leave for sixteen days with effect from the
4th February 1951, under rule 167(ii) of the
West Bengal Service Rules, Part I.

নং ৩২০৮সি.জি.এফ.—১লা মে ১৯৫১—বঙ্গ
বনভূক্ত কুমার-
গ্রামদ্বারা শাখার বন আধিকারিক অস্থায়ী বরিত্ত বনরক্ষক প্রিয়দীপ
নাথকে চিকিৎসকের নিদর্শনপত্র ব্যতীত পশ্চিম বঙ্গের কৃত্যক
নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে অস্থায়ী বরিত্ত বনরক্ষক
প্রিয়দীপ চন্দ্র রায় কর্তৃক ভারপ্রাপ্ত হওয়ার তারিখ হইতে পড় বেতনে
দুই মাসের ছুটি মঞ্জুর করা হইল।

No. 3208C.G.F.—1st May 1951.—Sri Radha
Ranjun Nath, temporary Senior Forest Ranger,
Subdivisional Forest Officer, Kumargram Duar Sub-
division in the Buxa Division, is allowed leave on
average pay (without medical certificate) for two
months under rule 184(b)(ii) of the West Bengal
Service Rules, Part I, with effect from the date he
is relieved by Sri Protulla Chandra Ray, acting
Senior Forest Ranger.

নং ৩২১৪সি.জি.এফ.—১লা মে ১৯৫১—কালিগ্রামভূক্ত বান্দ-
ডোগরা রেঞ্জের ভারপ্রাপ্ত আধিকারিক অবৈধাবীন সহ-বনপাল প্রিয়দীপ
বসুকে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক
নিয়ম অনুসারে ১৯৫০ সালের ৭ই ডিসেম্বর হইতে ২১শে ডিসেম্বর
পর্যন্ত পনের দিনের অর্জিত ছুটি প্রদত্ত হইল।

No. 3214C.G.F.—1st May 1951.—Sri Sibdas
Basu, W. B. S. F. S., probationary Assistant Con-
servator of Forests in charge of Bagdogra Range in
the Kurseong Division, was allowed earned leave
for fifteen days with effect from the 7th December,
1950 under rule 167(ii) of the West Bengal Service
Rules, Part I.

নং ৩২৬৭সি.জি.এক.।—২রা মে ১৯৫১।—জলপাইগুড়ি বনভূমিতে স্যানিট আর্থিক বরিস্ট বনরক্ষক শ্রীবীরেন্দ্র নাথ রায়কে সরকারী কার্যের স্বার্থে জলপাইগুড়ি বনভূমির লাটগুড়ি শাখার বন আধিকারিকরূপে নিযুক্ত করা হইল। লাটগুড়ি তাহার সদর হইবে।

No. 3267C.G.F.—2nd May 1951.—Sri Birendra Nath Ray, Senior Forest Ranger, leave reservist attached to Jalpaiguri Division, is appointed as Subdivisional Forest Officer, Lataguri Subdivision in the Jalpaiguri Division with headquarters at Lataguri.

The posting is in the interest of public service.

নং ৩২৬৮সি.জি.এক.।—২রা মে ১৯৫১।—বরিস্ট বনরক্ষক শ্রীবীরেন্দ্র নাথ রায় কর্তৃক ভারপ্রাপ্ত হইয়া লাটগুড়ি শাখার বন আধিকারিক অস্থায়ী বরিস্ট বনরক্ষক শ্রীপ্রকাস চন্দ্র রায় সরকারী কার্যের স্বার্থে বঙ্গা বনভূমির কুমারগ্রামদুয়ার শাখার বন আধিকারিকরূপে নিযুক্ত হইলেন। কুমারগ্রামদুয়ার তাহার সদর হইবে।

সুখার চৌধুরী,

মহা-বনসভা।

No. 3268C.G.F.—2nd May 1951.—On relief by Sri Birendra Nath Ray, Senior Forest Ranger, Sri Profulla Chandra Ray, Acting Senior Forest Ranger, Subdivisional Forest Officer, Lataguri Subdivision, is appointed as Subdivisional Forest Officer, Kumargram Duar Subdivision, in the Buxa Division with headquarters at Kumargram Duar.

The posting is in the interest of public service.

S. CHAUDHURI, Conservator-General.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Nadia-Murshidabad.—No. 748Co-op.—2nd May 1951.—Sri Saroj Kumar Das, Divisional Auditor of Co-operative Societies, Nadia-Murshidabad districts (on leave up to the 15th January 1951), has been appointed to act until further orders as District Auditor of Co-operative Societies, Nadia, with headquarters at Krishnagar, with effect from the 16th January 1951.

This cancels this department notification No. 1686-Co-op., dated the 6th December 1950.

Howrah-Hooghly.—No. 750Co-op.—3rd May 1951.—Sri Sisir Kumar Das Gupta, officiating District Auditor of Co-operative Societies, Howrah-Hooghly districts, is allowed leave on average pay for two months and twenty-four days from the 1st March 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
M. A. GANI, Dy Secy.

বাস্তবহার পুনর্বাসন বিভাগ। REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

জ্ঞাপন।

NOTIFICATION.

কলিকাতা-বালুয়া-কলকাতা-১০০০৫৫।—২০মে এপ্রিল ১৯৫১।—কলিকাতা নগর পুনর্বাসন আধিকারিকরূপে কলকাতা জেলার ভারপ্রাপ্ত হইতে পুনরায় বা হস্তান্তর করা হইবে।

নামের পাল্পে নির্দিষ্ট স্থানে জন্মগ্রহণের জিলা পুনর্বাসন আধিকারিক নিয়োগ করা হইল :—

- (১) শ্রীশৌরিন্দ্রনাথ রায় চৌধুরী—নদিয়া।
- (২) শ্রীরবীন্দ্রনাথ সিংহ—মালদা।
- (৩) শ্রীদেবপ্রসাদ বানার্জি—বুর্দওয়ান।
- (৪) শ্রীহিরেন্দ্র নাথ ঘোষ—বালুয়া।

রাজ্যপালের আদেশানুসারে

ডি. সি. ডব্লিউ.

উপ-সচিব।

Nadia-Malda-Burdwan-Bankura.—No. 333—23rd April 1951.—The undermentioned divisional Relief and Rehabilitation Officers promoted, temporarily, to the rank of Dy Rehabilitation Officers and are posted to stations noted against their names with from the dates on which they assume the of their respective posts, until further orders.

- (1) Sri Sourindra Narayan Roychowdh—Nadia.
- (2) Sri Rabindra Nath Sinha—Malda.
- (3) Sri Devaprosad Banerjee—Burdwan.
- (4) Sri Hirendra Nath Ghosh—Bankura.

By order of the Govt

V. C. DUTT, Dy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

ডারজিলিং।—নং ১৯৬৫শিক্ষা।—২০মে এপ্রিল ১৯৫১।—বঙ্গ সাধারণ কৃত্যকের ডারজিলিং বালিকা বিদ্যালয়ের বরিস্ট শিক্ষিকা শ্রীমতী ডি. এল. ফ্রেডন পদত্যাগ করার ২ পদে কলকাতাকে বোম্বাইয়ের ভারপ্রাপ্ত হইতে পুনরায় পদান্ত করা হইল।

Darjeeling.—No. 1965Edu.—20th April 1951.—Miss E. Scolt is appointed to act in the Bengal General Service (Education), on a temporary basis as Senior English Mistress Hill Girls' School, Kurseong, with effect the date on which she assumes the duties of post, vice Miss D. S. Clayton resigned, or further orders.

২৪-পারগানা-কলকাতা।—নং ২০০৩শিক্ষা।—১০আই-২২১০১।—এপ্রিল ১৯৫১।—পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের কলকাতার জিলা পরিদর্শক শ্রীকুমারনাথ গুপ্ত অন্য কার্যে নিযুক্ত হইয়া কৃত্যকের ২৪-পারগানার বিদ্যালয়সমূহের অস্থায়ী পরিদর্শক জিলা শ্রীমদেবী কুমার সুবোধাব্যাস, এম. এ.কে ৩রা এপ্রিল ১৯৫১ অবসর হইতে পুনরায় পদান্ত স্বীকৃত কার্যের পক্ষে ২ পদে জবাব দায়ী করিবার জন্য নিয়োগ করা হইল।

24-Parganas-Calcutta.—No. 2003Edu./31.—21st April 1951.—Sri Sushil Kumar Mudi M.A., Officiating Additional District Inspector Schools, 24-Parganas, in the West Bengal Divisional Service, is appointed to act in that position as District Inspector of Schools, Calcutta from the afternoon of 3rd April 1951, subject to his own duties, vice Sri K. Behlur Garung, transferred, or until further orders.

নং ২০১২শিখা।৩৫৭-৭৪।৫১।—২১শে এপ্রিল
গভর্নর কলেজ অব আর্টস এন্ড ক্রাফটস,এর গভর্নর
নং স্যারের শেষ পর্যন্ত) প্রেসিডেন্টের পক্ষে স্যার আব্দুল
হামিদ মহালয়ের ক্ষেত্রে কলকাতার মহারাষ্ট্রবিদ্যালয় বাহাদুরকে
হইল।

No. 2012Edn./3S-74/51.—21st April
The Governor is pleased to appoint the
Jhama Bahadur of Burdwan to be the
of the Governing Body of the Govern-
ment of Arts and Crafts, Calcutta, for the
of its present term, i.e., up to 30th
June, vice Sri Abdul Halim Ghusnavi.

নং ২০১৩শিখা।৩৫৭-৭৪।৫১।—২১শে এপ্রিল
গভর্নর কলেজ অব আর্টস এন্ড ক্রাফটস,এর গভর্নর
নং স্যারের শেষ পর্যন্ত) প্রেসিডেন্টের পক্ষে স্যার আব্দুল
হামিদ মহালয়ের ক্ষেত্রে কলকাতার মহারাষ্ট্রবিদ্যালয় বাহাদুরকে
হইল।

No. 2013Edn./3S-74/51.—21st April
The Governor is pleased to appoint Sri P.
A. (Harvard), Director of Indian
Art in Industry, to be a member of
the Governing Body of the Government College of
Arts, Calcutta, for the remainder of
the term, i.e., up to 30th June 1951, vice
Monoroma.

শিখা।৩৫৭-৭৪।৫১।—২০শে এপ্রিল ১৯৫১।—
সার কর্তৃক নিযুক্ত কলকাতা বিশ্ববিদ্যালয়ের
১৯৫০-৫১ সালের জন্য নিম্নোক্ত প্রকল্পের
০ টাকা মূল্যের "রবীন্দ্র স্মারক পুরস্কার" প্রদান

বিভূতি ভূষণ বন্দ্যোপাধ্যায়—“ইছামতি” গ্রন্থের

শ্রী চন্দ্র রায়—“এ্যান্ড্রিয়ার্ট ইন্ডিয়ান লাইফ” গ্রন্থের

No. 61P-7/50.—23rd April 1951.—It is
ordered for general information that on
recommendation of the Committee of Judges
have been pleased to award two prizes
“Rabindra Memorial Prize” of the
5,000 each, for the year 1950-51, to
the authors:—

Bibhuti Bhusan Bandyopadhyaya for
work entitled “Ichamati”;

Pranab Chandra Ray for his work
entitled “Ancient Indian Life”.

শিখা।৩৫৭-৭৪।৫১।—২৪শে এপ্রিল ১৯৫১।—
পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের স্যারের শাসনের অব্যাহত
কাল হইতে ৪০০০ টা পদ ০ ২ কৃত্যকে প্রদান
সি.কে. বোম্বাইয়ের তারিখ হইতে পুনরাবর্তন পর্যন্ত
করা হইল।

No. 2060Edn./4A-47/50.—24th April
Sri Chandra Sen, M.Sc., is appointed
Professor of Chemistry, Krishnagar
West Bengal Educational Service,
on the date on which he joins the
post, vice Sri Prafulla Kumar Dutta,
until further orders.

কলিকাতা।—নং ২০৬৭শিখা।২৫৭-১৭।৫১।—২৪শে এপ্রিল
১৯৫১।—পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের স্যারের শাসনের অব্যাহত
কাল হইতে ৪০০০ টা পদ ০ ২ কৃত্যকে প্রদান
সি.কে. বোম্বাইয়ের তারিখ হইতে পুনরাবর্তন পর্যন্ত
করা হইল।

Calcutta.—No. 2067Edn./21-17/51.—24th April
1951.—Mrs. Kalyani Pramanik, Deputy Chief
Inspectress for Basic Education, West Bengal, was
allowed earned leave for three days from the 1st
March 1951 to 3rd March 1951, under rule 167(ii)
of the West Bengal Service Rules, Part I.

নং ২২২১শিখা।—৩রা মে ১৯৫১।—পশ্চিমবঙ্গ উত্তর শিক্ষণ
কৃত্যকের (মহিলা বিভাগ) স্যারের শাসনের অব্যাহত
কাল হইতে ৪০০০ টা পদ ০ ২ কৃত্যকে প্রদান
সি.কে. বোম্বাইয়ের তারিখ হইতে পুনরাবর্তন পর্যন্ত
করা হইল।

No. 2221Edn.—3rd May 1951.—Miss Monoroma
Bose, M.A. (Dacca), T.D. & M.A. (Lond.), officiat-
ing Orphanage Officer and Registrar of Orphans,
in the West Bengal Senior Educational Service
(Women's Branch), is appointed substantively as
the Chief Inspectress, Women's Education, in that
service, with effect from the 1st May 1951, vice
Mrs. Manisha Roy, retired.

কলিকাতা।—নং ২২৫৬শিখা।—৪টা মে ১৯৫১।—মেডী ব্রোথার
কলেজের অবর শিক্ষণ কৃত্যকের গণিতের উপাধ্যায় প্রিন্সিপাল দেব,
এম. এ.কে. কলিকাতা বেঙ্গল কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
(মহিলা বিভাগ) ২ বিবরের অব্যাহত পদে উক্ত পদে যোগদানের তারিখ
হইতে স্থায়িতাবে নিয়োগ করা হইল।

Calcutta. — No. 2256Edn. -- 4th May 1951.—
Mrs. Pratiba Deb, M.A., Lecturer in Mathematics,
Lady Brabourne College, in the Subordinate Educa-
tional Service, is appointed substantively as Profes-
sor of the subject in the Bethune College, Calcutta,
in the West Bengal Educational Service (Women's
Branch), with effect from the date on which she
assumes the duties of the higher post.

হাওড়া।—নং ২২৫৭শিখা।—৪টা মে ১৯৫১।—বেঙ্গল ইঞ্জিনিয়ারিং
কলেজের পশ্চিমবঙ্গ সাধারণ কৃত্যকে ভূতত্ত্বের উপাধ্যায় পদে প্রিন্সিপাল
কর, এম. এ.সি. (কলি)কে যোগদানের তারিখ হইতে স্থায়িতাবে নিয়োগ
করা হইল।

রাজ্যসভার আসনোপস্থানে,
ডি. এম. সেন,
সচিব।

Howrah.—No. 2257Edn./4A-132/50.—4th May
1951.—Sri Prithwish Kar, M.Sc. (Cal.), is appoint-
ed substantively to the post of Lecturer in Geology,
Bengal Engineering College, in the West Bengal
General Service, with effect from the date on which
he joins the post.

By order of the Governor,
D. M. SEN, Secy.

**Office of the Accountant-General,
West Bengal**

NOTIFICATIONS

Subject:—Exhibition in accounts, of transactions relating to Part B States occurring in Part A States.

No. TM/256.—1st May 1951.—It has been decided by the Comptroller and Auditor-General of India that transactions relating to Part B States, as mentioned below, occurring in Part A States, should be adjusted under the head "P—Deposits and Advances—Part III—Advances not bearing interest—Accounts with Indian States" in the State Section of the accounts of the Part A States, a separate detailed head being opened under the above head for each of the Part B States (viz., State of Rajasthan, Mysore, etc.). All Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India,

Calcutta, are, therefore, requested to take a decision and to exhibit transactions of the nature specified above under the above heading in the Treasury/Bank accounts by manuscript heads, if necessary.

- (1) **PEPSU.**
- (2) **Madhya Bharat.**
- (3) **Rajasthan.**
- (4) **Hyderabad.**
- (5) **Mysore.**
- (6) **Travancore, Cochin.**
- (7) **Saurashtra.**

[Comptroller and Auditor-General of
letter No. 401-AC/59-State/50, dated
1950-Dy. India 2960/TM 901 filed in B
9-38 of 49-50—Vol. I.]

Subject:—Amendments to Treasury Rules, Bengal.

No. TM/257.—1st May 1951.—All Treasury Officers and Sub-Treasury Officers in West Bengal are hereby advised that the following amendments have been made to the Treasury Rules, Bengal, Volumes I and II:—

Volume I.

Page 113—S.R. 397.—In sub-rule (1) of this rule, *for* the words "ordinary pay bill forms or on a simple receipt (T.R. Form No. 48)" occurring in the third line of this rule, *substitute* the words "on T.R. Form No. 54" and *for* the words "on T.R. Form No. 54" appearing in the sixth line, *substitute* the words "on the same form".

Page 114—S.R. 398.—*Add the following sentences at the end of the first sub-paragraph :—*

"The bills may be prepared in the same Form T.R. 54 as prescribed in sub-rule (1) of S.R. 397, the bill being supported by a duly certified copy of the letter of authority from the Accountant-General, West Bengal. In case of non-gazetted Government servants, the letter of authority should be attested by the Head of the office".

Volume II.

Page 43—Appendix 8.—Against the sub-head “Bengal Engineering College” under the major head 37—Education—General—A—University—minor head—Government Professional Colleges, *insert* the following in the Remarks column, viz. :—

"The Registrar, Bengal Engineering College, has been authorised to draw all bills relating to non-gazetted staff and all contingent bills relating to the college, the attached hostels and messes and the different Boards of the College".

Page 210—T.R. Form No. 54.—*For the existing Form T.R. 54, substitute the following:—*

T.R. Form No. 54.

[See S.R. 397(1).]

Adjustable by..

Voucher No.....

Dated.....

Bill for withdrawing.

Final payment

Advance

from

Other withdrawals

General Provident Fund of Sri.....(G.O.)

the Establishment.

of the for the month
of

Serial No.	Name of subscriber and pay.	General Account No.	Provi- Fund No.	No. and date of sanction Letter of authority.	Final payment	Acquittance.
					Advance Other withdrawals	

Total ..

Net amount required for payment
(in words).

Rupees

Space for classification.

Signature

Designation of the...
Drawing Officer.

Station....

Dated.....

Pay Rs.....

Contents received

Rupees.....

Pay to.....

Treasury Officer.

Signature of the Drawing Officer

Examined and entered.

Treasury Accountant.

CERTIFICATES.

Certified that I have satisfied myself that all sums included in bills in Form T.R. 54 drawn 1 month/2 months/3 months previous to this date in favour of M/S..... Accounts Nos. with the exception of those detailed below (of which the total has been refunded by deduction from this bill) have been disbursed to the proper persons, and that their acquittances have been taken and filed in my office with receipts stamp duly cancelled for every payment in excess of Rs. 20

2. Certified that the balance at my credit/(the credit of the subscriber on the date of withdrawal covers the sum drawn in the bill. The policy No * with..... Company has already been assigned in favour of the Governor and submitted to the Accounts Officer (for the details of the policy proposed to be taken have been communicated to and accepted by the Accounts Officer in his letter No dated).

Signature

Designation.....

*Give details here if more than one policy has to be cited.

For use in Accountant-General's Office.

Admitted Rs.....

Objected Rs.....

Reasons for objection.....

Auditor.....

Accountant.

[Government of West Bengal, Finance Department, Audit Branch, memoranda No. 1132F., No. 1133F., dated 19th April 1951 and No. 1150F., dated 20th April 1951—Dy. TM-215, 216 and 221, Bl. TM/234 of 49-50.]

S. K. SARKAR,
Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Original Side

NOTIFICATION.

The 28th April 1951.

It is ordered by the High Court at Calcutta that with effect from the date of publication in the *Calcutta Gazette* the following rule be added as rule 9 App. No. 1 Appendices (Part II) at Pages 779 and 780 of the Original Side Rules:—

“Notwithstanding anything to the contrary in the rules in this Appendix contained the paper

book in each reference shall be prepared by the Appellate Tribunal and the costs of preparation of such paper book shall in first instance be borne and paid by the party seeking the reference within a time to be fixed by the Appellate Tribunal after assessment of such costs, in default of payment of such costs within the time aforesaid reference will be rejected. The Court posing of the reference will in its order direct as to which party will be liable for the costs aforesaid.”

S. N. BANERJEE, Registrar

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information:—

No. and date of notification assigned by issuing authority.	Board to which appointed with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of an officer and designation.
Appointment to Union Bench and Court.				
No. 350 L.S.-G., dated 8th March 1951.	Shyampur union board, police-station Pursurah, Arambagh subdivision, district Hooghly.	Sri Satyendra Nath Mukherjee in place of Sri Subodh Chandra Adak, since resigned.	Sections 65 and 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with section 100B of the Act.	B. Sarkar, Magistrate, Division
Election to Union Board.				
No. 3112 J.M., dated 16th April 1951	Shribati union board, police-station Katwa, subdivision, district Burdwan.	Sri Bhabanil Sander Chandra, Sri Probodh Chandra Mandal, Sri Bishwa Nath Chandra, Sri Sunil Kumar Mitra, Sri Sripati Mitra, Sri Hareram Dey, Sri Dharanidhar Mandal, Sri Karayan, Chandra Ray and Sri Radharaman Mandal.	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	I. P. Sanyal, Magistrate, Division
Appointments to Union Courts.				
No. 476 L.S.-G., dated 3rd April 1951	Radhanagar union board, police-station Vishnupur, Vishnupur subdivision, district Bankura.	Sri Shyamadas Bhawas, Sri Hari Bhanjan Mukhopadhyay, Sri Amarash Chatterpachaya and Sri Bhutnath Mukhopadhyay.	Section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	B. Sarkar, Magistrate, Division
No. 477 L.S.-G., dated 3rd April 1951.	Ajudhya union board, police-station Vishnupur, Vishnupur subdivision, district Bankura.	Sri Sudhansu Bandopadhyay, Sri Arabintha Bandopadhyay, Sri Hari Gobinda Gangopadhyay, and Sri Sasudhar Acharya.	Ditto	Ditto
No. 478 L.S.-G., dated 3rd April 1951	Boutkhanda union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Chandri Charan Batabyal, Sri Kidar Nath Biswas, Sri Janada Batabyal and Sri Gokul Chandra Acharya.	Ditto	Ditto
No. 479 L.S.-G., dated 3rd April 1951	Hetia union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Chandra Sekhar Ganguli, Sri Bholu Nath Koley, Sri Khudiram Chakravartee and Sri Gobinda Chandra De.	Ditto	Ditto
No. 480 L.S.-G., dated 3rd April 1951.	Gella union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Karunamoy Khan, Sri Atul Chandra Chakravartee, Sri Ashutosh Datta and Sri Monoranjan Mondal.	Ditto	Ditto
No. 481 L.S.-G., dated 3rd April 1951.	Salda union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Alakendra Nath Basu, Sri Haralal Sen, Sri Radha Raman Ghatak and Sri Mohini Mohan Roy.	Ditto	Ditto
No. 482 L.S.-G., dated 3rd April 1951.	Maynapur union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Bhima Chandra Bagli, Sri Gopendra Nath Mukhopadhyay, Sri Manmatha Nath Choudhury and Sri Bhutnath De.	Ditto	Ditto
No. 483 L.S.-G., dated 3rd April 1951.	Madanmohanpur union board, police-station Kotulpur, Vishnupur subdivision, district Bankura.	Sri Ram Janaki Chakravartee, Sri Aneth Bandhu Datta, Sri Gour Gopal Datta Choudhury and Sri Nanda Lal Hazra.	Ditto	Ditto
No. 484 L.S.-G., dated 3rd April 1951.	Deura-Koulpara union board, police-station Kotulpur, Vishnupur subdivision, district Bankura.	Sri Gurudas Bandopadhyay, Sri Balindra Mukhopadhyay, Sri Kanai Lal Ghosh and Sri Subodh Gopal Pal.	Ditto	Ditto
Appointments to Union Bench.				
No. 485 L.S.-G., dated 3rd April 1951.	Radhanagar union board, police-station Vishnupur, Vishnupur subdivision, district Bankura.	Sri Shyamadas Bhawas, Sri Hari Bhanjan Mukhopadhyay, Sri Bhuvan Paramanik and Sri Bhutnath Mukhopadhyay.	Section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	B. Sarkar, Magistrate, Division
No. 486 L.S.-G., dated 3rd April 1951	Ajudhya union board, police-station Vishnupur, Vishnupur subdivision, district Bankura.	Sri Sudhansu Bandopadhyay, Sri Naba Gopal Bandopadhyay, Sri Balaram Bandopadhyay and Sri Motilal Roy.	Ditto	Ditto
No. 487 L.S.-G., dated 3rd April 1951.	Boutkhanda union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Chandri Charan Batabyal, Sri Kidar Nath Biswas, Sri Janada Batabyal and Sri Gokul Chandra Acharya.	Ditto	Ditto
No. 488 L.S.-G., dated 3rd April 1951.	Hetia union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Chandra Sekhar Ganguli, Sri Bholu Nath Koley, Sri Khudiram Chakravartee and Sri Gobinda Chandra De.	Ditto	Ditto
No. 489 L.S.-G., dated 3rd April 1951.	Gella union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Karunamoy Khan, Sri Atul Chandra Chakravartee, Sri Ashutosh Datta and Sri Monoranjan Mondal.	Ditto	Ditto
No. 490 L.S.-G., dated 3rd April 1951.	Salda union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Alakendra Nath Basu, Sri Haralal Sen, Sri Radha Raman Ghatak and Sri Mohini Mohan Roy.	Ditto	Ditto
No. 491 L.S.-G., dated 3rd April 1951.	Maynapur union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Sri Bhima Chandra Bagli, Sri Gopendra Nath Mukhopadhyay, Sri Manmatha Nath Choudhury and Sri Bhutnath De.	Ditto	Ditto
No. 492 L.S.-G., dated 3rd April 1951.	Madanmohanpur union board, police-station Kotulpur, Vishnupur subdivision, district Bankura.	Sri Ram Janaki Chakravartee, Sri Aneth Bandhu Datta, Sri Gour Gopal Datta Choudhury and Sri Nanda Lal Hazra.	Ditto	Ditto
No. 493 L.S.-G., dated 3rd April 1951.	Deura-Koulpara union board, police-station Kotulpur, Vishnupur subdivision, district Bankura.	Sri Gurudas Bandopadhyay, Sri Balindra Mukhopadhyay, Sri Kanai Lal Ghosh and Sri Subodh Gopal Pal.	Ditto	Ditto

date of notification by authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
Appointment to Union Boards and Courts.				
1-6, dated 11 1951.	Dibhanga union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura.	Sri Umapada Chattopadhyay, Sri Bhutnath Khara, Sri Janamali Konar and Sri Phanindralai Chattopadhyay.	Sections 65 and 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	R. Sarkar, Commissioner, Burdwan Division.
1-6, dated 11 1951.	Dibhanga union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura.	Sri Basamoy Roy, Sri Ratoldindananda Ghose, Sri Dharanidhar Singha Thakur and Janab Abdul Karim Mirza.	Ditto	Ditto.
1-6, dated 11 1951.	Hanirhati union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura.	Sri Panchu Gopal Singha, Sri Radhagobinda Hazra, Sri Nirode Kanan Sarkar and Sri Gaur Chandra Pal.	Ditto	Ditto.
1-6, dated 11 1951.	Radhamohanpur union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura.	Sri Dulal Chandra Mukhopadhyay, Sri Damodar Das Ghose, Sri Ram Chandra Mann and Sri Bhutnath Bandopadhyay.	Ditto	Ditto.
1-6, dated 11 1951.	Belut-Rasulpur union board, police-station Patrasayer, Vishnupur subdivision, district Bankura.	Sri Dharani Dhar Gupta, Sri Kashinath Sarkar, Sri Jamini Kanta Mukhopadhyay and Janab Abdul Momen Khan.	Ditto	Ditto.
1-6, dated 11 1951.	Blur union board, police-station Patrasayer, Vishnupur subdivision, district Bankura.	Sri Umasankar Palit, Sri Fakir Chandra Choudhuri, Sri Durlav Chandra Pal and Janab Emlak Mondal.	Ditto	Ditto.
1-6, dated 11 1951.	Janakuri union board, police-station Patrasayer, Vishnupur subdivision, district Bankura.	Kaviraj Rampada Biswas, Sri Bhambendra Nath Pan, Sri Fashu Pati Pal and Janab Rustam Fakir.	Ditto	Ditto.
1-6, dated 11 1951.	Indas union board, police-station Indas, Vishnupur subdivision, district Bankura.	Sri Bibhuti Bhimsen De, Sri Satyadeb Sarkar, Janab Md. Akbar Hossain and Sri Basamoy Ghosal.	Ditto	Ditto.
1-6, dated 11 1951.	Moukulpur union board, police-station Indas, Vishnupur subdivision, district Bankura.	Sri Bishuranjan Ghose, Sri Nalinakshya Dutta, Sri Jatindra Nath Hati and Janab Md. Hossain.	Ditto	Ditto.
Election to Union Board.				
dated the 1951	Panchra union board, Khoyramol police-station, Panchra subdivision, Burdwan district.	Ward No. 1—Sri Biswanath Chatterjee of Panchra.	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919) read with rule 85 of the Election Rules	B. L. Ghosh, District-Magistrate, Burdwan.

22M 27th April 1951.—In partial modification of this office notification No. 1351M., the 24th August 1949, published in 1512 of the *Calcutta Gazette*, 1st September 1949, it is hereby notified for information that Miss S. Ghosh, M.A., is and was a Member of the Advisory Committee Midnapore Sadar Hospital in place of Sub-Danels resigned.

১৯৫১.৩.১০-এ প্রিন্স ১৯৫১।—বন্দ্যোপাধ্যায় জেদার
করে অবকাঠামি অবর শাসক ও সমাধর্তা প্রিন্সো ডিপ্তিকাল
কি ডেয়ার অধীন আসানসোল মহকুমার অবর শাসক ও মন্ডলা-
ইন্সপেক্টর কুমার পোতমের স্থানে মন্ডলাধিকারিক পদে নিযুক্ত
করা হইল।

১৯৫১.৩.১০-এ প্রিন্স ১৯৫১।—বন্দ্যোপাধ্যায় জেদার

বন্দ্যোপাধ্যায় জেদার, ১৯৫১।

কৃত্তিক।

1563 G.—30th April 1951.—Sri Lala Prakash Nanday, Sub-Deputy Magistrate, is posted to the Asansol subdivision of the district for employment as Circle Officer of the same. Sri Hemanta Kumar Gautam trans-

is made in the public interest.

B. SARKAR, Commissioner.

NOTICE.

Burdwan, the 4th May 1951.

the property described in the schedule requisitioned under rule 75A, of the

Defence of India Rules under order No. 95D.I., dated 31st March 1946, in connection with the Gushkara Landing Ground and placed at the disposal and under the control of the Collector of Burdwan;

And whereas the said property is to be released from such requisition;

And whereas in exercise of powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Mrinal Kanta Das and others as detailed below (owners/occupiers) have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Mauza Mahata, jurisdiction list No. 33, police-station Bhalar, district Burdwan.

Cadastral Survey plot No.	Area.	Names of owners/occupiers.
5769P	-08	Mrinal Kanta Das and others of Mahata.
5694P	-01	Khondakar Mohammad Rasid of Chichinga, Bankura.
5771P	-01	Kamala Bala Das of Mahata.

I. B. S. R. SURITA, Collector.

Presidency Division—Calcutta

It is hereby modified for general information :—

No. and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particular of Government order by which power is delegated to issuing authority.	Name of and date
Election to Union Board.				
No. 24/51-4 V.M.-G., dated the 3rd April 1961.	Ghatheor union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Gourdas Biswas, Janab Brind AB Hsu and Sri Gourdas Biswas.	Sub-section (7) of Section 8 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	P. C. Additions rict 24 Parg
		Ward No. II—Janab Mousur Hossain Biswas, Janab Hossain Mandal and Janab Mannal Hossain Biswas.		
		Ward No. III—Janab Osman Gard Mandal, Janab Jawahar AH Mandal and Janab Munser Rahman Mandal.		
	Jhawdanga union board, police-station Gaighata, Bongaon subdivision, district 24-Parganas.	Ward No. I—Tarapada Nath and Keshab-lal Das.	Ditto Dm
		Ward No. II—Sri Satish Chandra Gola, Janab Badal Mandal and Janab Rabul Khan.		
		Ward No. III—Sri Abala Kanta Mandal, Sri Gurupada Ghosh, Sri Khajra Nath Mandal and Sri Brindaban Mandal.		
	Ichapur union board, police-station Gaighata, Bongaon subdivision, district 24-Parganas.	Ward No. I—Manmatha Nath Ghosh, Panchanan Chowdhury and Haripada Ghosh.	Ditto Dm
		Ward No. II—Jonab Fakir Ahmed Mandal, Jonab Din AH Mandal and Mahabhat Ali Mandal.		
		Ward No. III—Surendra Nath Halder, Surendra Nath Dewry and Jonab Beial Ahmed Sheikh.		
	Palla union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Kalipada Chakravarty, Jonab Hasari Bardar and Sri Tarapada Sastri.	Ditto Dm
		Ward No. II—Sri Bata Krishna Tarafdar, Jonab Pultan Mandal and Sri Abmaah Chandra Sarkar.		
		Ward No. III—Sri Shiba Prasad Biswas, Jonab Barkatullah Mandal and Jonab Mandar Bux Mandal.		
	Ranaghat union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Atul Krishna Mandal, Sri Basit Kumar Pandopadhye and Janab Mandar Bux Shah.	Ditto
		Ward No. II—Sri Bhupati Bhuvan Masumder, Sri Nirapada Mandal and Janab Durbash AH Mandal.		
		Ward No. III—Sri Panchanan Karmakar, Janab Panchu Mandal and Janab Hakim Bux Mandal.		
	Ragdah union board, police-station, Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Gobinda Das Adhikary, Janab Akhas Ali Mandal and Sri Golek Behari Sen.	Ditto
		Ward No. II—Sri Sirish Chandra Mandal, Janab Jobed AH Mandal and Sri Pullu Behari Biswas.		
		Ward No. III—Janab Chand AH Mandal, Janab Chakman AH Biswas and Sri Krishnapada Mandal.		
	Choubaria union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Kishori Mohan Roy, Sri Gosta Behari Chatterjee and Janab Dider Bux Mandal.	Ditto
		Ward No. II—Sri Haripada Biswas, Janab Din Mahammad Khan and Janab Golam Rahman Mandal.		
		Ward No. III—Sri Hsu Chandra Roy, Janab Molladdin Mandal and Janab Punjab AH Chowdhury.		
No. 24/51-4 V.M.-G., dated 9th April 1961.	I—Khilkapur union board, Baraset police-station, Baraset subdivision, district 24-Parganas.	Ward No. I—Sri Churni Lal Ghose of Babbar, Janab Khatib Mollah of Arain and Janab Mujibar Rahman of Khilkapur.	Ditto
		Ward No. II—Abdul Subbar Mandal of Dubaria and Barot Chandra Mandal of Bararia.		
		Ward No. III—Sudhodh Chandra Paul of Nawpara, Md. Mawla Bux of Nawpara, Mousur Hossain of Andivage and Dalbar Mandal of Palpakura.		
II—Ichapur-Nutanj union board, Baraset police-station, Baraset subdivision, district 24-Parganas.		Ward No. I—Ahsajuddin of Ichapur, Fakir Ahmed of Taldhara and Amir AH Biswas of Nera.	Ditto
		Ward No. II—Soleman of Katura, Prabodh Bah Choudhury of Kaimana and Tamsuddin of Ahira.		
		Ward No. III—Golam Shahmammad Khad of Kaderpur, Panchu Ghosh of Kaderpur and Karamat Gani of Kaderpur.		

Date of sanctioned authority.	Board to which appointed or elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation.
IV.—Chandigan-Bahanda union board, Baraset police-station, Baraset subdivision, district 24-Parganas.	Ward No. I.—Mochhien of Dandaria, Jahar Ali of Chandigan and Mashedin Ahmed of Donnagora.	Sub-section (2) of section 6 of Bengal Village Self-Govern- ment Act, 1920 (Bengal Act V of 1919).	F. C. Manna, Additional District Magistrate, 24-Parganas.	
	Ward No. II.—Khadem Hossain of Bahanda, Hari Charan Ghosh of Baupul and Abdul Aji of Gobra.			
	Ward No. III.—Harapada Bando of Bha- turia, Basim of Dandara and Abdul Ohab of Bhataria.			
V.—Kamla Khamarpara union board, Baraset police-station, Baraset subdivision, district 24-Parganas.	Ward No. I.—Sri Parada Prasad Pramanik of Kalpal, Sri Nripendra Nath Chattu- padhyaya of Nospara and Janab Kasin Mandal of Nababpur.	Ditto	Ditto.	
..	Ward No. II.—Sri Bangsai Ghose of Jira- gacha, Janab Huda Mandal of Madanpur and Janab Solamdi Mandal of Madan- pur.			
	Ward No. III.—Janab Abu Bakker Mandal of Baskra, Sri Prabodh Kumar Tapli of Jiragacha and Sri Mani Mohan Maia of Kayamba.			
VI.—Kadambagachi union board, Baraset police-station, Baraset subdivision, district 24-Parganas.	Ward No. I.—St. Maher Ali Mokah of Ula, Janab Mahammad Tarsidar of Kathalla and St. Mahabub Hossain of Kalsara.	Ditto	Ditto.	
..	Ward No. II.—Janab Abbas Ali of Kadam- bagachi, Janab Abdul Hamid Nardar of Kadambagachi and St. Ismail of Purba Ichapur.			
	Ward No. III.—Sri Anukul Chandra Ghose of Daspuidanga, Sri Gosta Behari Ghose of Chandipuri and Sri Ranajit Nisha Roy of Daspuidanga.			
VII.—Jagulia union board, Baraset police-station, Baraset subdivi- sion, district 24-Parganas.	Ward No. I.—Sailendranath Nath of Choto- jagulia, Abdur Rahaman of Chotojagulia Hatpara and Golem Harai Mandal of Bahera.	Ditto . . .	Ditto.	
	Ward No. II.—Abdul Jalil Biswas of Borah, Soleman Mandal of Tentulla and Kahini Bex Mandal of Borah.			
	Ward No. III.—Abdul Hakim of Mallakur, Delwar Hossain Malik of Jamungachi and Masik Mandal of Mandagachhi.			
VIII.—Kashimpore union board, Baraset police-station, Baraset subdivision, district 24-Parganas.	Ward No. I.—Krishna Chandra Jana of Jafarabad and Panchanan Ghosh of Sankargachhi.	Ditto	Ditto.	
	Ward No. II.—Taranath Mukhopadhyaya of Kashimpore and Bibhuti Bhuvan Pyne of Kashimpore.			
	Ward No. III.—Bibhuti Bhuvan Chatto- padhyaya of Shibabaya and Pulla Behari Chattopadhyaya of Santoshpore.			
	Ward No. IV.—Saider Ali of Digha, Suk- mar Mukhopadhyaya of Jirat and Aftab- uddin Mandal of Digha.			
IX.—Dattapukur union board, Baraset police-station, Baraset subdivision, district 24-Parganas.	Ward No. I.—Panchu Gopal Mukherjee of Nihadui, Tuladas Sircar of Nihadui, Manmatha Nath Nath of Nihadui and Sailendra Kumar Ghose of Nihadui.	Ditto	Ditto.	
	Ward No. II.—Shib Krishna Mukherjee of Dattapukur, Phani Bhushan Tait of Dattapukur and Abdul Gani Sircar of Isatadi.	Ditto	Ditto.	
	Ward No. III.—Jiaruddin Ahammed of Jaypul and Bijoy Krishna Fande of Jaypul.			
X.—Kotra union board, Baraset police-station, Baraset subdivi- sion, district 24-Parganas.	Ward No. I.—Aftabuddin Baidya of Jafar- pur, Jyotish Chandra Ghose of Kili- shpur and Panchanan Barhar of Kotra.	Ditto	Ditto.	
	Ward No. II.—Easin Sardar of Pandia, Krish Chandra Ghosh of Pachuria and Sonaula Mandal of Pachuria.			
	Ward No. III.—Keramat Ali Mandal of Faldi, Mokad Ali Parker of Gopalpur and Bholai Mandal of Kharkil.			
XI.—Palti-Bellaghata union board, Baraset police-station, Baraset subdivision, district 24-Parganas.	Ward No. I.—Md. Fowkat Ali of Tena, Maulvi Sayed Ahammed of Hekunda and Abdul Mannaf of Baidyapur.	Ditto	Ditto.	
	Ward No. II.—Md. Eusuf Ali of Bondalia, Janab Kutubuddin of Paltadanga and Ananta Kumar Biswas of Kiamet Rona- tikiri.			
	Ward No. III.—Md. Mohar Ali Sahai of Faldi, Mohar Ali Mandal of Dandara and Abdul Bari Mandal of Faldi.			
XII.—Dadpur union board, Baraset police-station, Baraset subdivi- sion, district 24-Parganas.	Ward No. I.—Ebadat Mandal of Putaria and Nawabjan Mandal of Tegharia.	Ditto	Ditto.	
	Ward No. II.—Gour Chandra Ghose of Bhagyabandapur, Maulvi Golem Ehsa of Pagdu and Fakir Ahammed of Bhagy- abandapur.			
	Ward No. III.—Jiban Krishna Ghose of Bakira, Abdul Latif Munshi of Dadpur, Panchanan Pal of Patana and Amjad Mandal of Sankargachhi.			

No. and date of notification assigned by issuing authority.	Board to which appointed with police-station, subdivision, and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of addressee and date.
XIII—Kirtipur union board, Baraset police-station, Baraset subdivision, district 24-Parganas.		Ward No. I—Makhanlal Bernal of Kirtipur and Haseer Ali Mandal of Khanamati.	Sub-section (5) of section 6 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	P. C. M. Addl. Dist. Magistrate 24-Parganas
		Ward No. II—Abdul Chatterjee of Channu, Atfal Hossain of Mudia and Munsifi Gohar Rasul of Channu.		
		Ward No. III—Osman Sahaji of Mahlagadi and Omar Ali Mandal of Andala.		
		Ward No. IV—Entasuddin Ahmad of Mudia and Kala Chand Biswas of Kharbaria.		
XIV—Sachan union board, Baraset, police-station, Baraset subdivision, district 24-Parganas.		Ward No. I—Krishnadhan Mukherjee of Sachan, Haridhan Mukherjee of Sachan and Khejer Ahamed of Sachan.	Ditto ..	Ditto
		Ward No. II—Shyamacharan Mondal of Kalkapur, Nur Mahammad of Tehata and Abdul Golder of Chokpur.		
		Ward No. III—Sahajaddi Mondal of Majhapur, Amulya Chandra Sardar of Mairamwarpur and Darbesh Ali Lasker of Khamer Ramswarpur.		
I—Kalkhali-Hatiara union board, Rajarhat police-station, Baraset subdivision, district 24-Parganas.		Ward No. I—Sri Parash Chandra Chakravarty of Gopalpur, Dr. Nagapati Ghose of Gopalpur and Sri Gopijiban Roy of of Salua.	Ditto ..	Ditto
		Ward No. II—Sri Bishmupada Mandal of Arjunpur, Abdul Sakar Biswas of Mandalgandi and Sri Jagannath Ghose of Kalkhali.		
		Ward No. III—Ebadat Molla of Hatiara, Sri Mahendra Nath Dutta of Hatiara and Sri Lakshmi Kanta Naskar of Baghnathpur.		
IV—Patharghata union board, Rajarhat police-station, Baraset subdivision, district 24-Parganas.		Ward No. I—Md. Makbul Ali of Chapna, Md. Mongolian of Ballyari and Sri Behari Lal Mandal of Akhand Keshari.	Ditto ..	Ditto
		Ward No. II—Sri Narendra Nath Roy of Patharghata and Sri Hazrapada Mandal of Patharghata.		
		Ward No. III—Sri Nishit Kanta Biswas of Patharghata and Janab Abdul Motaleb Dhal of Teghari.		
		Ward No. IV—Sri Kishor Chandra Ghose of Kashinathpur and Sri Santosh Kumar Naskar of Kadampukur.		
V—Chandpur union board, Rajarhat police-station, Baraset subdivision, district 24-Parganas.		Ward No. I—Doulal Ali Mandal of Chandpur, Matiar Bahaman of Chandpur and Tarapada Naskar of Shikharpur.	Ditto ..	Ditto
		Ward No. II—Bankim Chandra Roy of Shikharpur, Kutas Golder of Panapukur and Nilkanta Naskar of Rajataraf.		
		Ward No. III—Ratan Chandra Roy of Rajataraf, Atul Naskar of Bara Bagu and Manmatha Nath Sardar of Uttar Noabad.		

OFFICE OF THE ADDITIONAL DISTRICT MAGISTRATE, 24-PARGANAS.

NOTICE.

Alipore, the 2nd May 1951.

It is notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, that Muhammad Kased Ali, Md. Ishague and Shaikh Abdul Bari, candidates for election to the West Bengal Legislative Assembly in the by-election from the 24-Parganas North-East (Rural) Mahammadun Constituency lodged their return of election expenses and the declaration with the undersigned on 30th April 1951, 30th April 1951 and 1st May 1951, respectively.

The return and the declaration can be inspected in the Office of the District Magistrate, 24-Parganas, on payment of a fee of Rupee one between the hours of 10 a.m. and 5 p.m. on office days except on Saturday when they can be inspected up to 1.30 p.m. and, on payment of the fee laid down in the Bengal Records Manual, 1928, to obtain attested copies thereof or of any part thereof.

P. C. MAJUMDER,

Authorised Person
(Addl. District Magistrate, 24-Parganas)

Presidency Division—Jalpaiguri

No. 1116P.W.—30th April 1951.—It is notified for general information that in exercise of the powers delegated to me by the Bengal Government notification No. 34081, S.G., dated December 1904, I direct under section 6 of the Bengal Ferries Act, 1 of 1885, that the Sewal under the Darjeeling District Board be discontinued.

No. 1120L.S.G.—28th April 1951.—Under provisions of section 50 of the Bengal Municipal Act, 1932 (Act XV of 1932), read with Government order No. 91(4)M., dated the 12th January 1951, is hereby notified for general information that a special meeting of the Municipal Commission of the Kurseong Municipality held on the 9th January 1951, Sri K. B. Bhandari has been duly elected as the Vice-Chairman of the Kurseong Municipality in the district of Darjeeling, vice C. K. Goud, who leaves from the 3rd February 1951 to the 13th February 1951.

J. N. TALUKDAR, Commr.

FORM II.

[Rule 6(I).]

Malda District Board.**I—Bamangola Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate
1	Abinash Chandra Chakrabarti	Village Madnabati, post office Bamangola, district Malda.	Cart
2	Ashutosh Choudhury	.. Village Bhabanipur, post office Bamangola, district Malda.	Bicycle.
3	Mahendra Nath Sarkar	.. Village Gopinathpur, post office Bamangola, district Malda.	Hurricane lantern.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

S. C. SEN GUPTA,
Returning Officer.

Malda, the 23rd April 1951

FORM II.

[Rule 6(I).]

Malda District Board.**II—Malda Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Badridas Agarwalla	.. Village Kuchinda, post office Old Malda, district Malda.	Hurricane lantern.
2	Sudhendu Jha	.. Village Nagharia, post office Nagharia, district Malda.	Cart.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

S. C. SEN GUPTA,
Returning Officer.

Malda, the 23rd April 1951.

FORM III.

[Rule 6(I).]

Malda District Board.**III—Habibpur Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Abhey Pada Roy	.. Village Bulbulchandi, post office Muchia, district Malda.	Hurricane lantern.
2	Astatal Saha	.. Village Aihogolaraniganja, post office Muchia, district Malda.	Bicycle.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

S. C. SEN GUPTA,
Returning Officer.

Malda, the 23rd April 1951.

FORM III.

[Rule 6(I).]

Malda District Board.**IV—Manikchak Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Maksud Ali Village Shahabnagore, post office Araidanga, district Malda.	Mango tree.
2	Pravakar Jha Village Sovanagore, post office Milki, district Malda.	Hurricane lantern.
3	Rambhari Roy Village and post office Harischandrapur, district Malda.	Bicycle.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[Rule 6(I).]

Malda District Board.**V—Englishbazar Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Harekrishna Mandal Village Gokulnagore Kamat, post office Amriti, district Malda.	Cart.
2	Jitendra Nath Mandal Village Jotbasanta Narhatta, post office Kotwali, district Malda.	Boat.
3	Kasir Miah Village Sattari, post office Amriti, district Malda.	Hurricane lantern.
4	Nikunja Behari Gupta Village Sahajalapur, post office Kotwali, district Malda.	Bicycle.
5	Sarat Chandra Choudhury Village Jot, Post office Kotwali, district Malda.	Axe.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[Rule 6(I)].

Malda District Board.**VI—Kharba North Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Amal Krishna Goswami Post office and village Kali-gram, district Malda.	Bicycle.
2	Maulvi Tafazzal Hossain Village Naikanda, post office Kharba, district Malda.	Hurricane lantern.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[(Rule 6(I).)]

Malda District Board.**VII—Kharba South Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Anadi Mohan Das	.. Village Dakshin Singia, post office Chanchal, district Malda.	Bicycle
2	Ram Prafulla Lahiri	.. Post office and Village Kali-gram, district Malda.	Cart.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[(Rule 6(I).)]

Malda District Board.**VIII—Harishchandrapur North Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Asit Kumar Singha	.. Village Bishnupur, post office Tulsihatta, district Malda.	Hurricane lantern.
2	Chandrakanta Sarkar	.. Village Kushiidha, post office Bishnupur, district Malda.	Bicycle.
3	Hafizuddin Ahmed	.. Village Panchla, post office Malikpara, district Malda.	Cart.
4	Sachindra Nath Misra	.. Post office and village Harishchandrapur, district Malda.	Umbrella.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[(Rule 6(I).)]

Malda District Board.**IX—Harishchandrapur South Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Ram Prasanna Roy	.. Post office and village Harishchandrapur, district Malda.	Bicycle.

He is declared duly elected under rule 6(2) of the Rules for Direct Election to District Boards.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM II.

[Rule 6(I).]

Malda District Board.**X—Ratua East Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Asadulla Choudhury	.. Post office and village Ratua, district Malda.	Bicycle.
2	Gofurur Rahaman	.. Village Sultanganja, post office Pirganja, district Malda.	Mango tree.
3	Ram Chandra Saha	.. Post office and village Samsi, district Malda.	Hurricane lantern.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[Rule 6(I).]

Malda District Board.**XI—Ratua West Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Binoy Bhusan Singha	.. Village Terarasia, post office Debipur, district Malda.	Cart.
2	Dwarikanath Pathak	.. Village Kotuali, post office Bhalukabazar, district Malda.	Hurricane lantern.
3	Nalini Kanta Koer	.. Village Maldahapatti, post office Paranjpur, district Malda.	Boat.
4	Radha Prosad Singha	.. Village Bahadurpur, post office Ratua, district Malda.	Bicycle.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[Rule 6(I).]

Malda District Board.**XII—Gazole East Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Rafuddin Sirkar	.. Village Sanbandha, post office Gazole, district Malda.	Cart.
2	Shaikh Bafatulla Muktear	.. Village Rahimpur, post office Gazole, district Malda.	Bicycle.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM 1H.

[Rule 6(I).]

Malda District Board.

XIII—Gazole West Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Brindaban Chandra Pan	.. Village Gazole, post office Gazole, district Malda.	Bicycle.
2	Dharanidhar Sarker	.. Village Malipara, post office Gazole, district Malda.	Cart.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[Rule 6(I).]

Malda District Board.

XIV—Kallachak West Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Bejoy Kumar Das Gupta	.. Village Gaziapara, post office Sujapur, district Malda.	Cart.
2	Jatindra Nath Das	.. Village Jitnagar, post office Panchanandapur, district Malda.	Boat.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM III.

[Rule 6(I).]

Malda District Board.

XV—Kallachak East Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Majibar Rahman Choudhury	Village Syedpur, post office Sujapur, district Malda.	Bicycle.
2	Samijuddin Ahmed	.. Village Kamalpur, post office Mothabari, district Malda.	Cart.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10-30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

Malda, the 23rd April 1951.

S. C. SEN GUPTA,
Returning Officer.

FORM 571.

[Rule 5(1).]

Malda District Board.

XVI—Kaliachak South Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Abdul Rahim Biswas	.. Village Krishnapur, post office Beisanabnagar, district Malda.	Umbrella.
2	Mani Bhushan Sarker	.. Village Birnagar, Ranajit Sarkeretola, post office Kaliachak, district Malda.	Hurricane Lantern.
3	Satis Chandra Sarker	.. Village Kazichak, post office Mahadipur, district Malda.	Cart.

Note.—The poll will be taken on the 28th and 29th day of May 1951 between 10.30 a.m. and 5 p.m. with an interval of rest between hours of 1 p.m. and 2 p.m. at the polling stations to be notified separately.

S. C. SEN GUPTA,
Returning Officer.

Malda, the 23rd April 1951.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 3497C.T./12E/153/49-50.—23rd April 1951.
—The following officers are confirmed as Income-tax Officers, Class II, Grade III, in the Income-tax Department, West Bengal, Calcutta, with effect from the date noted against each:—

Name.	Date of confirmation.	Vice—
1 Sri Arun Kumar Mukherjee.	1st June 1947.	Sri B. M. Mitra, confirmed as Income-tax Officer, Class I, Grade I.
2. Sri Aryyendra Bakshi.	15th August 1947.	Sri U. C. Das Gupta, confirmed as Income-tax Officer, Class I, Grade I.

No. 4889C.T./2E/71/50-51.—26th April 1951.
—Sri S. Das Gupta (deceased), late Income-tax Officer, Class II, Grade III, is, in supersession of this office order No. 56306C.T./2E-90/48-49, dated the 9th February 1950, granted half-pay leave under the modified Revised Leave Rules for thirty-eight days with effect from the 16th February 1949 to 25th March 1949.

It is certified that the officer was likely to return to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 5227C.T./2E-15/51-52.—28th April 1951.
—Sri P. C. Pandey, Income-tax Officer (on probation), Commissioner of Income-tax, West Bengal's office, Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for five days with effect from 19th April 1951 to 23rd April 1951 and thereafter extraordinary leave for ten days with effect from 24th April 1951 to 3rd May 1951.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 5235AC.T./2E-18/50-51.—29th April 1951.
—Sri G. B. Seth, Income-tax Officer, Special Survey Circle VI, Calcutta, is allowed under

Revised Leave Rules, 1933, earned leave for four days with effect from 2nd July 1951 August 1951 with permission to prefix Sunday 1st July 1951 and affix the gazetted holiday August 1951, to the leave.

It is certified that the officer is likely to on the expiry of his leave to the post from which he is proceeding on leave or to a post carrying similar rates of allowances.

No. 5278(A)C.T./2E-14/51-52.—28th April 1951.—Sri P. S. Ramu Aiyar, Ad Income-tax Officer, District V-A, Calcutta allowed, under the Revised Leave Rules, earned leave for thirty days with effect from April 1951 to 22nd May 1951 and thereafter pay leave for nine days with effect from 23 April 1951 to 31st May 1951, with permission to prefix Sunday, the 22nd April 1951, to the

It is certified that the officer is likely to on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 5290C.T./2E/1/51-52.—30th April 1951.—Sri A. C. Bose is, with effect from 1st May 1951 until further orders, posted as 7th Ad Income-tax Officer, Companies District I, Calcutta in addition to his own duties as Officer on Duty.

No. 5291C.T./2E/1/51-52.—30th April 1951.
In exercise of the powers conferred under 5(5) of the Indian Income-tax Act XI of 1922 I hereby direct that Sri A. C. Bose, 7th Ad Income-tax Officer, Companies District I, Calcutta shall, with effect from 1st May 1951, perform the functions of an Income-tax Officer under said Act in respect of such persons or classes of persons or of such incomes or classes of incomes or of such areas as may be allocated from time to time.

No. 5292C.T./2E-13/51-52.—30th April 1951.
Income-tax Officer, Companies District I, Calcutta, is allowed, under the Revised Leave Rules, 1933, earned leave for forty-two days with effect from 1st May 1951 to 12th June 1951.

certified that the officer is likely to return on expiry of his leave to the post from which he proceeded on leave or to a post carrying similar allowances.

No. 5392C.T./2E/10/51-52.—30th April 1951.—
Mr. Prasad, Additional Income-tax Officer, Non-Companies (Income-tax cum Excess Tax) District, Calcutta, is allowed under Leave Rules, 1933, earned leave for thirty days with effect from 30th April 1951 to 29th May 1951 with permission to prefix Sunday, the 29th 1951, to the leave.

It is certified that the officer is likely to return on expiry of his leave to the post from which he proceeded on leave or to a post carrying similar allowances.

No. 5394C.T./2E-17/51-52.—30th April 1951.—
Mr. Bakshi, Income-tax Officer, Special Investigation Branch, Calcutta, is allowed under Revised Leave Rules, 1933, earned leave for forty-one days with effect from 2nd April 1951 to 12th May 1951 with permission to prefix and affix Sundays, the 1st April 1951 and 13th May 1951, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar allowances.

No. 5407C.T./2E/20/50-51.—1st May 1951.—
Mr. A. L. Jha, Income-tax Officer, Companies District II, Calcutta, who has been appointed to the Central Board of Revenue as Inspecting Assistant Commissioner of Income-tax, is, under Section 565 of the Indian Income-tax Act, posted as Inspecting Assistant Commissioner of Income-tax, Range No. 11, Calcutta, with effect from the 1st of May 1951, *vice* Sri V. V. Subramaniam proceeding on leave.

No. 5508C.T./2E/13/50-51.—1st May 1951.—
Sri K. D. Banerjee, Fourth Additional Income-tax Officer, Companies District II, Calcutta, is, with effect from the afternoon of 9th May 1951, posted as charge Income-tax Officer of the same district, *vice* Sri A. L. Jha, appointed to officiate as Assistant Commissioner.

2. In addition to his own duties Sri K. D. Banerjee, Income-tax Officer, Companies District II, Calcutta, will also hold charge of the post of Fourth Additional Income-tax Officer of the same district, until further orders, or until a Fourth Additional Income-tax Officer is posted to that district.

No. 5516C.T./2E/207/50-51.—1st May 1951.—
Sri S. K. Basu, Income-tax Officer, Special Survey Circle VII, Calcutta, is allowed, under Revised Leave Rules 1933, earned leave for forty-one days with effect from 2nd April 1951 to 12th May 1951, with permission to prefix and affix Sundays, the 1st April 1951 and 13th May 1951, respectively to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 5788C.T./2E-196/50-51.—2nd May 1951.—
Mr. M. Mannan, Income-tax Officer, District II(1), Calcutta, is allowed, under Fundamental Rule 81(b)(ii), leave on average pay for four months with effect from 1st March 1951 to 30th June 1951, with permission to affix Sunday, the 1st July 1951, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

NOTICE.

Calcutta, the 7th April 1951.

It is hereby notified for general information that the jurisdictions of the Inspecting Assistant Commissioners of Income-tax in West Bengal as at 1st April 1951 are as noted below:—

Inspecting Assistant Commissioner of Income-tax.	Jurisdiction comprising Income-tax Districts/Circles.
Inspecting Assistant Commissioner of Income-tax, Range No. I, Calcutta.	(1) Companies District I, Calcutta. (2) Companies District III, Calcutta. (3) Non-Companies (Income-tax cum Excess Profits Tax) District, Calcutta. (4) District IIIA, Calcutta.
Inspecting Assistant Commissioner of Income-tax, Range No. II, Calcutta.	(1) Companies District II, Calcutta. (2) Companies District IV, Calcutta. (3) District III(2), Calcutta. (4) District V-A, Calcutta. (5) Special Survey Circle I, Calcutta.
Inspecting Assistant Commissioner of Income-tax, Range No. III, Calcutta.	(1) District IV(1), Calcutta. (2) District IV(2), Calcutta. (3) District IV(3), Calcutta. (4) District I(1), Calcutta. (5) Railways and Miscellaneous Salaries Circle, Calcutta. (6) Special Survey Circle II, Calcutta. (7) Special Survey Circle III, Calcutta.

Inspecting Assistant Commissioner of Income-tax.

Inspecting Assistant Commissioner of Income-tax, Range No. IV, Calcutta.

Jurisdiction comprising Income-tax Districts/Circles.

- (1) District V, Calcutta.
- (2) District II(1), Calcutta.
- (3) District II(2), Calcutta.
- (4) Central Salaries (Calcutta).
- (5) Special Survey Circle Calcutta.
- (6) Special Survey Circle Calcutta.

Inspecting Assistant Commissioner of Income-tax, Range No. V, Calcutta.

- (1) District Hooghly
- (2) District Burdwan-Bahar
- (3) District Bankura.
- (4) District West Dooars
- (5) District Malda.
- (6) District Nadia.
- (7) District Darjeeling.
- (8) District Cooch Behar.
- (9) District 24-Parganas
- (10) District Howrah
- (11) Refund Circle, Calcutta.
- (12) Special Survey Circle I Calcutta

Inspecting Assistant Commissioner of Income-tax, Range No. VI, Calcutta.

- (1) District VI, Calcutta
- (2) District III(1), Calcutta
- (3) District II(2), Calcutta.
- (4) Special Survey Circle Calcutta.
- (5) Special Survey Circle I Calcutta

S. NARGOLWALA, Commissioner,

No. 3497C.T./2E/153/49-50.—23rd April 1951.
—The following officers are confirmed as Income-tax Officers, Class II, Grade III, in the Income-tax Department, West Bengal, Calcutta, with effect from the date noted against each:—

Name.	Date of confirmation.	Vice—
1. Sri Arun Kumar Mukherjee.	1st June 1947.	Sri B. M. Mitra, confirmed as Income-tax Officer, Class I, Grade I.
2. Sri Aryyenda Baku.	15th August 1947.	Sri U. C. Das Gupta, confirmed as Income-tax Officer, Class I, Grade I.

No. 4889C.T./2E/71/50-51.—26th April 1951.
—Sri S. Das Gupta (deceased), late Income-tax Officer, Class II, Grade III, is, in supersession of this office order No. 56306C.T./2E-90/48-49, dated the 9th February 1950, granted half-pay leave under the modified Revised Leave Rules for thirty-eight days with effect from the 16th February 1949 to 25th March 1949.

It is certified that the officer was likely to return to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 5227C.T./2E-15/51-52.—28th April 1951.
—Sri P. C. Pandey, Income-tax Officer (on probation), Commissioner of Income-tax, West Bengal's office, Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for five days with effect from 19th April 1951 to 23rd April 1951 and thereafter extraordinary leave for ten days with effect from 24th April 1951 to 3rd May 1951.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 5235AC.T./2E-18/50-51.—28th April 1951.
—Sri G. B. Seth, Income-tax Officer, Special Survey Circle VI, Calcutta, is allowed under

August 1951, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he is proceeding on leave or to a post carrying similar rates of allowances.

No. 5278(A)C.T./2E-14/51-52 — 28th April 1951.—Sri P. S. Rama Aiyar, Addl Income-tax Officer, District V-A, Calcutta allowed, under the Revised Leave Rules, earned leave for thirty days with effect from April 1951 to 22nd May 1951 and thereafter pay leave for nine days with effect from 23rd April 1951 to 31st May 1951, with permission prefix Sunday, the 22nd April 1951, to the 1st May 1951.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 5290C.T./2E/1/51-52 — 30th April 1951.
Sri A. C. Bose is, with effect from 1st May 1951 until further orders, posted as 7th Addl Income-tax Officer, Companies District I, Calcutta in addition to his own duties as Officer on Duty.

No. 5291C.T./2E/1/51-52 — 30th April 1951.
In exercise of the powers conferred under 5(5) of the Indian Income-tax Act, 1922, I hereby direct that Sri A. C. Bose, 7th Addl Income-tax Officer, Companies District I, Calcutta shall, with effect from 1st May 1951, perform the functions of an Income-tax Officer under said Act in respect of such persons or classes of persons or of such incomes or classes of incomes in respect of such areas as may be allocated from time to time.

No. 5291C.T./2E-13/50-51.—30th April 1951.
Sri A. C. Bose, Income-tax Officer, Companies District I, Calcutta, is allowed, under the Revised Leave Rules, 1933, earned leave for forty-two days with effect from 1st May 1951 to 12th June 1951.

**LABOUR DEPARTMENT
ORDER.**

2. 27111aB.—1st May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6157Lab., dated the 27th of October 1950, the industrial dispute between Messrs. India Ice Aerated Water and Cold Storage Co., Ltd., having their factory at 138, Beliaghata Road, Calcutta, and Head Office at 20-21 Stephen House, Dalhousie Square, Calcutta, and their workmen as represented by the Calcutta Baralkal Mazdoor Union, 11, Beliaghata Road, Calcutta, were referred for adjudication to Sri P. R. Mukherjee, District Judge;

and whereas during the pendency of proceedings before the said Sri P. R. Mukherjee, District Judge, the workmen of Messrs. India Ice Aerated Water and Cold Storage Co., Ltd., having their factory at 138, Beliaghata Road, Calcutta, and Head Office at 20-21, Stephen House, Dalhousie Square, Calcutta, a complaint in writing before the said Tribunal, alleging that the company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

and whereas in exercise of the powers conferred by section 31A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri P. R. Mukherjee, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. India Ice Aerated Water and Cold Storage Co., Ltd., having their factory at 138, Beliaghata Road, Calcutta, and Head Office at 20-21, Stephen House, Dalhousie Square, Calcutta, and their workmen as represented by the Calcutta Baralkal Mazdoor Union, 11, Beliaghata Road, Calcutta, and in the matter of an application under section 33A of the Industrial Disputes (Amendment) Act, 1950.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

Sri P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

For the Company: Sri L. M. Ghose, Advocate, Sri S. K. Chakravarty, clerk of the Company.

For the Union: Sri S. C. Das Gupta, Advocate, Sri U. N. Sanyal, Secretary of the Union.

The main dispute had been referred to this Tribunal by the Government of Bengal, Department of Labour, by order No. 6157Lab., dated the 27th of October 1950, and during the pendency of that proceeding, the workmen made an application under section 33A alleging that the employers have altered the conditions of service, and as such, have contravened provisions of section 33.

The case of the workmen is that the workmen had been getting every year a bonus equivalent to one month's pay of the respective workers at the time of their previous employers down to the present employer, Messrs India Ice Aerated Water and Cold Storage Co., Ltd., irrespective of the fact if the Company earned any profit or not.

It is asserted that after the present dispute had been started, the Company stopped payment of the annual bonus payable to the employees and the complaint is made under section 33A.

The employers' case is that there had been no violation of the provisions of section 33 and that the payment of bonus was never a condition of service.

Issues.

1. Is payment of bonus a condition of service?
2. If so, was the Company justified in not awarding bonus in the year 1950?

AWARD.

Issue No. 1.—Is payment of bonus a condition of service?

On reading the petition of the Union, it is not clear during which year of the year the bonus was to have been paid. According to the Union, payment of bonus was a condition of service and the present Company's predecessor had all along paid this irrespective of profit or loss. The Company, however, asserts that the question of payment of bonus was never a condition of service and that the Company having sustained losses in the previous year, was not at all in a position to pay bonus, which is a condition upon profit. The Company also produced the Profit and Loss Account for the year ending 31st December 1949, which shows the net profit to be nearly to the tune of Rs. 1,22,000 and odds. The Company also produced Standing Orders, certified under section 53 of the Industrial Employment (Standing Order) Act, 1946, which shows that the Company has declared one month's pay as bonus before the Durga Puja festival to their employees, irrespective of caste and creed so long as the Company has a reasonable return to afford the expenditure.

In a summary procedure like this, it is not desirable to enter into an important question which has far-reaching effect both on the Company and also on the employees. After the arguments had been concluded, Dayaram Beri, a labour leader of some repute, accompanied by the Secretary of the Union, came to me and requested me to keep the point open.

I think it is a reasonable request and in the interest of all concerned, it is neither fair nor reasonable to decide this issue in a summary way.

The Union having taken this position, the point is kept open. The question if there has been any violation of section 33 depends on the decision of this issue. But as this issue is being kept open, the Tribunal is not all competent to say if there has been a violation of the condition of service. In the matter the petition fails. The application is therefore dismissed on the grounds set forth as above.

P. R. MUKHERJEE
Judge, Industrial

The 20th April 1951.

By order of the Governor
D. S. P. MUKHERJEE,

ORDER.

2713Lab.—1st May 1951.—Whereas under the Government of West Bengal Labour Department, order No. 3180Lab., dated the 10th June 1950, ended by order No. 4599Lab., dated the 18th August 1950, read with order No. 6663Lab., dated the 21st November 1950, the industrial dispute between Messrs. Keshrimull Kundanmull, 17, Grand Trunk Road, Lillooah, Howrah, and their workmen represented by the Chatakal Mazdoor Union, 84, Lala Babu Shire Road, Belur, Howrah, was referred for adjudication to an Industrial Tribunal constituted by Sri P. R. Mukherjee, Judge;

and whereas during the pendency of proceedings before the said Tribunal, Sri Baidya Nath Sur, an employee of the aforesaid firm, made a complaint in writing before the said Tribunal alleging that the said workman had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

and therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to confirm the said award as shown in the annexure hereto.

ANNEXURE.

Statement of an application under section 33A of the Industrial Disputes Act, 1947, against the employer Messrs. Keshrimull Kundanmull of 20, C. T. Road, North, Lillooah, Howrah, for discharging a worker while a dispute under the Industrial Disputes Act is pending before this Tribunal for adjudication.

Applicant: Baidyanath Sur.

Opposite party: Messrs. Keshrimull Kundanmull.

Applicant represented by Chatakal Mazdoor Union.

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

Applicant. Sri D. C. Roy, President of the Union.

Opposite party: Sri M. M. Banerjee, Pleader and Sri H. Hinger, Proprietor of the Company.

AWARD.

Application under section 33A was filed by Baidyanath Sur, an employee of the above firm, during the pendency of the main dispute, referred to me for adjudication by order Nos. 4599Lab., dated 18th August 1950 and 6663Lab., dated 21st November 1950. It is alleged that on 18th August 1950, this applicant was wrongfully discharged without notice by one of the proprietors prejudicially to the interest of the Union. The applicant prays for action against the opposite party.

The Company submits a written statement alleging that this worker voluntarily left his service and that, there had been no dismissal, as alleged but that the applicant voluntarily left the service of the Company under circumstances narrated below.

ISSUES.

1. Was there any wrongful discharge of the applicant without permission of the Tribunal?
2. If, so, what relief is he entitled to?

Issue No. 1.

Was there any wrongful discharge of the applicant without the permission of the Tribunal?

On reading the evidence of the applicant as also of the Manager of the factory, it is clear that on the day in question this worker, who is Nickel Mistry, was found sitting idle by the proprietor. The latter brought him to the Manager and it was reported that the dynamo where Baidya was working was out of order, and as such, this Mistry could not work. He was deputed to another department and according to the Standing Rules of the Company, he was bound to work there. Strangely enough this worker shortly after unceremoniously came to the office and demanded the arrear wages and said that he would not work any more in this factory. The Manager was attempting to settle his account when he left the factory and never returned. The statement of the employee also supports the fact that he was asked to work in another department, but he adds that he was willing to go there and begin his work, but he was summarily dismissed. I cannot really believe why a man should be summarily dismissed when he was willing to work in another department to which he had been deputed.

If the Company really had any intention to dismiss him, they could have appointed other men in his place. Moreover, it is also curious that no representation about the alleged unwarranted discharge, had been made through the Union. It is also clear that the Company had made some provision on 1st December 1950 under section 33 to discharge a few workers and they could have easily at this time sought permission to discharge this worker also at that time. On reading the entire evidence and considering the circumstances of the case, I am of opinion that this worker voluntarily left the service of the Company and that it was not a case of dismissal. The worker is free to come to the office of the company for payment of dues, if the same has not already been taken. The issue is answered accordingly.

Issue No. 2.

What relief is he entitled to?

In view of the above finding, the applicant is entitled to no relief and I make no award accordingly.

P. R. MUKHERJEE

Judge, Industrial Tribunal

The 20th April 1951.

By order of the Governor
D. S. P. MUKHERJEE, J.

ORDER.

No. 2731Lab.—2nd May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6684Lab., dated the 22nd November 1950, the industrial dispute between Messrs. Western Oxy-Acetylene and Electric Welding Co., Ltd., 233/4, Lower Circular Road, Calcutta, and one of their employees Sri Hira Lal Das Gupta of 37, Chetla Central Road, Alipore, Calcutta, as represented by himself, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to affirm the said award as shown in the annexure hereto.

ANNEXURE.

The matter of an industrial dispute existing between Messrs. Western Oxy-Acetylene and Electric Welding Co., Ltd., 233/4, Lower Circular Road, Calcutta, and one of their employees, viz., Sri Hira Lal Das Gupta of 37, Chetla Central Road, Alipore, Calcutta, as represented by himself.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Chairman of the Tribunal.*

For the employee: Sri Hira Lal Das Gupta himself.

For the Company: Mr. V. J. Spitz, Director of the Company.

By Government order No. 6684Lab., dated the 22nd November 1950, the said dispute has been referred to me for adjudication under sections 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

The reference was received here on the 25th November 1950. The employee filed written statement on the 6th December 1950. The Company filed written objection on the 3rd January 1951. The case was heard on the 10th April 1951. Award was reserved.

The issues contained in the schedule of the Order of Reference stand as follows:—

1. Was the dismissal of Sri Hira Lal Das Gupta justified?
2. What relief or compensation he is entitled to?

AWARD.

Before the Tribunal went into the question of actual adjudication on the matter referred to above, it was confronted with the legal aspect of the case, viz., whether the present case the Tribunal is competent to decide. It is contended that the dispute in question is an individual dispute and not a collective one. As such, it does not come within the definition of "industrial dispute" as defined in section 2(1) of the Industrial Disputes Act, 1947. The Tribunal took up this question first, because if it lacked jurisdiction it could not obviously decide the issues on the merits.

5. A brief reference to the facts of the case will, however, be pertinent. Hira Lal Das Gupta was a temporary employee under this Company. He appears to have been in service from 9th September 1947 till 19th November 1947 at Rs. 350 per month. He was discharged on 19th November 1947 on the ground of incompetency. He claims arrear wages as well as compensation in lieu of notice.

6. Now the point before me is whether the case does lie legally before the Tribunal. The Tribunal is definitely of opinion that the "industrial dispute" as defined in section 2(k) of the Industrial Disputes Act, 1947, stands for a collective dispute, not for any individual dispute. That the present dispute is an individual dispute is admitted by the employee himself. It is also admitted from the Order of Reference. The learned Conciliation Officer in his report, which is a part of the record, has also expressed the dispute as such. He observes: "Our attempts for conciliation have failed in spite of our best efforts and a remedy of the grievance is called for, though perhaps the ordinary court would have been a more suitable forum than a Tribunal. It is a very difficult case. Reference to a Tribunal will be a violence on the Statute. What this learned Conciliation Officer has observed with an eye to the substance of the matter in issue, I endorse with reference to the law involved. I have elaborately discussed this question in my award on Messrs Chittagong Engineering and Electric Supply Co., Ltd., and their employees in connection with the case of Sri Satish Chandra Ganguli, published in the *Calcutta Gazette* on the 11th January 1951. This view has been confirmed by the recent judgment of Mr. Justice J. P. Mitter of the Hon'ble Calcutta High Court published in the *Calcutta Weekly Notes* (55 C.W.N. 256), in the matter of J. Choudhury vs. M. C. Banerjee and another. The learned Judge observes: "On a true construction of section 2(k) of the Industrial Disputes Act, a dispute which is between the employer on the one side and an individual employee on the other, cannot come within the definition of 'industrial dispute'. A dispute, which in origin is between the employer and an individual employee, may develop into an industrial dispute if the rest of the employees or the majority of them take up the cause of the employee concerned." (*Kandan Textiles, Ltd. vs. Industrial Tribunal, Madras*, reported in Vol. I, *Indian Factories Journal* at p. 270 discussed and followed). In this connection I must point out that my erstwhile brother Sri M. C. Banerjee in his award in *Hukumchand Jute Mill and others vs. employees* reported in the *Industrial Law Journal*, 1950, has been pleased to take a different view. I regret that I cannot agree with the view expressed therein. Lord Shaw in *Conway vs. Wade* (1909) A.C. 50 endorsed the opinion that an individual dispute does not come within the definition of a trade dispute. It reaches that stage when the dispute develops into a situation of general aspect. In this view of the matter I find that the present dispute, being an individual dispute and not a collective one, does not come within the definition of "industrial dispute" within the meaning of the Industrial Disputes Act, 1947. The Industrial Tribunal can adjudicate only industrial disputes. So in the present case it lacks jurisdiction to decide. As such the applicant is out of the Tribunal. His claim does not succeed for want of jurisdiction. I, however, point out that I have not recorded any finding on the issues referred to.

G. PALIT.

Chairman of the Tribunal

The 19th April 1951.

By order of the Government.
D. S. P. MUKHERJEE, Jt.

ORDER.

No. 2777Lab.—2nd May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 330Lab., dated the 16th January 1951, the industrial disputes between the employers of Bidi Firms of Raniganj mentioned in the list attached therewith and their workmen as represented by the Bidi Mazdoor Union, (Girijapara, post office Raniganj), Burdwan, regarding the matters specified in the schedule to the order aforesaid were referred for adjudication to an Industrial Tribunal constituted by Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Bidi Mazdoor Union, on behalf of the workmen of the Bidi Firms made complaint in writing before the said Tribunal alleging that the said workmen had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government.

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In matter of reference No. 330Lab., dated the 16th January 1951, of the Government of West Bengal, Department of Labour, and in the matter of an industrial dispute between the employers and workmen of Bidi Firms at Raniganj mentioned in the annexure to the Order of Reference, and in the matter of a complaint under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Case No. 30 of 1951).

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

the complainant: Jonab Z. H. Khan, and Sri Jagadish Chandra Jha, President and Secretary of the Bidi Mazdoor Union.

opposite party: Sri S. C. Sen, Advocate, and Sri N. M. Das Gupta, Leader, instructed by Sri Gouri Shankar Nandy, Secretary of the Bidi Firms Association.

AWARD.

In pursuance of the order of reference No. 330Lab., dated the 16th January 1951, of the Government of West Bengal, Department of Labour, proceedings, for adjudication of the several items of industrial disputes between the employers and workmen of 34 Bidi Firms as listed in the schedule of reference were started immediately on receipt of the order of reference. The adjudication proceedings are still pending.

The present complaint under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, been filed by the Bidi Mazdoor Union on behalf of the workmen in the Firms and relates to the following wrongful acts on the part of employers :—

Name of the aggressor firm.	Particulars of aggrieved workmen.	Details of wrongful act complained of with date thereof
1. Kalyani Bidi Stores	.. Workman Amir Khan ..	Wrongful dismissal on October 1950
2. Shyama Khan Bidi Stores	.. Three workers (not named).	Wrongful dismissal in the week of October 1950
3. Tripti Bidi Stores	.. 60 workers (not named)	Wrongful retrenchment towards the end of October 1950
4. Shivazi Bidi Stores	.. All workmen of the firm	Illegal and wrongful lock-out from 6th November 1950
5. Ajanta Bidi Stores	.. Women workers ..	Reduction of wages on from 28th November 1950
6(a) Ajanta Bidi Stores	.. 60 women workers ..	Wrongful dismissal on November 1950
6. Hanuman Bidi Stores	.. Workman Nagen Das ..	Wrongful dismissal on January 1951
7. Kura Ram Bidi Stores	.. All workmen of the firm	Illegal and wrongful lock-out from first week of January 1951
8. All Bidi Firms at Raniganj	.. All bidi workers ..	Illegal and wrongful lock-out from 10th to 20th January 1951

Section 33A of the amended Industrial Disputes Act authorises Tribunal to assume jurisdiction over an industrial dispute arising out of violation of the provisions of section 33 of the Act as amended by Industrial Disputes (Appellate Tribunal) Act, 1950, without a reference from the appropriate Government under section 10 of the Act. This is a special provision and the conditions under which this special provision may be invoked must be fulfilled before the Tribunal assumes jurisdiction over an industrial dispute without any order of reference from the appropriate Government as contemplated by the general section (section 33 of the Act). The conditions are that adjudication proceedings are pending before a Tribunal and that during the pendency of these proceedings the employers contravene the provisions of section 33 of the Act.

A reference to the alleged wrongful acts of the employers complained of as detailed in the foregoing table will show that all the wrongful acts complained of with the exception of the alleged lock-outs (items 4, 7 and 8 of the table) were completed long before the order of reference No. 133 dated the 16th January 1951, on which the adjudication proceedings before this Tribunal were started. Items 4, 7 and 8 relate to lock-outs and these lock-outs were withdrawn before the order of reference. Notice has been clearly stated as to whether the other lock-outs (items 4 and 7) are continuing. Even if they are still continuing or even if they continue some time after the reference, the action of the employers was not contemplated by section 33 of the amended Act. Lock-outs are not contemplated by section 33 of the Act. Section 33 prohibits, during pendency of proceedings

conciliation Officer, Board or Tribunal in respect of an industrial dispute, variation in the service conditions of workmen and discharge, dismissal and punishment by way of dismissal or otherwise of a workman concerned in the dispute without the express permission in writing of the Conciliation Officer, Board or Tribunal as the case may be. Lock-outs, for the prohibition of which different sections have been enacted, have been held not to be within the purview of section 33. This point has been discussed at length by this Tribunal in the awards for Messrs. J. K. Eastern Industries, Ltd. and their associated firms Messrs. Vita Supply Corporation, Ltd., Messrs. Reform Flour Mills, Ltd., and Messrs. Snow White Food Products Company, Ltd., and for the Victoria Cotton Mills published respectively by the Government of West Bengal, Labour Department, orders Nos 1467, dated the 5th March 1951 and 1275 Lab., dated the 26th February 1951. A similar view has been taken by Sri S. N. Modak, Sri R. Mukherjee and Sri M. C. Banerjee in their award for the Clive Jute

To sum up, Lock-outs are outside the prohibitions under section 33 of the Act and the other wrongful acts complained of did not take place during pendency of the proceedings before this Tribunal. The conciliation proceedings might have been pending at the time when these wrongful acts alleged to have been done. This fact will not bring these wrongful acts under section 33A of the Act. This Tribunal is not competent to assume jurisdiction over these alleged wrongful acts under section 33A of the Act as these acts are proved to have been committed during pendency of the proceedings before this Tribunal. Lock-outs complained of are not hit by section 33 of the Act and cannot therefore be a subject-matter of investigation by this Tribunal under section 33A. My award shall accordingly be that the complaint under section 33A is not maintainable.

It was urged that the Assistant Labour Commissioner before whom the Union sought relief in respect of the wrongful acts of the employers, referred to this Tribunal. The correct procedure for the Assistant Labour Commissioner should have been to enquire into the complaint and to recommend to the Government for an independent reference under section 10 of the Act, provided such a recommendation was deemed justified. The action of the Assistant Labour Commissioner could not and did not alter the law. The Union has still the general remedy open to it. It may move for a reference to a Tribunal in respect of the disputes arising out of wrongful acts of the employers. I must make it clear that in making this suggestion, I do not express myself whether the wrongful acts complained of were really committed and whether they constitute an industrial dispute. So far as the complaint under section 33A is concerned, my award is that it is not maintainable in law and must accordingly be rejected.

A. DAS GUPTA,

Judge, Industrial Tribunal.

24th April 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2780Lab.—2nd May 1951.—Whereas under the Government of Bengal, Labour Department, order No. 1256Lab., dated the 24th February 1951, the industrial dispute between Messrs. East India Steel Works, Ltd., 74, Hari Mohan Bose Road, Howrah (Head office: 24, Netaji Subhas Road, Calcutta), and their workmen represented by the Engineering Mazdoor Sabha, 4, Nityadhan Mukherjee Road, Howrah, regarding the matters specified in the Schedule thereto was referred for adjudication to Sri S. Niyogi, District Judge;

And whereas the said Sri S. K. Niyogi, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. East India Steel Works, Ltd., 74, Hari Mohan Bose Road, Howrah (Head office: Netaji Subhas Road, Calcutta) and their workmen represented by Engineering Mazdoor Sabha, 4, Nityadhan Mukherjee Road, Howrah.

PRESENT:

SRI S. K. NIYOGI, Judge, Industrial Tribunal.

For the Company: Sri S. K. Sinha, Labour and Welfare Officer.

For the Union: Sri Shyamapada Mukherjee, Joint Secretary.

AWARD.

Government of West Bengal in the Labour Department by its order No. 1256Lab., dated the 24th February 1951, constituted a Tribunal with me as its member under sections 7 and 10 of the Industrial Disputes Act (Act No. 14 of 1947), and referred to me as such member the dispute said to exist between Messrs. East India Steel Works, Ltd., of 74, Hari Mohan Bose Road, Howrah, and their workmen represented by the Engineering Mazdoor Sabha of 4, Nityadhan Mukherjee Road, Howrah, and expressed in the following issue:—

“If the discharge of the workers *en masse* was justified and if the workers were entitled to any relief they were entitled to?”

The reference was received in the office on the 24th February 1951. Put up before me after I joined the Tribunal on 5th March 1951. On 15th March 1951 an adjournment the Union filed its written statement on 22nd March 1951. The Company filed no statement in answer though some adjournments were taken for the purpose by it. Eventually both parties filed a joint statement of compromise recording the terms of amicable settlement between them. This was on 18th April 1951.

It is not necessary for me to go into details about the facts leading to the dispute referred for adjudication. It is the case of the Union that the labour force of the Company, which was hitherto disorganised, organised itself into a Union styled as the Engineering Mazdoor Sabha. The Union requested the management of the Company to recognise the Union for collective bargaining for settlement of any dispute that might arise in

was too much for the management to bear and, by a notice served on December 1950 the Company asked 4 workmen who had actively participated in organising the Union to go on leave without pay from 30th November 1950. The notice, it is said, was illegal and could not be complied with. A deputation representing the members of the Union waited on the management to discuss the matter, but to their astonishment they came to know that those 4 members who had been given notice were already dismissed from service in the meantime. The representatives of the Union approached the Assistant Labour Commissioner with a request to intervene in the matter but the management being exasperated by that action on their part closed down the factory and discharged all the workers en bloc although there was a pending conciliation proceeding. And, further, the management imposed fines ranging from Rs. 500 to Rs. 2,000 on the workers for alleged damages caused to their tools and implements. Further details are not necessary as the issue raised in this case has been disposed of by the amicable settlement reached by the parties, as I have already mentioned.

In view of the amicable settlement of the dispute referred to me for adjudication I would hold that no dispute exists any longer, and the only order I can pass is to make an award accordingly. The petition of compromise will form part of the award being incorporated in it as Annexure A.

SANTOSH KUMAR NIYOGI,

Judge, Industrial Tribunal.

15th April 1951.

ANNEXURE A.

**Engineering Association of India, Labour Department,
35, Stephen House, Calcutta-1.**

Ref. No. Eng/Lab/F.18(m)/1549, dated 14th April 1951.

S K NIYOGI,

Judge, Industrial Tribunal.

S. Lyons Range (2nd floor), Calcutta.

Subject: In the matter of the dispute between the East India Steel Works, Ltd., and their workmen as represented by Engineering Mazdoor Sabha.

WE Sir,

We on behalf of the management of the East India Steel Works, Ltd., and the Engineering Mazdoor Sabha, do hereby inform you that an agreement has been arrived at mutually in the matter of industrial dispute referred to you under Government order No. 1256/Lab., dated the 24th February 1951. The terms of the agreement are as follows:—

- 1. That all the workers be reinstated with the same facilities and wages as they used to get before.
- 2. That the arrear dues, viz., unpaid weekly wages, dearness allowance, Statutory leave be paid immediately.
- 3. That all the workers be paid four weeks' wages including dearness allowance for the closed down period.
- 4. That the Engineering Mazdoor Sabha, Registered No. 225, be recognised as the only representing organisation of the workers.

We would, therefore, pray that the case should not be proceeded with and the award should be made on the lines of the agreement as mentioned above.

We may also inform you that there is no strike or lockout in the fact and that the workers have already joined their duties.

Yours faithfully,

S. K. ASTHANA,

Labour Adviser, Engineering Association of India

HARIPADA MAJUMDER,

General Secretary, Engineering Mazdoor Sabha

[ILLEGIBLE],

*Managing Director, East India
Steel Works, Ltd.*

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2796Lab.—3rd May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 185Lab., dated the 9th Jan 1951, read with its corrigendum No. 1674Lab., dated the 16th March 1951, as amended by order No. 1796Lab., dated the 21st March 1951, the industrial dispute between the Jute Presses mentioned in the schedule to the order, dated the 9th January 1951, read with the said corrigendum, dated the 16th March 1951, and their workmen represented by the Cossipore Press Workers' Union, 1, Joy Bhattacharyya Lane, Calcutta—3, regard the questions relating to (1) gratuity and (2) provident fund, was referred for adjudication to an Industrial Tribunal consisting of Sri S. K. N. District Judge;

And whereas during the pendency of proceedings before the Tribunal, the said Cossipore Jute Press Workers' Union, on behalf Sri Pandab Mali, an employee of the Calcutta Hydraulic Jute Press of 9, Kalprosunna Singh Street, post-office Cossipore, being item 3 of aforesaid schedule, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the employee, the conditions of service applicable to him immediately before the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes Act by Cossipore Jute Press Workers' Union on behalf of Pandab Mali against Messrs. Calcutta Hydraulic Jute Press in connection with an Industrial Dispute between the Company and their workmen referred for adjudication by Government of West Bengal, Department of Labour, order No. 185Lab., dated the 9th January 1951.

PRESENT:

SRI S. K. NIYOGI, *Judge, Industrial Tribunal.*

for the Company: Mr. J. J. Rattray, Assistant Secretary and Mr. T. A. Cohen, Inspecting and Welfare Officer.

for the Union: Sri D. L. Sen Gupta, Advocate.

AWARD.

The history of the present dispute may be summarised as follows. By Government of West Bengal in its Labour Department an industrial dispute involving various points between the Jute Presses represented by Hydraulic Press Association and their workmen as represented by the Cossipore Jute Press Workers' Union was referred for adjudication to Sri C. Dutta Gupta, Additional District Judge, by its order No. 1104Lab., dated the 30th December 1947. The award of the said Tribunal was given by Government by its order No. 1932Lab., dated the 12th June 1948, published in the *Calcutta Gazette (Extraordinary)*, dated the 20th June 1948. After the publication of the said award the workers went on strike on the 16th November 1948, on the excuse that the Association had not implemented the award but had on the contrary filed an appeal before the Hon'ble High Court. The strike was called off on the 24th November of the same year on the intervention of the Hon'ble Dr. B. C. Roy, Chief Minister, West Bengal, and a settlement was arrived at modifying some of the decisions of the Tribunal referred to. Sometime later, the Union submitted a charter of demands which was later on, by negotiations and otherwise, curtailed to the demands in respect of provident fund and gratuity, which they pressed as in their opinion the pension scheme given to by the award of Sri S. C. Dutta Gupta could not be availed of by employees for many reasons. The Jute Press Association, however, claimed that their pension scheme was better and reasonable and should be maintained instead of any gratuity and provident fund schemes put forward by the Union.

This dispute was referred by the Government in its Labour Department by order No. 185Lab., dated the 9th January 1951, to Sri A. Das Gupta, District Judge, who was appointed a Tribunal constituted for the purpose of sections 7 and 10 of the Industrial Disputes Act. Subsequently, the services of Sri A. Das Gupta, District Judge, were not available, and he was appointed to adjudicate the said dispute by an order No. 1796Lab., dated the 21st March 1951.

During the pendency of the adjudication proceeding before Sri A. Das Gupta the Cossipore Jute Press Workers' Union filed a petition under section 33A of the Industrial Disputes Act complaining that the Calcutta Hydraulic Jute Press Co., one of the Jute Press houses represented by the

Hydraulic Jute Press Association discharged one of its employees named Pandab Mali, who had put in 8 years' service, during the pendency of adjudication proceeding before the said Tribunal, without its permission and in contravention of section 33 of the Act. They further contended that the aforesaid discharge was an instance of victimisation or unfair labour practice and the discharged man Pandab Mali should be reinstated and paid his full wages for the period of his forced unemployment. The Company by its statement in answer repudiated the claims of the Union, alleging that Pandab Mali was a personal servant for the Manager of the Company engaged temporarily on the 1st August 1950, and, that he left the Manager's service without notice on the 15th August 1950. It was further stated that he approached the Manager for re-employment at the end of November 1950, but that was refused and he was told that another workman had already been employed in his place.

The reference, dated the 9th January 1951, was received by the Tribunal appointed thereby, on 10th January 1951. The date of discharge of Pandab Mali, according to the statement of the Union, which is not controverted by the Company, was 1st December 1950, which was prior to the reference being made and received by the Tribunal appointed. Section 33A, as amended by the Industrial Disputes (Appellate Tribunal) Act of 1947, requires, for its application, not only that the provisions of section 33 of the Act be contravened, but also that such contravention should be during the pendency of the proceeding before a Tribunal. The provisions of section 33 may be contravened either during the pendency of any conciliation proceeding, or during the pendency of any proceeding before a Tribunal in respect of the industrial dispute. It is only in the case of contravention of the provisions of the said section 33 during the pendency of the proceeding before a Tribunal, that the aggrieved employee is given the right to take into use the provisions of section 33A of the Act. The learned Advocate for the Union frankly conceded at the outset, just at the time of the opening of the case, that the view taken of the requirements of section 33A was untenable and the complaint made on behalf of Pandab Mali was untenable accordingly he refrained from pressing that complaint for adjudication.

In the circumstances above stated I hold that the case does not lie, and an award is made accordingly.

SANTOSH KUMAR NIYO

Judge, Industrial Tribunal

The 25th April 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt.

ORDER.

No. 2814Lab.—4th May 1951.—Whereas under the Government of Bengal, Labour Department, order No. 6405Lab., dated the 10th November 1950, the industrial dispute between Messrs. Bhagya Luxmi Insan Ltd., 8B, Lall Bazar Street, Calcutta, and their employee Sri Bhu Chakravarty, village Rajpur, post-office Sonarpur, district 24-Pargana represented by self, was referred for adjudication to Sri P. R. Mukherjee District Judge;

whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute; therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to make the said award as shown in the annexure hereto.

ANNEXURE.

matter of reference No. 6405Lab., dated 10th November 1950, of the Government of West Bengal, Labour Department, and in the matter of an Industrial Dispute between Messrs. Bhagya Luxmi Insurance, Ltd., 8B, Lall Bazar Street, Calcutta, and their employee Shabesh Chakravarty, village Rajpur, post-office Sonarpur, district 24-Parganas, as represented by self.

PRESENT :

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

Employer: Sri M. M. Banerjee, Pleader, Sri D. Banerjee, Secretary of the Company.

Employee: Sri J. N. Mitra, General Secretary of the Hind Mazdoor Sabha and the employee himself.

The case of the employee is that he was appointed a driver of the motor car of the above Company on 23rd September 1942, and that he had to work 12 hours and had no limitation to hours of work, and had to do almost every day an extra four hours.

There were some allegations that he could not enjoy any casual or sick leave, and that there was no increment of his salary or dearness allowance. The facts relevant for the purpose of adjudication are that the employee on the 13th June 1950, when he reported for duty at the residence of the Director, as usual, he was not given any work, although he stayed at the usual till 8-20 p.m. On the 14th June, he reported for duty to the Managing Director's residence as usual a few minutes before 9 a.m. and he would that he need not come any longer and that he was marked absent on the 13th. He however stayed there till 4 p.m. when he was asked to return on the following day. The following day, when he reported his absence, he was asked whether he could start duty daily at 8 a.m. He would that as it would involve his staying in Calcutta, causing an additional expense, he must be compensated by an increase of Rs. 30 on his present salary and he should be granted a day off as his weekly rest day. The Manager, however, asked him to come next day, i.e., on the 16th of June when he would consider the question. But when he came on the following day, he was informed that his service had been terminated.

The employee prays that due and reasonable remuneration, overtime, gratification and the amount of provident fund together with employer's contribution should be awarded to the applicant along with the order of settlement with full compensation. There are also prayers for overtime payment for all extra work and salary in lieu of annual leave for all these years.

The Company challenges the statement of the applicant saying that this employee was never regular in attendance and had always attended late, sometimes he remained absent without proper notice and leave. This

employee was usually to have reported for duties at the residence of the Managing Director at 8 a.m. without fail, but he never was regular in attendance. He was systematically negligent in duties causing loss and injury to the Company. It is alleged that the Managing Director had an important business engagement on 12th June 1950, and being conscious of the habitual negligent conduct of the employee, he repeatedly reminded the driver of his punctuality and warned him not to fail on this particular occasion. Strangely enough, he came much late—about two hours after the specified time—thereby spoiling that business engagement of an important character and causing harm to the Company's business. On being asked by the Managing Director, in presence of the Secretary, to why he had disobeyed the particular direction, he behaved most obnoxiously and arrogantly. His tone was one of gross insubordination, and as such, his services were dispensed with for gross misconduct.

Issue.

1. Whether the dismissal of Sri Bhabesh Chakravarty was just. What relief is he entitled to?

AWARD.

The employee's statement is full of many irrelevant matters which are not necessary to deal with. Suffice it to say that many of the allegations are not correct. The allegation that he did not enjoy any casual or privilege leave is falsified by the document, Exhibit C, the application of the employee himself, which shows that he enjoyed both casual leave and privilege leave on full pay. Whatever that may be, it is to be enquired if there was any misconduct for which the applicant had to be dismissed from service. At this point, Sri Durgadas Banerjee, the son of the Managing Director and Secretary of the Bhagya Luxmi Insurance Co., who lives in the premises with the Managing Director, has been examined and from his deposition, it is clear that this driver was never punctual in attendance and that he had been in the habit of being absent without notice. He had to be warned several times for remaining absent without leave. His service record clearly shows his negligence in duty (Exhibits A, B, C, D, and D5). Warnings had had no effect and it is abundantly clear that he was never punctual in attendance. Apprehending that he might not turn up on the particular day at the appointed time, the Managing Director had already cautioned him on the previous day to turn up punctually at 8 a.m. But strangely enough, he obliged the Managing Director by putting in no appearance at 9-30 a.m. There was an important engagement. What is most regrettable and inexcusable was the impertinent conduct of the employee who when confronted by the Managing Director, answered flatly on his own terms that he cannot expect better attendance from him. The Managing Director thereupon summarily dismissed him. In my opinion, this was the course which a master could take up when a subordinate becomes so incontinent and rude.

In my opinion, there was ample justification for putting an end to his service and I do not like to interfere. The fact of impertinence is proved and it will be grave injustice and it would be giving a premium to impertinence if this man is reinstated.

The driver presses for gratuity and bonus. So far as claim for gratuity is concerned, there is no system of gratuity prevalent in this Corporation. Moreover, being dismissed for gross misconduct, he cannot expect any compensation or gratuity, even if there had been any.

Regarding provident fund, it had not yet been started fully; nor any claim has materialised. The Company now only allows interest on contribution by the employee. There has been no contribution in vogue on the side of the employer. So, the employee may easily get back the money he has contributed together with interest by producing relevant vouchers. He will get the amount less anything paid since then. The Company is and was always agreeable to refund him this amount, which he quite at liberty to get on demand at the office of the Company.

Sweeping demand for overtime work and salary in lieu of annual leave has been made, but I find that he had never to work overtime; nor was there any annual leave cumulating in his favour. He was given casual leave and privilege leave, and as such, the claims on those heads are rejected.

It was argued that some charge ought to have been framed against him and opportunity ought to have been given before order of dismissal was passed. This contention has also no substance inasmuch as it is a salutary principle of law and equity that in case of grave misconduct, an employee can be summarily dismissed, as when an employee flat in the face of the employer insults him, or shows gross insubordination or threatening attitude. It is useless in such cases to draw up proceedings against such disobedient employee. In such cases the employer would be amply justified by forthwith dismissing such an impertinent worker. In my opinion, he had been rightly dismissed. It is also curious to find that when the case was pressed before the Labour Commissioner by this employee, he never pressed the claim for reinstatement, but prayed for claims under heads of provident fund and gratuity. The claim of reinstatement is for the first time advanced before this Tribunal, apparently as an after-thought.

There is also one legal aspect of the matter. This employee was not represented by any Union. His case has not been taken up by any Union, and as such, it is an individual dispute and this Tribunal has got no jurisdiction to entertain such a dispute, which is purely an individual dispute and not an industrial dispute. The recent case of the Calcutta High Court provided over by Justice J. P. Mitter reported in Calcutta Weekly Notes, Volume 55, page 257, supports this contention. I firmly conclude that this employee has been rightly dismissed, and the case fails.

P. B. MUKHERJEE.

Judge, Industrial Tribunal.

20th April 1951.

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.



Calcutta



Gazette

सत्यमेव जयते
Published by Authority

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ঘরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১৪৭০জি,এ।

No 1470G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

No. 14143 A./ID-15/51.—10th May 1951.—Harendra Nath Guha, Deputy Magistrate and Deputy Collector in the 24th district and is posted to the headquarters of that district on being relieved of his present post as Supervisor, Agricultural Labour, under the Government of India, Calcutta.

Hooghly.—No. 1432G.A./1L-23/51.—12th May 1951.—The services of Sri B. B. Ray, Assistant, Buxa Special Jail, are approved by the Government of India, for appointment as Assistant, Buxa Special Jail, Hooghly.

নদীয়া-মেদিনীপুর।—নং ১৪০৪জি,এ।১৯এন-২০১০১।—১২ই মে ১৯৫১।—নদীয়া জেলার রাণাঘাটের বৃহৎ শাসক ও উপ-সদরদার হি বি, বি, মডল, আই, এ, এন, মেদিনীপুর জেলার উপ-সদরদার ভারপ্রাপ্ত হইবেন।

Nadia-Midnapore.—No. 1434(f.A./1L-23/51.—12th May 1951.—Sri B. B. Mandal, I.A.S., Joint Magistrate and Deputy Collector, Ranaghat, Nadia, is appointed to have charge of the Tamluk subdivision of the Midnapore district.

হুগলী-নদীয়া।—নং ১৪০৪জি,এ।১৯এন-২০১০১।—১২ই মে ১৯৫১।—হুগলীর উপ-শাসক ও সদরদার হি বি, বি, মডল, আই, এ, এন, মেদিনীপুর জেলার উপ-সদরদার ভারপ্রাপ্ত হইবেন।

Hooghly-Nadia. — No. 1435G.A./1L-23/51. — 12th May 1951.—Sri Krishna Gobinda Basu, Deputy Magistrate and Deputy Collector, Hooghly, is appointed to have charge of the Ranaghat subdivision of the Nadia district.

হুগলী।—নং ১৪০৪জি,এ।১৯এন-২০১০১।—১২ই মে ১৯৫১।—হুগলীর সদর শাসক ও সদরদার হি বি, বি, মডল, আই, এ, এন, মেদিনীপুর জেলার উপ-সদরদার ভারপ্রাপ্ত হইবেন।

Hooghly.—No. 1436G.A./1L-23/51.—12th May 1951.—Sri Sachindra Nath Chanda, Sub-Magistrate and Sub-Collector, on probation, Hooghly, is appointed to have charge of the Sadar subdivision of that district.

আরক্ষা।
Police.

কুচবিহার-মেদিনীপুর।—নং ১৪০০জি.এ।৩পি-২১।৫১।—১৪ই মে ১৯৫১।—কুচবিহারের অস্থায়ী আরক্ষাব্যাহ প্রজ্ঞাবানন্দ মুখোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে মেদিনীপুরের অধঃপরিদর্শক নিযুক্ত হইলেন।

Cooch Behar-Midnapore.—No. 1450G.A./3P-29/51.—14th May 1951.—Sri Jibananda Mukharji, officiating Superintendent of Police, Cooch Behar, is appointed to act, until further orders, as Additional Superintendent of Police, Midnapore, with effect from the date of his joining the post.

বীরভূম-কুচবিহার।—নং ১৪০১জি.এ।৩পি-২১।৫১।—১৪ই মে ১৯৫১।—বীরভূমের অস্থায়ী আরক্ষাব্যাহ প্রজ্ঞাবানন্দ রতন সমাজদার কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে কুচবিহারের আরক্ষাব্যাহ নিযুক্ত হইলেন।

Birbhum-Cooch Behar.—No. 1451G.A./3P-29/51.—14th May 1951.—Sri Amulya Ratan Samajdar, officiating Superintendent of Police, Birbhum, is appointed to act, until further orders, as Superintendent of Police, Cooch Behar, with effect from the date of his joining the post.

মেদিনীপুর-বীরভূম।—নং ১৪০২জি.এ।৩পি-২১।৫১।—১৪ই মে ১৯৫১।—মেদিনীপুরের অস্থায়ী অধঃপরিদর্শক প্রজ্ঞাবানন্দ চন্দ্র সেন কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে বীরভূমের আরক্ষাব্যাহ নিযুক্ত হইলেন।

Midnapore-Birbhum.—No. 1452G.A./3P-29/51.—14th May 1951.—Sri Dharendra Chandra Sen, officiating Additional Superintendent of Police, Midnapore, is appointed to act, until further orders, as Superintendent of Police, Birbhum, with effect from the date of his joining the post.

কুচবিহার-২৪-পরগণা।—নং ১৪০৩জি.এ।৩পি-২১।৫১।—১৪ই মে ১৯৫১।—কুচবিহারের অস্থায়ী উপ-আরক্ষাব্যাহ প্রদেবব্রত দাশগুপ্ত কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে শিয়ালদহ সরকারী রেলওয়ে আরক্ষার উপ-আরক্ষাব্যাহ নিযুক্ত হইলেন।

Cooch Behar-24-Parganas.—No. 1453G.A./3P-29/51.—14th May 1951.—Sri Debabrata Lahiri, officiating Deputy Superintendent of Police, Cooch Behar, is appointed to act, until further orders, as Deputy Superintendent of Police, Government Railway Police, Sealdah, with effect from the date of his joining the post.

২৪-পরগণা-কুচবিহার।—নং ১৪০৪জি.এ।৩পি-২১।৫১।—১৪ই মে ১৯৫১।—শিয়ালদহ সরকারী রেলওয়ে আরক্ষার অস্থায়ী উপ-আরক্ষাব্যাহ প্রজ্ঞাবানন্দ ভূষণ সেনগুপ্ত কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে কুচবিহারের উপ-আরক্ষাব্যাহ নিযুক্ত হইলেন।

24-Parganas-Cooch Behar.—No. 1454G.A./3P-29/51.—14th May 1951.—Sri Amiya Bhusan Sen Gupta, officiating Deputy Superintendent of Police, Government Railway Police, Sealdah, is appointed to act, until further orders, as Deputy Superintendent of Police, Cooch Behar, with effect from the date of his joining the post.

সম্মতি।
Confirmation.

আরক্ষা।
Police.

নং ১৪১১জি.এ।৩পি-৬৪।৪৯।—১০ই মে ১৯৫১।—নিম্নলিখিত অবস্থাধীন সহ-আরক্ষাব্যাহ চাহানের নামের পক্ষে নিখতি তারিখ হইতে ভারতীয় আরক্ষা কৃত্যকে সম্মত হইলেনঃ—

- (১) প্রি এ. সি. জোহরী, আই. সি. এস.—১০ই সেপ্টেম্বর ১৯৪৯ (অপরাজিত)।
- (২) প্রি এ. বি. চক্রবর্তী, আই. সি. এস.—১০ই সেপ্টেম্বর ১৯৪৯ (অপরাজিত)।
- (৩) প্রি এ. কে. সিং, আই. সি. এস.—১০ই সেপ্টেম্বর ১৯৫০।

No. 1411G.A./3P-64/49P.—10th May 1951
The following Assistant Superintendents of Police on probation, are confirmed in the Indian Police Service, with effect from the dates noted against their names:—

- (1) Sri S. C. Choudhuri, I.P.S.—1st September 1949 (afternoon).
- (2) Sri A. B. Chakravarty, I.P.S.—1st September 1949 (afternoon).
- (3) Sri S. K. Mitra, I.P.S.—9th September 1950.

নং ১৪১২জি.এ।৩পি-৬৪।৫০।—১০ই মে ১৯৫১।—অবস্থাধীন সহ-আরক্ষাব্যাহ প্রি টি. কে. দাস, আই. সি. এস. ১৯৫০ সালের নবেম্বর হইতে ভারতীয় আরক্ষা কৃত্যকে সম্মত হইলেন।

No. 1412G.A./3P-84/50.—10th May 1951
Sri T. K. Das, I.P.S., Assistant Superintendent of Police, on probation, is confirmed in the Indian Police Service, with effect from the 1st Nov 1950.

ছুটি।
Leave.
সাধারণ।
General.

নং ১০৯৯জি.এ।২এল-৬।৫০।—৮ই মে ১৯৫১।—উপ-সমাহর্তী প্রজ্ঞাবানন্দ চন্দ্র বসুকে এই বিভাগের ২০শে জানুয়ারী তারিখের ১৯২জি.এ. নং প্রজ্ঞাপনে প্রদত্ত আদেশ মঞ্জুরিত সহিত পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) নিয়মের অনুবিধি অনুসারে ১০ই মার্চ ১৯৫১ তারিখ হইতে প্রমাণপত্র বলে এক মাস নয় দিনের পূর্ণ গড় বেতনে ছুটি মঞ্জুর হইল।

No. 1399G.A./21-6/50.—8th May 1951
Sri Anil Chandra Bose, Deputy Magistrate Deputy Collector, was allowed leave on pay, on medical certificate, for one month and days, with effect from the 10th March 1951, proviso to rule 184(b)(ii) of the West Bengal Rules, Part I, in extension of the leave allowed granted to him under the orders contained in department notification No. 192G.A., dated 1st January 1951.

হাওড়া।—নং ১৪০৬জি.এ।৬এল-২।৫১।—৮ই মে ১৯৫১।—জেলায় অবস্থাধীন অবর শাসক ও সমাহর্তী প্রজ্ঞাবানন্দ সাহায়ে বঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) স খণ্ড নিয়মানুসারে ডিসেম্বর ১৯৫০ তারিখ হইতে চিকিৎসা প্রমাণপত্রবলে স্বাস্থ্য অজিত ছুটি মঞ্জুর করা হইয়াছিল।

Howrah. — No. 1406G.A./61-2/51 — 8th May 1951.—Sri Hari Charan Saha, Sub-Magistrate Sub-Collector, on probation, Howrah, was allowed leave for fifty-two days, on medical certificate, with effect from the 12th December 1950 under rule 167(u) of the West Bengal Rules, Part I.

By order of the Government
S. N. RAY, Chief Secretary.

উন্নয়ন।
Development
প্রজ্ঞাপন।
NOTIFICATION.

নং ১৮৭সি.বি.জা.২৪-৪।৫১।—২ই মে ১৯৫১।—উপ-সমাহর্তীর পূর্বে প্রজ্ঞাবানন্দ চন্দ্র মজুমদার, বি. ই. স. যোগদানের তারিখ হইতে নির্ধারিত পর্বতের দক্ষিণে টাঙ্গিগঞ্জ দ্বাখার অস্থায়ী সহ-আরক্ষাব্যাহের পদে নিযুক্ত কালিকাতা চাহার সলর হইল।

এই বিভাগের ৩০শে জানুয়ারী ১৯৫১ তারিখের ৫১।৫১ নং প্রজ্ঞাপন অনুযায়ী নাকত করা হইল।

No. 987C.B./W-4/51.—9th May 1951
Parimal Chandra Mazumdar, B.E., as Abinash Chandra Mazumdar, is appointed temporary gazetted post of Assistant

under the Construction Board with effect from the date he joins the appointment and is posted to the appropriate Subdivision under the South Division of the Construction Board. His headquarters will be in Calcutta.

This department notification No. 1970.C.B./E-51/1, dated the 30th January 1951, is hereby cancelled.

By order of the Governor,
S. N. RAY, Chief Secy.

Commonwealth Relations Section

NOTIFICATIONS.

No. 46460 R /IDM-42/50-VIII.—9th May 1951.
Whereas by notification No. 400-I.D., dated the 10th February 1949, Janab S. M. Zahuruddin was appointed as a member of the District Minorities Board, Nadia;

And whereas the said Janab S. M. Zahuruddin, has continued absence from the meetings of the District Minorities Board, for the period stipulated in paragraph (I) of section II of memorandum No. 368-I.D., dated the 11th February 1949, has ceased to be a member of the Board;

Now, therefore, the Governor is pleased to direct that Janab Baitullah Mondal shall be appointed as a member of the District Minorities Board, Nadia, in the vacancy caused by Janab S. M. Zahuruddin ceasing to be a member of the Board.

No. 46470 R /IDM-42/50-VIII.—9th May 1951.
Whereas by notification No. 400-I.D., dated the 10th February 1949, Janab Abdul Mannan was appointed as a member of the District Minorities Board, Nadia;

And whereas the said Janab Abdul Mannan by continued absence from the meetings of the District Minorities Board, for the period stated in paragraph (I) of section II of memorandum No. 368-I.D., dated the 11th February 1949, has ceased to be a member of the Board;

Now, therefore, the Governor is pleased to direct that Janab Amjed Ali as a member of the District Minorities Board, Nadia, in the vacancy caused by Janab Abdul Mannan ceasing to be a member of the said Board.

No. 46480 R /IDM-42/50-VIII.—9th May 1951.
Whereas by notification No. 400-I.D., dated the 10th February 1949, Janab Khorshed Ahmed was appointed as a member of the District Minorities Board, Nadia;

And whereas the said Janab Khorshed Ahmed, has continued absence from the meetings of the District Minorities Board, for the period stipulated in paragraph (I) of section II of memorandum No. 368-I.D., dated the 11th February 1949, has ceased to be a member of the Board;

Now, therefore, the Governor is pleased to direct that Janab Amir Ali shall be appointed as a member of the District Minorities Board, Nadia, in the vacancy caused by Janab Khorshed Ahmed ceasing to be a member of the said Board.

By order of the Governor,
S. N. RAY, Chief Secy.

Passport

NOTIFICATION.

No. 118 P.P./1R-15/51.—14th May 1951.—In exercise of the powers conferred by sub-rule (2) of the Registration of Foreigners Rules, 1939, with the late Government of India,

Home Department (Political), notification No. 21/40/38, dated the 24th June 1939, the Governor is pleased to accord approval to the Registration Officers in the districts of Darjeeling and Jalpaiguri authorising in writing the Officers-in-charge of the Frontier Check Posts in the respective districts to exercise the functions of a Registration Officer under rules 5, 6, 10 and 15 of the said rules, inclusive of signing the Certificates of Registration (Forms A and B) and travel licenses (Form III) required to be issued under rules 6 and 15 respectively of the said rules.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Jails

Orders by the Commissioner of Police, Calcutta

Calcutta, the 10th May 1951.

In exercise of the power conferred on me in rule 56(2) of the Bengal Jail Code, 1937, Volume I, as amended, I re-appoint Sri Basanta Lal Murarka, M.L.A., 7, Lyons Range, Calcutta, and Sriyukta Sarojini De, M.B.E., 2, Gokhale Road, Calcutta, as non-official visitors of the Presidency Jail, Alipore, for a further period of two years with effect from 7th April 1951.

S. N. CHATTERJEE,
Commissioner of Police.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১৪৭১৬.এ।

No. 14716 A

কমতা।

Powers.

হুগলী।—নং ১০৮১জি.এ।২পি-২২।৫১।—৪ঠা মে ১৯৫১।—
হুগলী জেলার অবৈধাধীন উপ-শাসক প্রিন্সিপাল ম্যাজিস্ট্রেটকে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Hooghly.—No. 13816 A /2P-22/51.—4th May 1951.—Sri Sudhi Ranjan Chakravarty, Deputy Magistrate, on probation, Hooghly, is vested with the powers of a Magistrate of the third class.

হুগলী।—নং ১০৮২জি.এ।২পি-২২।৫১।—৪ঠা মে ১৯৫১।—
হুগলী জেলার অবৈধাধীন অবর উপ-শাসক প্রিন্সিপাল ম্যাজিস্ট্রেটকে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Hooghly.—No. 13826 A /2P-22/51.—4th May 1951.—Sri Radharaman De, Sub-Deputy Magistrate, on probation, Hooghly, is vested with the powers of a Magistrate of the third class.

মুর্শিদাবাদ।—নং ১৪০০জি.এ।২পি-২২।৫১।—৮ই মে ১৯৫১।—
মুর্শিদাবাদ জেলার সদরের অবৈধাধীন উপ-শাসক প্রিন্সিপাল ম্যাজিস্ট্রেটকে দ্বিতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Murshidabad.—No. 14006 A /2P-24/51.—8th May 1951.—Sri Pashupati Ghoshal, Deputy Magistrate, on probation, Murshidabad Sadar, is vested with the powers of a Magistrate of the second class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Calcutta.—No. 2420J.—8th May 1951.—The services of Sri Amarendra Nath Mukherji, Munsif, now employed as the 2nd Municipal Magistrate, Calcutta, are replaced at the disposal of the High Court, Calcutta.

NOTIFICATION.

Calcutta.—No. 2415J.—8th May 1951.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court, constituted by notification No. 5140J., dated the 16th September 1949, the case specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of accused persons.	Offences charged against the accused.
1. (i)	Amulya Kumar Saha, 22, Ultadanga Road, Calcutta.	Sections 7 and 8 of the Essential Supplies Act, 1946 (Act XXIV of 1946).
(ii)	Atul Krishna Mandal, 22, Ultadanga Road, Calcutta.	
(iii)	Brahmadeo Pandey, 40, Bartola Street, Calcutta.	
(iv)	Anil Kumar Saha, 22, Ultadanga Road, Calcutta.	

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATIONS.

Cooch Behar-Midnapore.—No. 182Regn.—3rd May 1951.—Sri Ramesh Chandra Sen Gupta, District Sub-Registrar of Cooch Behar, is appointed to act as Registrar of the district of Midnapore with effect from the date on which he joins the post, *vice* Sri Nirmal Chandra Mazumder retired.

24-Parganas.—No. 187Regn.—8th May 1951.—In pursuance of the provisions of sub-section (1) of section 7 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to establish a temporary additional sub-registry office within the registration sub-district of Mathurapore in the district of the 24-Parganas, to be styled as the office of the Joint Sub-Registrar of Mathurapore at "G" plot in the Sundarbans for a period of one month from the date of the opening of the office.

By order of the Governor,
A. S. RAY, Secy.

LEGISLATIVE DEPARTMENT

NOTIFICATION.

No. 763L.—9th May, 1951.—Sri Shyama Prasanna Sen-Varma, M.A., M.L., W.B.C.S. (Judicial), appointed to the temporary post in New Delhi, created by this department order No. 1925L., dated the 12th October, 1950, has been transferred to Calcutta to resume his duties as Assistant Secretary to the Government of West Bengal, Legislative Department, with effect from the 1st May, 1951, or from any subsequent date on which he assumes charge as such.

By order of the Governor,
S. K. D. GUPTA, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATIONS.

No. 1641F.—11th May 1951.—Sri P. Das, B.A., Registrar, Finance Department, is appointed Assistant Secretary, Finance Department, Partition Branch, with effect from the 11th May 1951.

No. 1642F.—11th May 1951.—Sri Asit Baran Ghosh, B.Sc., Senior Head Assistant, Finance (Audit) Department, is appointed to act as Registrar, Finance Department, Government of West Bengal, with effect from the 11th May 1951, until further orders.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation

NOTIFICATIONS.

No. 917F.T.—30th April 1951.—Sri Sa Kumar Roy, Assistant Superintendent of trial Statistics, in the State Statistical Department, West Bengal, on probation, is confirmed in rank with effect from the 30th March 1951.

No. 925F.T.—30th April 1951.—Sri S. Nath Bhattacharya, B.Com., A.C.A., son of Bejoy Kumar Bhattacharjee, is appointed on probation, as Agricultural Income-tax Officer Grade I, West Bengal, with effect from the 1st April 1951.

The officer will remain on probation for a period of two years.

No. 939F.T.—1st May 1951.—Janab Ghulam Kadir, Deputy Commissioner of Preventive, Distilleries and Warehouses, Bengal, on leave, is posted to the same appointment on the expiry of the leave.

No. 940F.T.—1st May 1951.—Sri Aniya Chakraborty, on reversion from the post of District Commissioner of Excise, Preventive, Distilleries and Warehouses, West Bengal, is appointed Superintendent of Excise, Calcutta.

No. 941F.T.—1st May 1951.—Sri Apt K. Sen Gupta, Superintendent of Excise, on probation, is appointed to be Superintendent of Excise, Howrah, with effect from the date on which he assumes charge.

No. 942F.T.—1st May 1951.—Sri S. Chandra Guha, Assistant Commissioner of Commercial Taxes, Central Section, is appointed to act, in addition to his own duties, as Assistant Commissioner of Commercial Taxes, Burdwan and Presidency Divisions with effect from the 8th May 1950, until further orders.

No. 945F.T.—1st May 1951.—In exercise of the power conferred by sub-clause (b) of clause (1) of section 2 of the Indian Stamp Act (1899 of 1899), the Governor is pleased to direct that Debabrata Mullick, Additional District Magistrate and Collector, Murshidabad, shall exercise the powers of the Collector of a district for the purposes of the said Act in the district of Murshidabad.

No. 951F.T.—2nd May 1951.—Sri S. B. Agricultural Income-tax Officer, Grade I, in charge of Nadia Range, is appointed to be Agricultural Income-tax Officer in charge of Calcutta Range II, with effect from the date on which he takes over charge.

No. 952F.T.—2nd May 1951.—Sri S. Bhattacharjee, Agricultural Income-tax Officer Grade I, under training, is appointed to be Agricultural Income-tax Officer in charge of Nadia Range, and is posted at Krishnagar, with effect from the date on which he takes over charge.

No. 953F.T.—2nd May 1951.—Sri D. K. Sinha, Agricultural Income-tax Officer, Grade I, attached to Calcutta Range II, is appointed to be Agricultural Income-tax Officer in charge of Midnapore Range, and is posted at Midnapore, with effect from the date on which he takes over charge.

No. 954F.T.—2nd May 1951.—Sri K. Chakraborty, Agricultural Income-tax Officer Grade II, in charge of Midnapore Range, is appointed to be an Agricultural Income-tax Officer Grade II, in Burdwan Range, and is posted at Burdwan, with effect from the date on which he takes over charge.

S.F.T.—2nd May 1951.—Sri S. C. Agricultural Income-tax Officer, Grade I, being, is appointed to be the Agricultural Officer, in charge of Malda Range, based at Malda, with effect from the date he takes over charge.

S.F.T.—4th May 1951.—In exercise of power conferred by the proviso to article 309 of the Constitution of India, the Governor is hereby making the following rule regulating the appointment and the conditions of service of persons appointed to the posts specified in the table, namely:—

Rule.

Method of recruitment and qualifications for recruitment to the posts, under the State Services specified in column I of the table below, shall be as detailed against each post in column II of the said table:

Table.

Column I.	Column II.
Name of service and post.	Method of recruitment and qualifications.
1. West Bengal General Service, Class I.	Method of recruitment.
(i) Deputy Director, State Statistical Bureau, West Bengal.	(i) Promotion from West Bengal Statistical Service, Class I.

(ii) Selection.

Qualifications for direct recruitment.

(a) Education.—(i) A first class M.A. or M.Sc. degree or a Doctor's degree of an Indian University or an equivalent degree of a foreign University in Statistics, Mathematics, Physics, Economics or an allied subject ;

(ii) Practical knowledge and experience of methods of collection of statistics in at least one of the following branches:—

- Industry and Factories,
- Labour,
- Agriculture,
- Public Health,
- Sample Surveys, or

Capacity for statistical work demonstrated by independent studies, published or unpublished in some field of applied statistics ; and

(iii) Administrative experience in a controlling capacity in a reputed statistical office engaged in various aspects of statistics, viz., research, designing, survey, compilation and publication.

(b) Age—Maximum—50 years.
Minimum—35 years.

Method of recruitment.

(i) Transfer from West Bengal Civil Service or West Bengal Junior Civil Service on the basis of tenure which will ordinarily be of five years ;

(ii) Promotion of Upper Division Assistant of the West Bengal Secretariat and Head Clerk of the State Statistical Bureau, West Bengal.

Column I.	Column II.
Name of service and post.	Method of recruitment and qualifications.
2. West Bengal Statistical Service, Class I.	Method of recruitment.
(i) Deputy Director, State Statistical Bureau, West Bengal.	(i) Promotion from West Bengal Statistical Service, Class II.

(ii) Selection.

Qualifications for direct recruitment.

(a) Education.—(i) A first class M.A. or M.Sc. degree or a Doctor's degree of an Indian University or an equivalent degree of a foreign University in Statistics, Mathematics, Physics, Economics or an allied subject ;

(ii) Practical knowledge and experience of methods of collection of statistics in at least one of the following branches:—

- Industry and Factories,
- Labour,
- Agriculture,
- Public Health,
- Sample Surveys, or

Capacity for statistical work demonstrated by independent studies, published or unpublished in some field of applied statistics, and

(iii) Administrative experience in a responsible position of a reputed statistical office.

(b) Age—Maximum—40 years.
Minimum—25 years.

Method of recruitment.

(ii) Senior Statistician, State Statistical Bureau, West Bengal.	(i) Promotion from West Bengal Statistical Service, Class II.
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(ii) Selection.

Qualifications for direct recruitment.

(a) Education.—(i) A first class M.A. or M.Sc. degree or a Doctor's degree of an Indian University or an equivalent degree of a foreign University in Statistics, Mathematics, Physics, Economics or an allied subject ;

(ii) Experience of statistical work in a statistical institute of reputation or in the Post-Graduate Department of a University teaching up to the standard of Masters' degree in Statistics ; and

(iii) Capacity to conduct statistical research or statistical surveys.

(b) Age—Maximum—40 years.
Minimum—25 years.

3. West Bengal Statistical Service, Class II.

Method of recruitment.

(i) Statistician, State Statistical Bureau, West Bengal.	(i) Promotion from West Bengal Statistical Service, Class III.
(ii) Deputy Superintendent, State Statistical Bureau, West Bengal.	(ii) Selection.

Not less than 3 posts in this service will be filled by promotion, provided there is sufficient number of officers fit for promotion.

Column I. Name of service and posts.	Column II. Method of recruitment and qualifications.	Column I. Name of posts.	Column II. Method of recruitment and qualifications.
	Qualifications for direct recruitment.		Qualifications for direct recruitment.
	(a) Education. —(i) A first or second class M.A. or M.Sc. degree of an Indian University or an equivalent degree of a foreign University in Statistics, Mathematics, Physics, Economics or an allied subject; and		(a) Education. —Chartered or Incorporated Accountant or Registered Accountant with at least two years' experience in a public or in a mercantile or public office.
	(ii) Experience of statistical research or statistical surveys.		(b) Age. —Maximum—40 years Minimum—25 years
	(b) Age. —Maximum—25 years. Minimum—22 years.		Method of recruitment.
4. West Bengal Statistical Service, Class III.	Method of recruitment.	3. Commercial Tax Officer, Grade II, West Bengal.	(i) Promotion of Inspected Taxes, West Bengal.
(i) Assistant Statistician, State Statistical Bureau, West Bengal.	(i) Promotion of Supervisor, State Statistical Bureau, West Bengal.		(ii) Selection, on the basis of Civil Service Examination.
(ii) Assistant Superintendent, State Statistical Bureau, West Bengal.	(ii) Selection		Of the posts vacant in this cad more than 50 per cent. will be by promotion.
	Not less than 2 posts in this service will be filled by promotion, provided there is sufficient number of officers fit for promotion.		Qualifications for direct recruitment.
	Qualifications for direct recruitment.		(a) Education. —Graduate of a University. A candidate for the post will have to take up subjects in the West Bengal Examination.
	(a) Education. —A first or second class Honours degree in Statistics, Mathematics, Physics or Economics of an Indian University or of a reputed foreign University together with the experience of statistical work in an office or institute of repute.		(i) Advanced Accountancy
	(b) Age. —Maximum—25 years. Minimum—22 years.		(ii) Mercantile Law
			(b) Age. —Maximum—25 years. Minimum—22 years
		4. Personal Assistant to the Commissioner of Commercial Taxes, West Bengal.	Method of recruitment.
			(i) Transfer of an officer from Bengal Commercial Taxes, from West Bengal Junior Taxes Service, or from a Public Office, West Bengal.
			(ii) Promotion of Supervisor, Clerk of Commercial Taxes, West Bengal.

5. No age limit is prescribed for promotion to any of the aforesaid posts.

No. 966F.T.—3rd May 1951.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India the Governor is pleased to make the following rule regulating the recruitment to the posts of Assistant Commissioners of Commercial Taxes, West Bengal, Commercial Tax Officers, West Bengal, and the Personal Assistant to the Commissioner of Commercial Taxes, West Bengal.

Rule.

The method of recruitment and the qualifications required for recruitment to the posts specified in column I of the table below shall be as specified against each in column II of that table:—

Column I. Name of posts.	Column II. Method of recruitment and qualifications.
	Method of recruitment.
1. Assistant Commissioner of Commercial Taxes, West Bengal.	(i) Promotion from West Bengal Commercial Taxes Service. (ii) Selection.
	Qualifications for direct recruitment.
	(a) Education. —Chartered or Incorporated or Registered Accountant with at least eight years' satisfactory experience of Commercial Accounts work either as a Public Auditor or in a responsible post in the Accounts branch of a Commercial firm.
	(b) Age. —Maximum—45 years. Minimum—35 years.
	Method of recruitment.
2. Commercial Tax Officer, Grade I, West Bengal.	(i) Promotion of members of West Bengal Junior Commercial Taxes Service, with at least four years' experience in such service provided that, in the case of an officer possessing qualifications referred to in clause (a) necessary for direct recruitment, the condition as to length of experience in the service will not be insisted on. (ii) Selection.

5. No age limit is prescribed for promotion to any of the aforesaid posts.

No. 1006F.T.—9th May 1951.—In exercise of the powers conferred by section 86 of the Excise Act, 1909 (Bengal Act V of 1909) the Governor is pleased to make the following amendments in the rules published under No. 601S.R., dated the 30th March 1951, subsequently amended, namely:—

Amendments.

1. In the heading immediately preceding rule 120 of the said rules, omit the words "in the Rajshahi district".
2. In rule 120 of the said rules, omit the words "at Naogaon", "Naogaon, a Deputy Superintendent" and "of Rajshahi, who is Superintendent of the ganja mahal".
3. In rule 121, proviso to sub-rule (1), rule 137, rule 138, rule 141 and (2) of rule 149 of the said rules, omit the word "Naogaon".
4. In rule 122, rule 141 and sub-rule 149 of the said rules, omit the words "Rajshahi".
5. In sub-rule (1) of rule 127, sub-rule 134, sub-rule (2) of rule 136, clause (e) of rule 138, rule 140, sub-rule (1) of rule 147, sub-rule (2) of rule 148 and rule 151 of the said rules, for the words "Naogaon Ganja Cultivators' Society, Limited", substitute the words "sale vendor of ganja and bhang".
6. In sub-rule (1) of rule 130 of the said rules, omit the words "at Naogaon".
7. In sub-rule (2) of rule 136 of the said rules, for the words "Manager or other officer", substitute the words "representative".
8. In rule 141 of the said rules—
(a) for the word "Society", first substitute the words "wholesale ganja and bhang", and
(b) for the word "societal", wherever it occurs, substitute the words "dealer".

9. In sub-rule (1) of rule 142 of the said rules, for the word "society", substitute the words "wholesale vendor", and in sub-rule (2) of this rule, for the words "provided by the laws of the society", substitute the words approved by the Commissioner".

10. In rule 143 and sub-rule (3) of rule 154 of the said rules, for the word "Society", substitute the words "wholesale vendor of ganja and bhang".

11. In sub-rule (3) of rule 147 of the said rules—

- (a) for the word "society" first occurring, substitute the words "wholesale vendor of ganja and bhang", and
- (b) for the word "society", when it next occurs, substitute the words "wholesale vendor".

12. In rule 148 of the said rules, for the word "Naogaon", substitute the words "the place where the exporting warehouse is situated".

No 1007 F T.—9th May 1951.—Whereas the Governor considers that the following amendments to the rules published under notification No. 595-S.R., dated the 30th March 1915, as subsequently amended, should be brought into force at once;

Now therefore, in exercise of the powers conferred by section 85 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make, without previous publication, the following amendments in the rules published under notification No. 595S.R., dated the 30th March 1915, as subsequently amended, namely:—

Amendments.

1. In rule 21 of the said rules—

in sub-rule (1)—

in clause (a), omit the words "at Naogaon, in the district of Rajshahi";

in clause (b), for the word "Naogaon", substitute the words "the exporting district";

in clause (c), for the word "Naogaon", substitute the words "the exporting district";

in sub-rule (2), for the portion beginning with the words "the following procedure may be" up to the end of the sub-rule, substitute the words "the Excise Commissioner may by an order in writing direct any special procedure to be observed in any case of export".

2. In rule 22 of the said rules, for the word "Naogaon" substitute the words "the exporting district".

3. In sub-rule (2) of rule 23 of the said rules, for the words "Manager or other duly authorised officer of the Naogaon Ganja Cultivators' Co-operative Society" substitute the words "wholesale vendor of ganja and bhang".

4. In rule 25 of the said rules—

(a) in sub-rule (1) for the words "Santahar railway station on the Eastern Bengal State Railway", substitute the words "nearest railway station or any other station that may be appointed by the Collector", and

(b) in sub-rule (2)—

for the word "Naogaon", substitute the words "the public warehouse"; and for the word "Rajshahi", substitute the words "the exporting district".

5. In rule 26 of the said rules—

(a) in sub-rule (1)—

(i) for the word "Rajshahi", substitute the words "the exporting district", and

(ii) omit the words "of Naogaon", and

(b) in sub-rule (2), for the word "Naogaon" substitute the words "the exporting district".

6. In rule 27 of the said rules, omit the words "of Naogaon" in the two places where they occur.

7. In the heading immediately preceding rule 38 of the said rules, omit the words "at Naogaon in the district of Rajshahi".

8. In rule 38 of the said rules—

(i) omit the words "at Naogaon"; and

(ii) for the words "Naogaon Ganja Cultivators' Co-operative Society, Limited", substitute the words "wholesale vendor of ganja and bhang".

9. In rule 39 of the said rules—

(a) in sub-rule (1)—

(i) for the word "Society", substitute the words "wholesale vendor of ganja and bhang";

(ii) omit the words "at Naogaon";

(iii) for the word "it"; substitute the word "he"; and

(iv) for the word "Rajshahi" substitute the words "the district in which the public warehouse is situated";

(b) in sub-rule (2), for the words "Secretary of State", substitute the words "Government of West Bengal"; and

(c) in sub-rule (3), omit the words "at Naogaon".

10. In rule 41 of the said rules, for the word "Society", substitute the words "wholesale vendor of ganja and bhang".

11. In rule 44 of the said rules—

(a) for the words "Naogaon Ganja Cultivators' Co-operative Society, Limited", substitute the words "wholesale vendor of ganja and bhang", and

(b) for the word "Naogaon" in clause (a) substitute the words "the public warehouse".

12. In rule 45 of the said rules—

(a) for the words "Naogaon Ganja Cultivators' Co-operative Society, Limited", substitute the words "wholesale vendor of ganja and bhang", and

(b) for the words "the districts of Monghyr, Bhagalpur and Purnea in the Province of Bihar and Orissa", substitute the words "those places which have been previously approved by the Excise Commissioner".

13. In rule 46 of the said rules, for the words "Bihar and Orissa", substitute the words "the place of export".

14. In sub-rule (1) of rule 47 of the said rules—

(a) for the word "Society", substitute the words "wholesale vendor of ganja and bhang", and

(b) for the word "it", substitute the word "he".

No. 1008F.T.—9th May 1951.—In exercise of powers conferred by clauses (b) and (g) of sub-section (2) of section 7 and the proviso to section 10 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendments in the orders published under notification No. 596S.R., dated the 30th March 1945, as subsequently amended, namely:—

Amendments.

1. Omit paragraph 10A of the said orders.

2. In item (c) of paragraph 16 of the said orders, omit the words "At Naogaon".

3. In clause (a) of paragraph 17 of the said orders, omit the words "at Naogaon, in the district Rajshahi".

By order of the Governor,
B. DAS GUPTA, Secy.

DIRECTORATE OF COMMERCIAL TAXES WEST BENGAL

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 2692C.T.—9th May 1951.—Sri Suresh Chandra Sarker, Commercial Tax Officer, Grade I, Parganas Charge, was allowed earned leave on medical certificate for 11 days, with effect from 14th March 1951 to 29th March 1951 under rule 7(a) of the West Bengal Service Rules, Part I.

No. 2714C.T.—10th May 1951.—Sri Hazari Lal Gupta, Commercial Tax Officer, Midnapore Charge, has been granted 10 days' earned leave from 3rd April 1951 to 12th April 1951, under rule 167(a) of the West Bengal Service Rules, Part I. This cancels this Directorate notification No. 2106C.T., dated 10th April 1951.

K. PALCHAUDHURI, Commissioner.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.2014/28-7/51.—30th April 1951. In pursuance of the Government of West Bengal resolution No. Medl.1686/D.H.S./H.R./S-6/47, dated 27th April 1949, the Governor is pleased hereby to appoint the following members to constitute the Governing Body for the Calcutta School of Tropical Medicine and Hygiene and its attached hospital under rule 1 of the rules contained in the said resolution and to direct that their term of office shall commence on the 1st day of May 1951:—

- (1) The Director-General of Health Services, Government of India, *ex-officio*, who shall be the President.
- (2) The Director of Health Services, West Bengal, *ex-officio*, who shall be the Vice-President.
- (3) The Director of the Calcutta School of Tropical Medicine and Hygiene, *ex-officio*, who shall be the Secretary.
- (4) Dr. Charu Chandra Bose nominated by the Government of West Bengal.
- (5) Dr. Lalit Mohan Banerjee nominated by the Government of West Bengal.
- (6) Sd. Byomkesh Sen Gupta, representative of the Finance Department of the Government of West Bengal.

- (7) Dr. M. U. Ahmed, M.B. (Cal.), L.R.C.S. (Edin.), L.B.C.P., L.R.F.P.S. (Glas.) D.P.H. (Edin.), Health Officer, Calcutta Corporation.
- (8) Sri A. K. Sen, representative of the Indian Tea Association.
- (9) Mr. W. F. Howe, representative of the Indian Jute Mills Association.
- (10) Vacant.
- (11) Sir Biren Mookherjee.
- (12) Mr. Kanai Lal Jatia.
- (13) Dr. C. B. Das Gupta, M.B., D.T.M. Officer-in-charge, Hematology Research, School of Tropical Medicine Calcutta, representative of the staff.
- (14) Dr. S. C. Ghosal, M.B., D.P.H. (Cal.) D.B. (Lond.), Professor of Bacteriology and Pathology, School of Tropical Medicine, Calcutta, representative of the staff.
- (15) Dr. C. G. Pandit, Secretary, Indian Council of Medical Research, nominated by the Indian Council of Medical Research.
- (16) Director, All-India Institute of Hygiene and Public Health, Calcutta, nominated by the Government of India.
- (17) The Chief Medical Officer of East India Railway, nominated by the Railway Board, Government of India.
- (18) Dr. D. C. Chakravarty, I.M.S. (Cal.) F.R.C.S. (Edin.), nominated by Calcutta University, Faculty of Medicine.
- (19) Dr. K. K. Sen Gupta, M.A., M.B., D.T.M. nominated by the Indian Medical Association.

Calcutta.—No. Medl. 2123/6A-85 to 7th May 1951.—The designation of the "School of Tropical Medicine and Hygiene, Calcutta" was changed into the "School of Tropical Medicine, Calcutta" under Government order No. 5397 Medl. dated 20th September 1932, but in fact the change of designation was not always used. It is, therefore, notified for general information that in all notifications, orders, forms and instruments, addressed, reference to the "School of Tropical Medicine and Hygiene, Calcutta" shall be construed as reference to the "School of Tropical Medicine, Calcutta".

By order of the Governor
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl. 2112/DHS/1J-13/50—May 1951.—Dr. Jasoda Dulal Mondal (Senior Officer, Lake Medical College Hospital, Calcutta), was granted earned leave for two days with effect from the 12th October 1950, under rule 168(I) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 2153/DHS/1D-3/51—9th May 1951.—Notification No. Medl. 13M-2 dated the 29th December 1947, granting leave to J. C. Drummond, I.M.S., last employed on a temporary duty at the Presidency General Hospital, Calcutta, is hereby cancelled.

No. Medl./DHS/2173/1B-13/50.—
By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

No. P.H.1369/3L-4/51. — 7th May 1951.—Dr. Saradindu Mukherjee, M.B., B.S., Health Officer, Lalbagh, was granted leave for nineteen days with effect from 17th March 1951, as follows:—

earned leave for seven days, under rule 168(I) of the West Bengal Service Rules, Part I; and

extraordinary leave for the remaining period, under rule 174(I)(a) *ibid.*

No. P.H.1401/3L-5/49.—10th May 1951.—Sri S. Mitra, B.E., A.M.I.E. (Ind.), Executive Engineer, West Circle, was allowed earned leave for one month from the 8th April 1949 to 7th November 1949, under rule 168 of the West Bengal Service Rules, Part I, during the Durga Puja holidays from the 25th September 1949 to 7th October 1949, under rules 168, *ibid.*

This cancels notification No. P.H.2104/3L-Part I, dated the 30th November 1949.

By order of the Governor,
P. M. DATTA, Asst. Secy.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

প্রদানবলী।

NOTIFICATIONS.

No. 1.—11th May 1951.—রাজ্যপালের আদেশানুসারে প্রিন্সিপাল ইঞ্জিনিয়ারের পদে প্রদায়ক চন্দ্র মজুমদারকে বাস্তু অধিকারে তদন্ত হইতে অস্থায়ী সহ-বাস্তুকারের পদে নিয়োগ করা

হইল।

No. 2.—3rd May 1951.—The Governor is pleased to appoint Sri Parimal Chandra Masumdar, son of Sri Abinash Chandra Masumdar, Temporary Assistant Engineer in the Department of Works and Buildings, with effect from the date on which he joins the appointment, and subject to the orders.

Sri Parimal Chandra Masumdar is, until further orders, posted under the Superintending Engineer, Central Circle.

No. 3.—11th May 1951.—রাজ্যপালের আদেশানুসারে স্থানীয় প্রিন্সিপাল ইঞ্জিনিয়ারের পদে প্রদায়ক চন্দ্র মজুমদারকে বাস্তু অধিকারে তদন্ত হইতে অস্থায়ী সহ-বাস্তুকারের পদে নিয়োগ করা

হইল।

No. 32.—8th May 1951.—The Governor is pleased to appoint Sri Radha Gobinda Mukherjee, officiating Electrical Executive Engineer, substantively in the post of Electrical Executive Engineer in the West Bengal General Service on probation for one year with effect from the 3rd May 1951.

On substantive appointment, Sri Radha Gobinda Mukherjee will continue to hold charge of the Northern Electrical Division until further orders.

No. 33.—9th May 1951.—The services of Sri Debi Prosad Roy Chowdhury, temporary Assistant Engineer, are placed temporarily at the disposal of the Irrigation and Waterways Department, until further orders.

No. 34.—9th May 1951.—The orders contained in this department notification No. 18, dated 11th April 1951, relating to the grant of leave to Sri Birendra Nath Sen Gupta, Electrical Executive Engineer, are hereby cancelled.

No. 35.—9th May 1951.—The orders contained in this department notification No. 19, dated 11th April 1951, relating to officiating promotion of Sri Samarendra Nath Dakshy, Electrical Assistant Engineer, to the rank of Electrical Executive Engineer, are hereby cancelled.

No. 36.—9th May 1951.—The orders contained in this department notification No. 20, dated 11th April 1951, relating to transfer of Sri Bibhuti Bhushan Das, Electrical Assistant Engineer, are hereby cancelled.

No. 37.—9th May 1951.—Sri Amarendra Nath Mitra, Superintending Engineer, Electrical Circle, on probation, is hereby confirmed in his appointment, with effect from 30th March 1951.

No. 38.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 39.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 40.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 41.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 42.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 43.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 44.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 45.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

No. 46.—11th May 1951.—Sri Khagendra Nath Bose, Executive Engineer, on leave, was allowed, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for the period from 22nd March 1951 to 10th May 1951 (both days inclusive), in continuation of the leave sanctioned in notification No. 2, dated 5th January 1951.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

No 16-I.—8th May 1951.—In exercise of the power conferred by section 6 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to declare that the water of the

Musnai river lying within the district of Jalpaiguri from village Rangalibazna, police-station Madarihat, up to the site of the weir (constructed by the Government of West Bengal in Irrigation and Waterways Department) Musnai Tea Garden, will be applied for the purposes of the projected "Jampoi Irrigation Scheme" after the 17th August 1951.

No 15-I.—1st May 1951.—Whereas it appears expedient to carry out a scheme to provide for better drainage facilities by the clearance of silt from the Khari-Mahamaya khal for a length of about 2½ miles described in the schedule below for improving drainage conditions of the Khari-Mahamaya basin measuring about 34 square miles in district of the 24-Parganas;

Now, therefore, in exercise of the power conferred by section 30 of the Bengal Development Act, 1935 (Bengal Act XVI of 1935), the Governor is pleased to propose that a scheme to provide for such better drainage facilities shall be drawn up and carried into execution.

2. Any objection in writing with respect to the said proposal received by the Collector, 24-Parganas, from any person interested on or before the 17th June 1951 will be duly considered.

The Schedule.

Name of the khal	From					To					Approximate length in miles
	Mauza.	Pargana.	Thana.	Subdivision.	District.	Mauza.	Pargana.	Thana.	Subdivision.	District.	
Khari-Mahamaya khal.	Uttar-Kaali-nagar.	Hatlagarh Khari.	Mathura-pur.	Diamond Harbour.	24-Parganas.	Uttar-Kaali-nagar.	Hatlagarh Khari.	Mathura-pur.	Diamond Harbour.	24-Parganas.	2½

3. This supersedes this department notification No. 11-I, dated the 29th March 1951, published at page Part I of the *Calcutta Gazette* of the 12th April 1951.

By order of the Governor
A. M. KUSARI, Dy. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

No. 14C.I.E.—1st May 1951.—Sri Birendra Mohan Mazumdar, B.Sc., B.E., temporary Assistant Engineer, is posted to the Berhampore (Irrigation) Division, until further orders.

No. 15C.I.E.—1st May 1951.—Sri Sanat Kumar Niyogi, B.E., temporary Assistant Engineer, is posted to the Investigation Division, No. II, until further orders.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDERS.

No 1560M.P.—7th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common passage leading to premises No. 103A, Serpentine Lane, Calcutta, from the existing underground distributor in Serpentine Lane, Calcutta, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885); with respect to the placing of telegraph lines and posts for the purposes of a telegraph established

or maintained by the Central Government, be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act.

No. 1561M.P.—7th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying a ground cable in the private common passage leading to the premises No. 2, Dhakuria Bagan, Calcutta, from the existing underground distributor on Dhakuria Bagan Lane, Calcutta, to the premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885); with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government, be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

No. 1572M.P.—7th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common passage leading to premises Nos. 4, 4/1, and 4/2, Gobra Road, Calcutta, from the existing underground distributor in Gobra Goroathan Road, Calcutta, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885); with respect to the placing of telegraph lines and posts for the purposes of a telegraph established

the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

1573M.P.—7th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying underground service cable in the private common passage leading to premises No. 191/1, Old China Bazar Street, Calcutta, from the existing underground cable in Old China Bazar Street, Calcutta, to the premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

No. 1574M.P.—7th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground cable in the private common passage leading to premises Nos. 164 and 170A, Kalighat Road, Calcutta, from the existing underground cable in Kalighat Road, Calcutta, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

1575M.P.—7th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground cable in the private common passage leading to premises of Sri Hari Charan Dutta, Grand Trunk Road, Kotrung, district Hooghly, from the existing overhead distributor off E. P. No. 1/70 Grand Trunk Road, Kotrung, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

1597M.P.—9th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor

is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common passage leading to premises No. 91, Sitaram Ghosh Street, Calcutta, from the existing underground distributor in the Sitaram Ghosh Street, Calcutta, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

No. 1598M.P.—9th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common passage leading to premises Nos. 26/1, 27 and 27/1A, Raj Chandra Sen Lane, Calcutta, from the existing underground distributor in the Raj Chandra Sen Lane, Calcutta, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

No. 1599M.P.—9th May 1951.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of erecting an overhead service line in the private common passage leading to the premises No. 61, Deshapriya Jatindra Mohan Road, Budge Budge, from the existing overhead distributor on Deshapriya Jatindra Mohan Road, to the said premises situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

No. 1602M.P.—9th May 1951.—Whereas Messrs. East India Metal Company, Limited, have entered into an agreement with the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, hereinafter referred to as the said licensees for taking from the said licensees, the supply of energy at the premises of Messrs. East India Metal Company, Limited, on Benares Road, Belgachia, in the district of Howrah, situated outside the area of supply of the said licensees;

And whereas the said premises are not situated within the area of supply of any other licensees;

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said licensees to supply energy to the said Messrs. East India Metal Company, Limited, on Benares Road, Belgachia, in the district of Howrah, for industrial purposes and to lay down or place electric supply lines for that purpose subject to the following conditions and restrictions, namely:—

The authority hereby conferred shall—

(a) remain in force until —

- (i) the area of supply of the said licensees is extended so as to include within its limits, the said premises of Messrs. East India Metal Company, Limited, on Benares Road, Belgachia, in the district of Howrah; or
- (ii) a license is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises; or
- (iii) any transmission or distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government, enabling energy to be supplied at the said premises without such authority;
- (b) be subject to the restrictions referred to in the third proviso to section 27 hereinbefore mentioned.

This authority is not in lieu of the permission required under the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948).

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Certificate of Approval.

No 1548M.P.—4th May 1951.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals Regulation and Development Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Sri Brajendra Kishore Roy Chowdhury, Gouripur Estate, 3/1, Bankshall Street, Calcutta, is approved by the Government of West Bengal, as a fit and proper person under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the foresaid rules this certificate shall expire at midnight on the 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries

NOTIFICATIONS.

No 1128Ind.—3rd May 1951.—The Governor is pleased to constitute a Committee to consider the reorganisation of the Calcutta Technical School as below:—

- (1) Dr. J. C. Ghosh, Director, Indian Institute of Technology, Chairman.
- (2) Sri N. M. Ayyar, I.C.S., Member.
- (3) Sri D. N. Ghosh, Director of Industries, West Bengal, Member.
- (4) Mr. S. S. Sitwell, Managing Director, Jessop and Company, Member.
- (5) Mr. H. Gibson, Works Manager, Martin Burn, Ltd., Member.

(6) Sri N. N. Sen Gupta, Principal, Calcutta Technical School, Member-Secretary.

2. The Committee will consider the reorganisation of the Calcutta Technical School with special reference to improved training facilities to present-day industrial requirements and its administrative organisation in relation to State Government.

3. The Committee is requested to submit report within two months.

Order.

Ordered that the notification be published in *Calcutta Gazette* and that a copy of it be forwarded to each of the members of the Committee.

No. 1130Ind.—3rd May 1951.—The Governor is pleased to appoint the following additional members of the Cottage Industries Board constituted by this department notification No. 911Ind. d. the 13th January 1951:—

- (1) Sri Satish Chandra Das Gupta, El Pratisthan, post office Sodepur, dist. 24-Parganas, West Bengal.
- (2) Sri S. K. Chatterjee, I.C.S., Secy. Commerce and Industries Department Government of West Bengal.

Order.

Ordered that the notification be published in the *Calcutta Gazette* and that a copy of it be forwarded to each member of the Board.

By order of the Governor,
S. K. CHATTERJEE,

RESOLUTION No. 1127Ind.

Calcutta, the 3rd May 1951

The Governor is pleased to reconstitute Provincial Handloom Weaving Board consist in this department resolution No. 1131Ind. d. the 23rd May 1950, as follows:—

(1) The Hon'ble Minister-in-Charge Supply Department, (*Chairman officio*).

Members

- (2) Secretary to the Government of Bengal, Co-operation, Credit and R. Department (*ex-officio*).
- (3) Registrar of Co-operative Societies, Bengal (*ex-officio*).
- (4) Director of Textiles and Consumer Supply Department (*ex-officio*).
- (5) Director of Industries, West Bengal (*ex-officio*).
- (6) Sri B. C. Bhattacharjee, Pr Bengal Textile Institute, Serampore.
- (7) Sri Sukumar Datta, M.L.A., representative of Hooghly.
- (8) Professor Jitendra Chandra Banerjee, Bankura, representative of Bankura.
- (9) Sri Sachindra Nath Nandi, Ch. Nabadwip Municipality.
- (10) Sri Rajani Kanto Pramanik, M representative of Midnapore.
- (11) Sri Ramhari Roy, representative Malda.
- (12) Sri Khagendra Nath Das Gupta, M representative of North Bengal.
- (13) Sri Manindra Chandra Roy, rep. of the Visva-Bharati, Santiniketan.
- (14) Mrs. Sujata Roy, Principal of Chari Silpayatan, Thakurpukur, 24 Parganas.
- (15) Deputy Director of Industries, West Bengal (Cottage and Small-scale), (*ex-officio*).

The members will hold office for a period of year from the 14th May 1951. The Board o-opt, if necessary, three more members.

The Board is an Advisory Body and its functions will be to advise Government in matters relating to the handloom industry in Bengal. Hand spun yarn will be beyond scope of the Board.

Order.

ordered that the resolution be published in the *Calcutta Gazette* and copies thereof forwarded to Chairman and members of the Board. It is also ordered that a copy of the resolution be sent to all departments of the Secretariat and the Director of Industries, West Bengal, for information.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 2850Lab.—5th May 1951.—Sri Santimoy Dey is appointed to act, temporarily, as Joint Officer (Statistics), until further orders.

No. 2865Lab.—7th May 1951.—The following is an amendment which, in exercise of the power conferred by section 29 of the Indian Trade Unions Act, 1926 (XVI of 1926), the Governor proposes to make in the Trade Union Regulations, 1948, published, as required by section 30 of the said Act, for the information of persons likely to be affected thereby.

The draft will be taken into consideration on or before the 25th August 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Amendment.

In clause (f) of regulation 23 of the said Regulations add the following new clause:—

"The Registrar may, on being satisfied that the original certificate of registration issued has been actually lost or destroyed by accident and is not in the possession of any person connected with the Union, and on receipt of a fee of rupees five, issue a duplicate copy of the certificate to a Union on an application signed in this behalf by the President and the Secretary and accompanied by a copy of resolution of the Executive Committee requesting for a copy and of an affidavit sworn or affirmed before a court by an officer of the Union setting forth the facts about the loss or destruction. The issue of a duplicate copy will make the original infructuous."

No. 2868Lab.—8th May 1951.—In exercise of power conferred by sub-section (1) of section 1 of the Payment of Wages Act, 1936 (IV of 1936), and in supersession of notification No. 1357-1, dated the 28th February 1951, the Governor orders to appoint Sri P. C. Maitra, Sub-Deputy District and Sub-Deputy Collector, now acting as Registrar in the office of the Commissioner for Men's Compensation, West Bengal, to be authorized to hear and decide all claims under the said Act for the State of West Bengal, excluding the districts of Darjeeling and Cooch Behar.

No. 2882Lab.—8th May 1951.—In exercise of power conferred by section 38 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to make the following amendment to the Industrial Disputes Rules, 1947, published by notification No. 1369Com., dated the 28th

April 1947, the same having been previously published as required by the said section of the Act:—

Amendment.

In clause (a) of sub-rule (6) of rule 2A of the said rules for the word "shall" substitute the word "may".

No. 2862Lab.—7th May 1951.—Whereas minimum rates of wages in respect of employment in flour mills in the State of West Bengal, have been fixed under the Minimum Wages Act, 1948 (XI of 1948);

Now, therefore, in exercise of the power conferred by section 13 of the Minimum Wages Act, 1948 (XI of 1948), read with sections 14 and 15 of the said Act and in supersession of the notification No. 329Lab., dated the 16th January 1951, the Governor is pleased to fix, for the employees in the flour mills in the State of West Bengal, the hours of work constituting a normal working day, the period of interval for rest, the day for weekly rest, the rate of overtime and the rate of payment for work less than normal working day, as specified in the schedule hereto annexed.

The Schedule.

1. Eight working hours including the daily period of rest shall constitute a normal working day and six such working days shall constitute a week: provided that all the employees in a flour mill or a section thereof may be required by the employer to work up to nine hours on any day subject to the limit of 48 hours in a week of six days or on all the seven days in a week subject to the conditions laid down in Chapter VI of the Factories Act, 1948 (LXIII of 1948). In such cases, the daily rate of basic wage and dearness allowance shall be proportionately increased.

2. The periods of work of adult workers in any flour mill shall be so fixed that no period shall exceed five hours and that no employee shall work for more than five hours before he has had an interval of rest for at least half an hour.

3. The rate of payment for overtime work shall be double that of normal basic wage and dearness allowance.

4. For work less than normal working day, when the stoppage is at the instance of employer, the workers shall be paid at normal daily rate. When the stoppage is the result of wilful refusal on the part of the employee, the above concession shall not be allowed. In such case, the employee shall get wage pro-rata for the actual hours worked.

5. Ordinarily, the weekly day of rest for employees in flour mills shall be Sunday, except in cases of flour mills where days other than the Sunday are allowed as weekly days of rest.

No. 2920Lab.—9th May 1951.—In exercise of the power conferred by sub-section (1) of section 8 of the Factories Act, 1948, and in continuation of notification No. 1341Lab., dated the 28th February 1951, the Governor is pleased to appoint Sri Diptimoy Dhar to be an Inspector for the purposes of the said Act within the State of West Bengal.

No. 2907Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 3040Com., dated the 28th September 1939, the Governor is pleased to appoint Sri Girindra Chandra Roy to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2908Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 4755Com., dated the 6th November 1946, the Governor is

pleased to appoint Sri B. K. Dutta to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2909Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 1108Lab., dated the 9th April 1948, the Governor is pleased to appoint Sri Sailendra Nath Choudhury to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2910Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 2220Lab., dated the 5th July 1948, the Governor is pleased to appoint Sri Phani Madhab Chatterjee to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2911Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 5368Lab., dated the 18th September 1950, the Governor is pleased to appoint temporarily Sri Kamal Krishna Ghose to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2912Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 5369Lab., dated the 18th September 1950, the Governor is pleased to appoint temporarily Sri Bishnupada Das to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2913Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 4650Lab., dated the 21st August 1950, the Governor is pleased to appoint Sri Ashim Kumar Chakroborty to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2914Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 4651Lab., dated the 21st August 1950, the Governor is pleased to appoint Sri Sudhansu Ranjan Chakroborty, to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2915Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 5846Com., dated the 24th November 1927, the Governor is pleased to appoint Sri Amulyadhan Jourdard to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2916Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 4649Lab., dated the 21st August 1950, the Governor is pleased to appoint Sri Saroj Govinda Choudhury to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2917Lab.—9th May 1951.—In exercise of the powers conferred by sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in continuation of notification No. 4648Lab., dated the 21st August 1950, the Governor is pleased to appoint Sri Debidas Majumder to be an Inspector of Factories, within the State of West Bengal, for the purposes of the said Act.

No. 2940Lab.—10th May 1951.—Sri S. N. Modak, I.C.S. (Retd.), Chairman, Industrial Tribunal,

was allowed earned leave for thirteen days, effect from the 16th April 1951, under rule 1 of the West Bengal Service Rules, Part I.

ERRATUM.

No. 2922Lab.—9th May 1951.—In notice No. 6750Lab., dated the 24th November 1950, published at page 2391 of Part I of the Calcutta Gazette of the 30th November 1950, in the paragraph of the preamble regarding the date taking into consideration of the draft amendment for the word and figures "1st February 1951" "18th June 1951".

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATION.

No. 49(2)/50/51W.C.—24th April 1951 partial modification of this Labour Directorate notification No. 49W.C., dated 25th June 1950 published in Part I, at page 1367 of the Calcutta Gazette, dated 6th July 1950, the names "Sri R. L. Jaiman", "Sri Monoharlal Ja", "Sri Durga Prosad Sharma" and "Sri Mahla Ghose", members nominated by employers to the Works Committee in The Machinery Corporation, Limited, Belghoria Parganas, are hereby cancelled and the names "Sri S. C. Kela", "Sri B. N. Sinha", "Sri S. N. Banerjee" and "Sri K. Chakravorty" are published in their place, general information.

S. K. HALDAR, Labour Commissioner

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 3875F.D./FD/Seett./8A/851—7th 1951.—The services of Sri Satyendra Narayan Chaudhuri, W.B.J.C.S., now employed as Rationing Officer, Shyampukur Sub-Area in the Directorate of Rationing and Distribution, Department of Food, are replaced at the disposal of the Home (General Administration) Department.

No. 3876F.D./FD/Seett./8A/851—7th 1951.—Sri Anul Kumar Ghosh, W.B. Deputy Assistant Regional Controller of Procurement, 24-Parganas, Alipore, under the Directorate of Procurement and Supply, is appointed until further orders, as Rationing Officer, Shyampukur Sub-Area, under the Directorate of Rationing and Distribution, Department of Food, vice Sri Satyendra Narayan Chaudhuri.

By order of the Governor
P. NAG, Dy. Secy.

DEPARTMENT OF SUPPLIES

Directorate of Consumer Goods (Fuels)

ORDER

No. WB/VIII-C-54/(Fu).—27th March 1951. In exercise of the power conferred on me by proviso to sub-paragraph (1) of paragraph 1 of the West Bengal Kerosene Control Order, as subsequently amended, I hereby extend the 31st May 1951 the following categories of licences issued under the said order:—

- (1) all existing Agents' licences issued under paragraph 6 of the above-mentioned Control Order; and
- (2) all existing dealers' licences of Calcutta and suburbs thereof issued under paragraph 6 of the said order.

J. C. AITCH,
Dy. Director, Consumer Goods

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

24-Parganas.—No. 5590L.R.—7th May 1951.—
In exercise of the power conferred by sub-
(3) of section 107G of the Bengal Cess Act,
Act IX of 1880, the Governor is pleased to
make the following statement for the purpose
of the division of thanas Bongaon and Gaighata of
the district of 24-Parganas under the provisions
of the said Act:—

For the purpose of acreage rate, part of
the district comprising thanas Bongaon
and Gaighata shall be divided into the
units as follows:—

Unit No. 3.—Consisting of thanas Bongaon
and Gaighata.

The following classes of lands shall be
included, viz.:—

- Jungle.
- Road.
- Path.
- River.
- Khal.
- Graveyard and cremation ground.
- Temple, mosque and any other place of
public worship.
- Ditch.
- Bundh.
- Sand (Baloo).
- Unculturable beel yielding no return.
- Idgah.
- Unculturable waste (Garlaik patit).
- Dam.
- Unculturable roadside land (Nayanjuli).
- Rs. 9-9 shall be the acreage rate for
Unit No. 3 for cess revaluation.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and
Secretary to the Govt. of West Bengal (*ex officio*).

Land Acquisition

NOTIFICATIONS.

Burdwan.—No. 5598L.A.(P.W.).—7th May
1951.—In exercise of the powers conferred by
section 48(1) of the Land Acquisition Act, I of
1894, the Governor is pleased to withdraw from
the acquisition of the entire area of land covered
by the declaration No. 21711L.A.(P.W.), dated the
12th December 1945, published at pages 49-51,
Part I of the *Calcutta Gazette* of the 10th Janu-
ary 1946, in respect of the proposed acquisition of
land for the construction of Calcutta-Siliguri
Road (from the Grand Trunk Road at Chotkhanda
in thana Memari to the end of Majergram in thana
Monteswar) in the district of Burdwan.

Burdwan.—No. 5600L.A.(P.W.).—7th May
1951.—The Governor is pleased to cancel the
declaration No. 20910L.A.(P.W.), dated the 6th
December 1945, under section 4 of the Land
Acquisition Act I of 1894, published at pages
2078, Part I of the *Calcutta Gazette* of the
10th January 1946, in respect of the proposed acquisition
of land for the construction of the Calcutta-
Siliguri Road (from the Grand Trunk Road at
Chotkhanda in thana Memari to the end of Majer-
gram in thana Monteswar) in the district of

24-Parganas.—No. 5644L.A.—7th May 1951.—
Whereas the functions of the Central Government
under the Land Acquisition Act, 1894 (I of 1894),
in relation to the acquisition of land for the pur-
poses of the Union have been entrusted to the
State Government by notification No. 123/50-
Judl., dated the 30th September 1950, issued
by the Government of India in the Ministry of
Home Affairs under clause (1) of article 258 of
the Constitution of India;

And whereas it appears to the Governor that
land is likely to be required to be taken by the
Central Government at the public expense for a
public purpose being a purpose of the Union,
namely, for the extension of Dum Dum Airport, in
the village of Gouripur, jurisdiction list No. 6,
thana Dum Dum, pargana Calcutta, district
24-Parganas, it is hereby notified that for the
above purpose a piece of land comprising portion
of cadastral plots Nos. 529 to 533, 535, 536 and
537, and measuring, more or less, 2.66 acres, is
likely to be required within the aforesaid village
of Gouripur.

This notification is made, under the provisions
of section 4 of the Land Acquisition Act, 1894,
read with the said notification to all whom it may
concern.

A plan of the land may be inspected in the office
of the Special Land Acquisition Officer, Alipore,
24-Parganas.

In exercise of the powers conferred by the said
section read with the said notification, the Gov-
ernor, is pleased to authorise the officers for the
time being engaged in the undertaking, with
their servants and workmen, to enter upon and
survey the land and do all other acts required or
permitted by that section.

Any person interested in the above land, who
has any objection to the acquisition thereof, may,
within thirty days after the date on which public
notice of the substance of this notification is
given in the locality, file an objection in writing
before the Collector of 24-Parganas.

Malda.—No. 5786L.A.—10th May 1951.—
Whereas it appears to the Governor that land is
likely to be required to be taken by Government
at the public expense for a public purpose, viz.,
for special repair to Khas Mahal and Municipal
Embankment, in the village of Purapara, juris-
diction list No. 65, thana English Bazar, district
Malda, it is hereby notified that for the above
purpose a piece of land comprising parts of
cadastral plots Nos. 1290, 1291, 1298 and 1299,
and measuring more or less, 0.436 of an acre is
likely to be required within the aforesaid village
of Purapara.

This notification is made, under the provisions
of section 4 of Act I of 1894, to all whom it may
concern.

A plan of the land may be inspected in the
office of the Special Land Acquisition Officer,
Malda.

In exercise of the powers conferred by the
aforesaid section, the Governor is pleased to
authorise the officers for the time being engaged
in the undertaking, with their servants and
workmen, to enter upon and survey the land and
do all other acts required or permitted by that
section.

Any person interested in so much of the above
land, as are not waste or arable, who has any objec-
tion to the acquisition thereof, may, within thirty
days after the date on which public notice of the
substance of this notification is given in the
locality, file an objection in writing before the
Collector of Malda.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Malda.—No. 5788L.A.—10th May 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for special repairs to Khas Mahal and Municipal Bundh, in the town of English Bazar, in the village of English Bazar, jurisdiction list No. 67, thana English Bazar, district Malda, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plots Nos. 759, 836, 837, 1330 and 1331, and measuring, more or less, 0.415 of an acre is likely to be required within the aforesaid village of English Bazar.

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land, as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Malda.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

DECLARATIONS.

24-Parganas.—No. 5642L.A.—7th May 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for extension of Dum Dum Airport, in the villages of Sahara, Banua-Bankra, Donnagar, Bisarpur and Gouripur, jurisdiction list Nos. 46, 47, 48, 5 and 6, respectively, thanas Baraset and Dum Dum, parganas Anwanpore and Calcutta, district 24-Parganas, it is hereby declared that for the above purpose five pieces of land comprising—

- (1) Cadastral plots Nos. 961, 962, 971, 981, 983, 990, 991, 992, 1017 to 1019, 1042 to 1044 and parts of cadastral survey plots Nos. 830, 839, 850, 960, 976, 986, 987, 988, 998, 999, 1000, 1008, 1009, 1013 to 1016 of village Sahara, jurisdiction list No. 46, thana Baraset,
- (2) Cadastral plots Nos. 17, 18, 26, 35 to 39, 41, 42, 56, 98, 99, 113, 114, 138 to 142, 153 to 158, 160, 163, 164, 167 to 169, 278, 279, 282, 283, 286, 287, 294, 297, 332, 338, 341, 391, 541, 542, 544,

545, 549, 571, 583 and parts of cadastral survey plots Nos. 16, 19, 100, 119, 159, 161, 162, 170, 171, 172, 201, 274, 275, 284, 345, 348, 546 of village Banua-Bankra, jurisdiction list No. 47, thana Baraset,

- (3) Cadastral plots Nos. 339, 346, 431 parts of cadastral survey plots Nos. 190, 338, 432, 434 of village Donnagar, jurisdiction list No. 48, thana Baraset

- (4) Cadastral plots Nos. 1352, 1372, 1374, to 1381, 1385, 1431 to 1437, and parts of cadastral survey plots Nos. 1350, 1353, 1357, 1358, 1367, 1368, 1430, 1444 of village Bisarpur, jurisdiction list No. 5, thana Dum Dum, and

- (5) Cadastral plots Nos. 534, 542, 543, 629, 630 and parts of cadastral survey plots Nos. 488, 531 to 533, 535, 544, 546, 592, 617, 618, 622, 616 of village Gouripur, jurisdiction list No. 6, thana Dum Dum,

and altogether measuring, more or less, 5 acres, are required within the aforesaid villages of Sahara, Banua-Bankra, Donnagar, Bisarpur and Gouripur.

This declaration is made, under the provision of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas, as well as in the office of the Executive Engineer, C. P. W. and D., Civil Aviation Division No. I.

Hooghly.—No. 5790L.A.—10th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government partly at expense of the Parameswari Bahika Vidya and partly at the public expense for a public purpose, viz., for extension of playground and building of the Parameswari Bahika Vidyalyaya at Mahesh, in the village of Mahesh, jurisdiction list No. 15, thana Serampore, pargana Boro, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral plots Nos. 3451, 3458 and 3459 and parts of cadastral plots Nos. 3450 and 3464, measuring, more or less, 0.21 of an acre is required within the aforesaid village of Mahesh.

This declaration is made, under the provision of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

Hooghly.—No. 5792L.A.—10th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for construction of a hostel for Bengal Textile Institute at Serampore in the village of Serampore, jurisdiction list No. 13, thana Serampore, pargana Boro, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral plots Nos. 3718 to 3723, 3826 and 3827, and measuring, more or less, 0.784 of an acre is required within the aforesaid village of Serampore.

This declaration is made, under the provision of section 6, Act I of 1894.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

The Governor is pleased to cancel the notification No. 1018L.Dev., dated the 4th February 1960, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 235, Part I of the *Calcutta Gazette*, dated the 9th idem, in respect of the proposed acquisition of 152·01 acres of land in the village of Gobindapur, jurisdiction list No. 32, police-station Santipur, pargana Ukhra, district Nadia, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for development of agriculture.

Burdwan.—No. 54241.L.Dev.—1st May 1951.—The Governor is pleased to cancel the notification No. 56841.L.Dev., dated the 26th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1039, Part I of the *Calcutta Gazette* of the 1st June 1950, in respect of the proposed acquisition of 38.82 acres of land in the village of Radhanagar, jurisdiction list No. 39, police-station Sadar, district Burdwan, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 5528L.Dev.—4th May 1951.—The Governor is pleased to cancel so much of the notification No. 41881.L.Dev., dated the 20th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 645, Part I of the *Calcutta Gazette*, dated the 27th April 1950, as relates to cadastral survey plots Nos. 296, 297-300, 235, 236, 239-241 and 244-246, measuring, more or less, 5.43 acres out of the 36.55 acres of land notified for acquisition in mauza Subarnapur, jurisdiction list No. 41, police-station Deganga, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 5494L.Dev.—3rd May 1951.—The Governor is pleased to cancel the notification No. 9150L.Dev., dated the 14th August 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1681, Part I of the *Calcutta Gazette*, dated the 24th August 1950, in respect of the proposed acquisition of a piece of land measuring, more or less, 26.56 acres, in mauza Raynagar, jurisdiction list No. 47, police-station Tollygunge, district 24-Parganas, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 5496L.Dev.—3rd May 1951.—The Governor is pleased to cancel notification No. 1446L.Dev., dated the 14th February 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 302, Part I of the *Calcutta Gazette*, dated the 23rd February 1950, and declaration No. 1448L.Dev., dated the 14th February 1950, under section 6 read with section 7 of the said Act, published at page 303, Part I of the *Calcutta Gazette*, dated the 23rd February 1950, in respect of the proposed acquisition of 24.12 acres of land in mauza Sodepur, jurisdiction list No. 8, police-station Khurdah, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Jalpaiguri.—No. 55441.L.Dev.—5th May 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Chat Guzmari, jurisdiction list No. 9, sheet No. 6, police-station Rajganj, pargana Baikunthapur, district Jalpaiguri, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 64 to 140, 142, 143, 165, 169, 170, 175, 176, and part of cadastral survey plot No. 144, and measuring, more or less, 155.47 acres, is likely to be required within the aforesaid village of Chat Guzmari.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorize the Deputy Commissioner, Jalpaiguri, for the being engaged in the undertaking, with his servants and workmen, to enter upon and clear the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Howrah.—No. 5682L.Dev.—8th May 1951.—The Governor is pleased to cancel so much of the notification No. 11332L.Dev., dated the 5th October 1950, under section 4 of the West Bengal Land Development and Planning Act (West Bengal Act XXI of 1948), published at page 2126, Part I of the *Calcutta Gazette*, dated the 19th October 1950, relates to cadastral survey plots Nos. 456, 582, 648, 649, 650, 651, 871, 876 and portion of cadastral survey plots Nos. 642 and 644 measuring more or less 1.35 acres out of the total area of 7.39 acres of land notified for acquisition in mauza Sekrahati, jurisdiction list No. 21, police-station Jagatbhallavpur, district Howrah, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

ERRATA

Midnapore.—No. 5580L.Dev.—5th May 1951.—In notification No. 11952L.Dev., dated the 1st October 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1681, Part I of the *Calcutta Gazette* of the 16th October 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Bila, jurisdiction list No. 46, Durlavgunge, jurisdiction list No. 46, Sathankura, jurisdiction list No. 67, station Garhbeta, district Midnapore, read in place of "118" in line 12

Howrah.—No. 5684L.Dev.—8th May 1951.—In notification No. 11332L.Dev., dated the 5th October 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2126, Part I of the *Calcutta Gazette*, dated the 19th October 1950, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Jagatbhallavpur, district Howrah, read "7.39 acres" and read cadastral survey No. "876" for "873".

DECLARATIONS

Howrah.—No. 4260L.Dev.—5th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Bally, jurisdiction list No. 14, police-station Bally, district Howrah, it is hereby declared that for the above purpose a piece of land, comprising cadastral plots Nos. 254 to 271, 129 to 160, 161, 403, 411, 412, 414, 424 to 438, 441 and 487, and parts of cadastral survey plots Nos. 404, 415 to 423, 430, 431, 432 and 485, and measuring, more or less, 3.39 acres, is required within the aforesaid village of Bally.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act (West Bengal Act XXI of 1948), to all whom it may concern.

of the land may be inspected in the office of the Collector, Howrah.

tion No. 11066L.Dev., dated the 28th April 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 2127, Part I of the *Calcutta Gazette*, dated the 19th October 1950, is hereby cancelled.

24-Parganas.—No. 4744L.Dev.—16th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Bongaon, jurisdiction list No. 2, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose, a piece of land comprising part of cadastral survey plot No. 1413, and measuring, more or less, 0.07 of an acre, is required within the aforesaid village of Bongaon.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 5258L.Dev.—27th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chandipur, jurisdiction list No. 11, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 1413, 1420, 1427, 1428, 1570-1571, 1574-1575, 1580-1591-1594, 1617, 1619-1621, 1625, 1627, 1633-1636, 1725, 1755-1756, 1759-1760, 1726, 1728, 1748, 4550-4576, 5472-5542, 5543, 5555-5558, 5561-5572, 5584, 5576, 5585-5599, 5601-5656, 5660, 5703-5704 and 5844, and measuring, more or less, 6.91 acres, is required within the aforesaid village of Chandipur.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

A declaration No. 2546L.Dev., dated the 2nd March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 693, Part I of the *Calcutta Gazette*, dated the 29th March 1951, is hereby cancelled.

24-Parganas.—No. 5260L.Dev.—27th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bongaon, jurisdiction list No. 153, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots as detailed in the schedule below, and measuring, more or less, 10.17 acres, is required within the aforesaid village of Bongaon.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Schedule.

Mauza Panchita, jurisdiction list No. 153, police-station Bongaon.

Sheet No. 1.—Cadastral survey plots Nos. 112, 114-119, 94, 104, 106, 128, 130, 131-133, 183, 189, 192-194, 196-205, 236, 238-248, 246, 287, 249-251, 253, 254, 256-265, 274, 277-279, 283, 285-287, 290-292, 294-297, 301-302, 304-310, 312, 554, 559, 562, 552-553, 462-476.

Sheet No. 2.—Cadastral survey plots Nos. 738-739, 742, 943-950, 960-969, 980-983, 992-997, 1008-1013, 1047-1054, 1708, 925, 936-938 and parts of cadastral survey plots Nos. 753, 985, 986-987, 1038-1041.

Sheet No. 3.—Cadastral survey plots Nos. 1968, 2093, 2095, 2113-2115, 2133-2148.

Area, more or less, 100.00 acres.

The declaration No. 2522L.Dev., dated the 2nd March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 693, Part I of the *Calcutta Gazette*, dated the 29th March 1951, is hereby cancelled.

24-Parganas.—No. 5262L.Dev.—27th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Angarpukuria, jurisdiction list No. 167, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 217, 222 to 224, 263, 264, 270, 232 to 235, 237 to 239, 249 and 252 and part of cadastral survey plot No. 225, and measuring, more or less, 10.17 acres, is required within the aforesaid village of Angarpukuria.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 2526L.Dev., dated the 2nd March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 693, Part I of the *Calcutta Gazette*, dated the 29th March 1951, is hereby cancelled.

24-Parganas.—No. 5264L.Dev.—27th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Rasui, jurisdiction list No. 7, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 901 to 911, 214, 275-290, 1385, 238-269, 270-274, 297-308, 1826-1837, 1384-1408, 1381, 1382, 1439-1454, 1799, 1769-1775, 28808, 278, 279, 291, 292, 293-295, 309-311, 1412-1429, 1798, 1430-1438, 1773, 2112, 2757, 2754, 2749, 2750, 2760, 2764, 2765, 2317, 2320, 2326, 2330, 2333, 2339, 2342, 2345, 2349, 2351, 2358, 2113, 2756, 2720, 2719, 2118, 2119, 2120, 2131, 2758, 2150, 2759, 2149, 2313, 2319,

2327, 2328, 2329, 2307, 2308, 2343, 2344, 2352, 2354, 2355, 2353, and 2357 and measuring, more or less, 61·01 acres, is required within the aforesaid village of Rasui.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 2560L.Dev., dated the 2nd March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 694, Part I of the *Calcutta Gazette*, dated the 29th March 1951, is hereby cancelled.

24-Parganas.—No. 5530L.Dev.—4th May 1951.
—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Subarnapur, jurisdiction list No. 41, police-station Deganga, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 250-257, 260-273, 275-295, 645, 646, 660, 661, 671-675, 682 and 684-686, and measuring, more or less, 31·12 acres, is required within the aforesaid village of Subarnapur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 4190L.Dev., dated the 20th April 1950, published at page 647, Part I of the *Calcutta Gazette* of the 27th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), is hereby cancelled.

24-Parganas.—No. 5574L.Dev.—5th May 1951.
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Aziznagar, jurisdiction list No. 104, police-station Deganga, for the above purpose a piece of land comprising district 24-Parganas, it is hereby declared that cadastral survey plots Nos. 373, 649, 928 and 929 and measuring, more or less, 1·70 acres is required within the aforesaid village of Aziznagar.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 4178L.Dev., dated the 20th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 647, Part I of the *Calcutta Gazette* of the 27th April 1950, is hereby cancelled.

Hooghly.—No. 5578L.Dev.—5th May 1951.
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ballavipore, jurisdiction list No. 32, police-station Dhaniakhali, district Hooghly, it is hereby

declared that for the above purpose a piece of land comprising cadastral plots Nos. 1202, 1234, 1277, 1064 and 1065 and measuring, more or less, 22·28 acres, is required within the aforesaid village of Ballavipore.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 5526L.Dev.—4th May 1951.
—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Belgharia, jurisdiction list No. 3, police-station Baranagar, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 3087, 3088, 3079, 3080 and 3081, and measuring, more or less, 1·38 acres is required within the aforesaid village of Belgharia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 5546L.Dev.—5th May 1951.
—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baigachi, jurisdiction list No. 65, police-station Habra, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 139 to 155, 156, 164 to 182, 194, 199 to 205, 206, 224, 226 to 248, 525, 530 to 532, 623, 636 to 644 and measuring, more or less, 31·14 acres, is required within the aforesaid village of Baigachi.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 5568L.Dev.—5th May 1951.
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Gobindapur, jurisdiction list No. 34, police-station Hanskhali, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 547-583, 921-941, 1093, 1193-1195, 1217, 1220-1236, 1252, 1223/1553, 1223/1254, 1223/1262, 1263, 1223/1264, 1223/1265, 1223/1266, 1267, 929/1268, 922/3705, 1235-3733 and 3768, and parts of cadastral survey plots Nos. 981 and 981, and measuring, more or less, 1·14 acres, is required within the aforesaid village of Gobindapur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Nadia.

on No. 4382L.Dev., dated 29th April section 6 read with section 7 of the Land Development and Planning Act, Bengal Act XXI of 1948), published Part I of the Calcutta Gazette, dated 1950, is hereby cancelled.

No. 5582L.Dev.—5th May 1951.— appears to the Governor that land is a public purpose, namely, for the immigrants who have migrated into West Bengal on account of circumstances and their control, in the villages of Durgunge and Sathankura, jurisdiction Nos. 465 and 673, respectively, police-station, district Midnapore, it is hereby for the above purpose a piece of land parts of cadastral survey plots Nos. 218, 17, of mauza Durlavgunge, cadastral No. 126/451, and parts of cadastral Nos. 123-127, 129 and 130, of mauza cadastral survey plot No. 10, and part of survey plot No. 1 of mauza Sathankura, being more or less, 16.21 acres, is this the aforesaid villages of Bilu, and Sathankura.

Declaration is made, under the provisions read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

the land may be inspected in the office of the Collector, Midnapore.

Order No. 11954L.Dev., dated the 31st May 1950 under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), at page 2286, Part I of the Calcutta Gazette, dated the 16th November 1950, is hereby

No. 5680L.Dev.—8th May 1951.— appears to the Governor that land is a public purpose, namely, for the settlement of immigrants who have migrated into the West Bengal on account of circumstances and their control in the village of Sekrahati, police-station Jagatballav, district Howrah, it is hereby declared that for the purpose a piece of land comprising plots Nos. 436, 438, 439, 578, 579, 580, 582, 643, 647, 652, 653, 654, 655, 875, 946 of cadastral survey plots Nos. 642 and 643 being more or less, 6.04 acres, is required in the aforesaid village of Sekrahati.

Declaration is made, under the provisions of section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

the land may be inspected in the office of the Collector, Howrah.

By order of the Governor.

J. N. TALUKDAR,

Member, Board of Revenue and Secretary, Government of West Bengal (*ex-officio*).

Requisition

of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

ORDERS.

No. 127/51Reqn.

Calcutta, the 4th May 1951.

In the opinion of the State Government the premises described in the schedule below are for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

213, Sashi Sekhar Bose Row, Calcutta.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Janab Nasiruddin Ahmed, landlord of the premises referred to in the Order above, is directed to place the above property at my disposal and control on and from the 21st May 1951 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 9th May 1951.

No. 109/50

Calcutta, the 5th May 1951

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the Order No. 109/50, dated the 3rd February 1950, made by it in respect of the premises in so far as it relates to the premises as described in the schedule below:—

The Schedule.

Description of premises

A new building under construction adjacent north of the premises No. 18, Manmatha Dutta Road, Belgachhia, Calcutta (first floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

No. 572/50

Calcutta, the 17th March 1951.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 572/50, dated the 4th July 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

65, Bahu Ram Ghosh Road, Tollygunge, district 24-Parganas. (2 bed rooms, 1 store, 1 kitchen, 1 bath-latrines and 1 tube-well in the front portion of the ground floor.)

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

**NOTIFICATIONS UNDER RULE 12 OF THE WEST BENGAL LAND REVENUE, RENT AND CESS
(APPORTIONMENT) RULES, 1948.**

No. 35AP.—4th April 1951.—The records of all lands in West Bengal forming parts of common tenures, described in the schedule below, have been confirmed by the Revenue Authority under section 6 (2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on 11 February 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of West Dinajpur for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description.	No. of estate under which held.	Rent.	Rent recorded in—			Jureddi ten list No.
			District.	Thana.	Mauza.	
1	2	3	4	5	6	7
		Rs. a. p.				
Dar-Patni ..	879 ..	57 13 0	Dinajpur ..	Kaharol ..	Khar-Chanda ..	79
Ditto ..	879 ..	28 14 6	Ditto ..	Ditto ..	Ditto ..	79
Ditto ..	879 ..	57 13 0	Ditto ..	Ditto ..	Ditto ..	79
Ditto ..	879 ..	57 13 0	Ditto ..	Ditto ..	Ditto ..	79
Ditto ..	879 ..	2 9 0	Ditto ..	Biral ..	Shibpur ..	16
Ditto ..	879 ..	1 4 6	Ditto ..	Ditto ..	Ditto ..	16
Ditto ..	879 ..	2 9 0	Ditto ..	Ditto ..	Ditto ..	16
Ditto ..	879 ..	2 9 0	Ditto ..	Ditto ..	Ditto ..	16
Ditto ..	879 ..	2 9 0	Ditto ..	Ditto ..	Ditto ..	16
Praja-bili-jote ..	67 BI, 879 ..	150 0 0	Ditto ..	Ditto ..	Nona ..	6
Mourashi-jote ..	162, 877 ..	2,443 12 10	Ditto ..	Nowabgonj ..	Manjupara ..	1
Kayemi-Taluk ..	162, 877 ..	1,281 14 5	Ditto ..	Ditto ..	Ditto ..	1
Dar-patni ..	712 (Bogra) ..	4,761 0 0	Ditto ..	Balughat ..	Hakimpur ..	2
Isa-Murari-jote ..	23 BI (Malda) ..	1,271 8 1	Ditto ..	Biral ..	Kamdiapur ..	2
Jote ..	186 (Bogra) ..	4 12 0	West-Dinajpur	Balughat ..	Fatepur ..	2
Kayemi-jote ..	197 (Bogra), 1216 ..	27 8 0	Dinajpur ..	Nowabgonj ..	Balgrath ..	2
Ijara ..	197 (Bogra), 1216 ..	47 8 0	Ditto ..	Ditto ..	Ditto ..	2
Myad-Ijara ..	878 ..	400 0 0	Ditto ..	Fulbari ..	Pat-hal ..	2
Isa-Murari-jote ..	657 (Bogra) ..	174 0 0	West-Dinajpur	Balughat ..	Shiyah ..	1
Dar-Patni ..	197 (Bogra) ..	259 8 2	Ditto ..	Ditto ..	Aptair ..	1
Jote ..	182 (Bogra) ..	75 0 0	Dinajpur ..	Ditto ..	Makarmura ..	1
Ditto ..	182 (Bogra) ..	75 0 0	Ditto ..	Ditto ..	Ditto ..	1
Isa-Murari-jote ..	712 (Bogra) ..	30 0 0	Ditto ..	Ditto ..	Hakimpur ..	1
Jote ..	197 (Bogra) ..	18 6 3	West-Dinajpur	Ditto ..	Aptair ..	1
Ditto ..	1216 ..	37 8 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	7 4 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	3 8 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	3 8 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	3 8 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	1 2 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	148 5 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	15 0 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	7 14 0	Ditto ..	Ditto ..	Ditto ..	1
Ditto ..	1216 ..	15 0 0	Ditto ..	Ditto ..	Ditto ..	1
Brahmotar ..	712 (Bogra) ..	Rent-free ..	Ditto ..	Ditto ..	Dharanda ..	1
Debottar-Swarna-Kakhi-shakurani	712 (Bogra) ..	Ditto ..	Ditto ..	Ditto ..	Ditto ..	1
Brahmotar ..	1216 ..	Ditto ..	Ditto ..	Ditto ..	Aptair ..	1
Debottar-Sib-shakur.	1216 ..	Ditto ..	Ditto ..	Ditto ..	Ditto ..	1
Brahmotar ..	1216 ..	Ditto ..	Ditto ..	Ditto ..	Ditto ..	1
Dar-Patni ..	197 (Bogra) ..	259 8 2	Ditto ..	Ditto ..	Ditto ..	1

No. 36AP.—4th April 1951.—The records of all lands in West Bengal forming parts of common estates bearing Nos. 62, 331 and 3583 in the roll of the district of Nadia have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948) on the 3rd April 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Revenue Officer of Nadia for a period of sixty days from the date of the notification.

No. 37AP.—20th April 1951.—The records of all lands in West Bengal forming parts of common tenures or holdings as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 14th March 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Revenue Officer of Malda for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
Sl. No.	No. of estate under which held.	Rent.	Rent recorded in				
			District.	Thana.	Mauza.	Jurisdiction list No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
	341, 479	599 7 0	Malda ..	English-Bazar ..	Byashpur-Araji ..	111	304
	12, 123, 188, 195, 234, 818, 885, 886, 887.	3,115 4 5	Ditto ..	Habibpur ..	Pathar moundah ..	5	2,3
	2,500, 2501, 2502 and 2503 (Rajshahi).	318 5 6	Ditto ..	Ditto ..	Khochra Kaundar ..	10	296
	197	745 2 4	Ditto ..	Ditto ..	Bhola Buona ..	113	3
	61	124 0 0	Ditto ..	Ditto ..	Eklashpur ..	282	2
	64	124 0 0	Ditto ..	Ditto ..	Ditto ..	282	3
	19	728 2 0	Ditto ..	Ditto ..	Bhola Buona ..	113	4
	61	2 11 10	Ditto ..	Ditto ..	Eklashpur ..	282	57
	36, 78, 140, 191, 205, 79 (1st and 2nd Khamat), 201 (1st and 2nd Khamat).	52 0 0	Rajshahi (portion of Malda).	Bholahat ..	Alupur ..	1	536
	61	2 11 10	Malda ..	Habibpur ..	Eklashpur ..	282	52

No. 38AP.—20th April 1951.—The records of all lands in West Bengal forming parts of common tenures, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 14th March 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Revenue Officer of Malda for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
Sl. No.	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction list No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
	3006	2,087 10 6	Rajshahi ..	Mahadebpur ..	Mahadebpur ..	120	206/3

No. 39 A.P.—20th April 1951.—The records of all lands in West Bengal forming parts of common hold as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948) on the February 1951.

(Certified copies of the said records shall remain open to public inspection during office hours in the office of the collector of West Dinajpur for a period of sixty days from the date of the notification.)

Schedule.

Particulars of the tenancy.						
Description	No of estate under which held.	Rent	Rent recorded in —			Int. No.
			District.	Thana.	Mauza.	
1	2	3	4	5	6	7
		Rs. a p.				
Ravati	76 ..	6 2 0	West-Dinajpur	Balughat	Majhi-Gram	12
Ditto	76 ..	32 5 6	Ditto	Ditto	Chak-Lakshmi-Narayan	10
Ditto	76 ..	7 2 3	Ditto	Ditto	Ditto	10
Ditto	76 ..	37 5 5	Ditto	Ditto	Chak-Adaru	10
Ditto	76 ..	32 9 1	Ditto	Ditto	Ditto	11
Ditto	76 ..	6 0 0	Ditto	Ditto	Shanapara	10
Ditto	76 ..	14 4 2	Ditto	Ditto	Ditto	10
Ditto	76 ..	13 8 4	Ditto	Ditto	Ditto	10
Ditto	76 ..	6 0 9	Ditto	Ditto	Ditto	10
Ditto	76 ..	4 8 0	Ditto	Ditto	Ditto	10
Ditto	76 ..	5 7 7	Ditto	Ditto	Ditto	10
Ditto	76 ..	19 5 10	Ditto	Ditto	Ditto	10
Ditto	76 ..	7 1 6	Ditto	Ditto	Ditto	10
Ditto	1215	10 12 0	Ditto	Ditto	Naldanga	10
Ditto	76	43 11 5	Ditto	Ditto	Paripuri	10
Koria	76	16 0 0	Ditto	Ditto	Ditto	10
Ravati	76	33 0 11	Ditto	Ditto	Ditto	10
Ditto	76	24 9 3	Ditto	Ditto	Ditto	10
Ditto	76 ..	11 3 8	Ditto	Ditto	Ditto	10
Ditto	76 ..	9 5 9	Ditto	Ditto	Ditto	10
Ditto	76 ..	4 12 6	Ditto	Ditto	Ditto	10
Ditto	76 ..	19 1 6	Ditto	Ditto	Ditto	10
Ditto	76 ..	11 14 0	Ditto	Ditto	Ditto	10
Ditto	76 ..	4 11 0	Ditto	Ditto	Ditto	10
Ditto	76	73 0 10	Ditto	Ditto	Ditto	10
Ditto	76	42 0 0	Ditto	Ditto	Ditto	10
Ditto	76 ..	3 7 6	Ditto	Ditto	Ditto	10
Ditto	76	8 8 6	Ditto	Ditto	Ditto	10
Ditto	76	51 1 3	Ditto	Ditto	Ditto	10
Koria	76	9 0 0	Ditto	Ditto	Ditto	10
Ravati	76 ..	9 4 8	Ditto	Ditto	Ditto	10
Ditto	76	8 4 9	Ditto	Ditto	Ditto	10
Ditto	76 ..	10 13 11	Ditto	Ditto	Ditto	10
Ditto	76 ..	5 12 6	Ditto	Ditto	Ditto	10
Ditto	76 ..	10 1 9	Ditto	Ditto	Ditto	10
Ditto	76	25 4 6	Ditto	Ditto	Ditto	10
Ditto	76 ..	50 1 0	Ditto	Ditto	Ditto	10
Ditto	76 ..	9 10 8	Ditto	Ditto	Ditto	10
Ditto	76 ..	11 8 10	Ditto	Ditto	Ditto	10
Ditto	76 ..	2 13 6	Ditto	Ditto	Ditto	10
Ditto	76 ..	8 10 8	Ditto	Ditto	Ditto	10
Ditto	76 ..	24 8 8	Ditto	Ditto	Ditto	10

0 A P.—3rd May 1951.—The records of all lands in West Bengal forming parts of common tenures, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Revenue and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 5th April 1951.

Copies of the said records shall remain open to public inspection during office hours in the office of the District Officer, Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

No. of estate under which held.	Rent.	Rent recorded in				
		District.	Thana.	Mauza	Jurisdiction No.	Khatian No.
2	3	4	5	6	7	8
	Rs. a. p.					
15	219 13 0	Nadia	Krishnaganag	Digambarpur	2	46
15	466 0 0	Ditto	Ditto	Ditto	2	579
21	2,545 0 0	Ditto	Nakashipara	Bahirgachhi	36	3
21	777 7 8	Ditto	Tehatta	Natua	107	18
140	111 9 2	Ditto	Krishnaganag	Digambarpur	2	230
172	52 2 0	Ditto	Ditto	Ditto	2	276
164	320 0 0	Ditto	Ditto	Ditto	2	65
171	212 11 9	Ditto	Ditto	Ditto	2	258
171	1,700 0 0	Ditto	Ditto	Gede	51	13
1	141 13 6	Kusthia	Damurhuda	Baradi	17	3
136	3,180 0 0	Ditto	Ditto	Munabpur	6	16
140	21 9 7	Ditto	Moherpur	Harirampur	6	419
2012	81 10 0	Ditto	Ditto	Ditto	6	420
1	1,311 11 6	Ditto	Ditto	Khoksa	57	1/8
172	Rent-free	Ditto	Ditto	Majhpara	21	419
172	Ditto	Ditto	Ditto	Ditto	21	379
172	Ditto	Ditto	Ditto	Ditto	21	273
10, 1	40 0 0	Ditto	Ditto	Anandabash	22	965
172	2 9 8	Ditto	Ditto	Majhpara	21	570
172	Rent-free	Ditto	Ditto	Ditto	21	563
172	Ditto	Ditto	Ditto	Ditto	21	408
172	Ditto	Ditto	Ditto	Ditto	21	490
172	Ditto	Ditto	Ditto	Ditto	21	468
172	Ditto	Ditto	Ditto	Ditto	21	450
172	17 13 2	Ditto	Ditto	Ditto	21	444
177	364 14 9	Ditto	Ditto	Shyampur	50	2
424	368 8 0	Ditto	Ditto	Kola	70	3
12, 126	1,219 8 2	Ditto	Ditto	Shoulmari	96	68
29 (Jesore)	319 7 0	Ditto	Jibannagar	Gangadapur	20	25
29 (Jesore)	319 7 0	Ditto	Ditto	Ditto	20	24
520 (Jesore)	638 14 0	Ditto	Ditto	Ditto	20	23
520 (Jesore)	638 14 0	Ditto	Ditto	Ditto	20	22
520 (Jesore)	537 0 0	Ditto	Ditto	Ditto	20	21
520 (Jesore)	534 0 0	Ditto	Ditto	Ditto	20	20
520 (Jesore)	534 0 0	Ditto	Ditto	Ditto	20	19
520 (Jesore)	436 4 0	Ditto	Ditto	Ditto	20	18
178 (Jesore)	4,795 8 0	Ditto	Damurhuda	Kalabari	58	83
423	320 12 0	Ditto	Ditto	Kansidanga	55	151

No. 41 A. P.—3rd May 1951.—The records of all lands in West Bengal forming parts of common tenures, described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 5th 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description.	No. of estate under which held.	Rent.	Rent recorded in—			
			District.	Thana.	Mauza.	Jurisdiction list No.
1	2	3	4	5	6	7
		Rs. a. p.				
Mourashi ..	887 ..	8 2 0	Kusthia ..	Meherpur	Buripota	8
Brahmotar ..	472 ..	Rent-free	Ditto ..	Ditto	Sonapur	20
Ditto ..	472 ..	Ditto	Ditto ..	Ditto	Ditto	20
Jote ..	8171 ..	7 2 4	Ditto ..	Jibannagar	Omapur	10
Ditto ..	8171 ..	8 8 9	Ditto ..	Ditto	Ditto	10
Ditto ..	8171 ..	7 7 0	Ditto ..	Ditto	Ditto	10
Ditto ..	8171 ..	6 15 1	Ditto ..	Ditto	Ditto	10
Ditto ..	8171 ..	5 8 7	Ditto ..	Ditto	Ditto	10
Brahmotar ..	899 ..	Rent-free	Ditto ..	Damurhuda	Bijoychandrapur	21
Dar-Patni ..	5295 (Jessore)	180 4 6	Ditto ..	Jibannagar	Gangadaspur	20
Jote ..	8171 ..	15 6 6	Ditto ..	Ditto	Umapur	10
Dar-Patni ..	884 ..	1,073 6 8	Nadia	Chapra	Bad-Elangul	4
Ditto ..	8615 ..	178 0 0	Ditto ..	Krishnagang	Digambarpur	2
Ditto ..	8615 ..	178 0 0	Ditto ..	Ditto	Ditto	2
Ditto ..	42 ..	1,051 0 0	Ditto ..	Tehatia	Betaljipur	92
Ditto ..	59 ..	1,795 13 9	Ditto ..	Karimpur	Barulpura	114
Jote ..	899, 8171 ..	15 11 6	Ditto ..	Krishnagang	Matuari	52
Dar-Patni ..	244 ..	58 0 0	Ditto ..	Karimpur	Hatisala	52
Jote ..	899 ..	18 8 0	Ditto ..	Krishnagang	Matuari	52
Ditto ..	899 ..	16 15 6	Ditto ..	Ditto	Ditto	52
Ditto ..	899, 8171 ..	10 8 1	Ditto ..	Ditto	Ditto	52
Ditto ..	899 ..	50 0 0	Ditto ..	Ditto	Ditto	52
Ditto ..	899, 8171 ..	12 4 0	Ditto ..	Ditto	Ditto	52
Ditto ..	899 ..	12 7 11	Ditto ..	Ditto	Ditto	52
Dar-Patni ..	52, 443 ..	425 0 0	Ditto ..	Chapra	Amjhup	50
Ditto ..	170 ..	211 4 0	Ditto ..	Krishnagang	Digambarpur	2
Ditto ..	8615 ..	178 0 0	Ditto ..	Ditto	Ditto	2
Mahatran ..	8171 ..	Rent-free	Ditto ..	Ditto	Banpur	46
Jote ..	8171 ..	23 6 8	Ditto ..	Ditto	Ditto	46
Mourashi ..	244 ..	335 0 0	Ditto ..	Karimpur	Hatisala	54
Ditto ..	817 ..	414 0 0	Ditto ..	Ditto	Mathurapur	76
Jote ..	899 ..	5 0 11	Ditto ..	Krishnagang	Matuari	52
Mourashi ..	8171 ..	6 0 0	Ditto ..	Ditto	Gede	51
Dar-Mourashi ..	899, 8171, 472 BI	88 12 8	Ditto ..	Ditto	Fulbari	53
Brahmotar ..	8171 ..	Rent-free	Ditto ..	Ditto	Ditto	53
Jote ..	8171 ..	24 4 5	Ditto ..	Ditto	Matuari	52
Mahatran ..	8171 ..	Rent-free	Ditto ..	Ditto	Fulbari	53
Brahmotar ..	8171 ..	Ditto	Ditto ..	Ditto	Ditto	53
Dar-Patni ..	244 ..	347 0 0	Ditto ..	Karimpur	Hatisala	54
Ditto ..	881 ..	392 0 0	Ditto ..	Ditto	Baliyadanga	40
Mourashi ..	79, 163, 307, 899, 402, 443, 8621.	85 0 0	Ditto ..	Hanakhal	Nebutala	84

H. ADHIK.
Revenue Officer
under Act XXXI

EXCISE DIRECTORATE

NOTIFICATION.

822151E.—5th May 1951.—In exercise of power conferred by sub-clause (vi) of clause (9) of section 86 of the Bengal Excise Act, 1909 (Act V of 1909), as delegated by notification No. 354T.Ex., dated the 12th October 1936, by the Government of Bengal, Forest and Department, the Excise Commissioner makes the following rule, namely,—

Rule.

Subject to the provisions of notification No. 6615-E., dated the 2nd December 1949, the time being in force, licensed premises for manufacture and sale of *bakhar* or for the *bakhar* shall on all days be kept open for a period of not less than four hours as may, on application by the licensee, be endorsed on the licence by or under the authority of the Collector, and the period shall not begin earlier than 10 a.m. and shall continue later than 5 p.m.

R. CHOWDHURY,
Commissioner of Excise.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

পশুচিকিৎসা শাখা।

Veterinary

প্রজ্ঞাপন।

NOTIFICATION.

১২৬১৭পশুচিকিৎসা।—৪ঠা মে ১৯৫১।—পশুচিকিৎসা অধ্যক্ষ প্রিন্সিপাল জেনারেল পশুচিকিৎসা বঙ্গীয় প্রদেশ সরকারের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১৯৫১ সালের ৩১শে মার্চ পর্যন্ত পদ বৃদ্ধি করা হইল।

রাজ্যপালের আদেশানুসারে,
মৌর চন্দ্র মন্ডল,
উপ-সচিব।

No. 3261Vety.—4th May 1951.—Sri Mukherjee, Superintendent of Veterinary Western Range, Midnapore, was granted average pay for the period from 8th 1950 to 31st March 1951, under rule 167 of the West Bengal Service Rules, Part I.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

মৎস্য শাখা।

Fisheries

প্রজ্ঞাপন।

NOTIFICATIONS.

১০০০৪মৎস্য।—৫ই মে ১৯৫১।—প্রিয়ব্রজচন্দ্র মৌর জব্বারের অধীনে সামুদ্রিক মৎস্য ধরার Trawler এর Mate এর পক্ষে কার্যে যোগদানের তারিখ হইতে এর কার্যক্রমে নিয়ন্ত্রণ করা হইল।

No. 3335Fish.—8th May 1951.—Sri Chandra Roy is appointed to act as an Mate for the Fishing Trawlers under the Department of Fisheries, West Bengal, for six months with effect from the date of his joining the

কলিকাতা।—নং ৩৩১৮মৎস্য।—৫ই মে ১৯৫১।—প্রিয়ব্রজচন্দ্র মৌর জব্বারকে মৌর জব্বারের স্বকীয় সহায়কের পক্ষে ১৯৫১ সালের ১৯৫১ মার্চ হইতে ছয় মাসের অনধিকাকালের জন্য নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
মৌর চন্দ্র মন্ডল,
উপ-সচিব।

Calcutta.—No. 3318Fish.—5th May 1951.—Sri Mahadev Banerjee is appointed to act as Personal Assistant to the Director of Fisheries, West Bengal, for a period not exceeding six months, with effect from 1st March 1951.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

পুকুরিণী সংস্কার।

Tanks Improvement

প্রজ্ঞাপন।

NOTIFICATIONS.

বাঁকুড়া।—নং ৩১১৪পুকুরিণী।—৩০শে এপ্রিল ১৯৫১।—প্রজ্ঞাপন দ্বারা ২১শে ফেব্রুয়ারী ১৯৫১ তারিখের ১২৫৭পুকুরিণী নং প্রজ্ঞাপন দ্বারা বাঁকুড়া জেলার অধীন সমগ্র পুকুরিণী সংস্কার আধিকারিক প্রিন্সিপাল জেনারেল পশুচিকিৎসা বঙ্গীয় প্রদেশ সরকারের ১৬৭(২) দ্বারা অনুসারে ২৭শে অক্টোবর ১৯৫০ তারিখ হইতে এক দিনের ছুটি মজুর করিয়া যে আদেশ দেওয়া হইয়াছিল তাহা এতদ্বারা বাতিল করা হইল।

Bankura.—No. 3114T.I.—30th April 1951.—This department notification No. 1257T.I., dated 21st February 1951, sanctioning leave for twenty-one days with effect from 27th October 1950 under rule 167(ii) of the West Bengal Service Rules, Part I, to Sri A. C. Banerjee, Sub-Deputy Collector and Tanks Improvement Officer, Bankura, is hereby cancelled.

মুর্শিদাবাদ।—নং ৩০৪৫পুকুরিণী।—৮ই মে ১৯৫১।—১৯৩৯ সালের বঙ্গীয় পুকুরিণী সংস্কার আইন (১৯৩৯ সালের বাংলার ১৫নং আইন) এর ২ ধারার ২ উপ-ধারা অনুসারে মুর্শিদাবাদ জেলার অতিরিক্ত সমগ্র প্রিন্সিপাল জেনারেল পশুচিকিৎসা বঙ্গীয় প্রদেশ সরকারের ১৬৭(২) দ্বারা অনুসারে ২৭শে অক্টোবর ১৯৫০ তারিখ হইতে এক দিনের ছুটি মজুর করিয়া যে আদেশ দেওয়া হইয়াছিল তাহা এতদ্বারা বাতিল করা হইল।

রাজ্যপালের আদেশানুসারে,
মৌর চন্দ্র মন্ডল,
উপ-সচিব।

Murshidabad.—No. 3345T.I. 8th May 1951.—In exercise of the powers conferred by sub-section (2) of section 2 of the Bengal Tanks Improvement Act, 1939 (Bengal Act XV of 1939), the Governor is pleased to appoint Sri D. Mallik, Additional District Magistrate, Murshidabad, to exercise all the powers and functions of a Collector in the said district under the aforesaid Act.

By order of the Governor,
N. CHAKRAVARTI, Asst. Secy.

DIRECTORATE OF AGRICULTURE,
WEST BENGALOrders by the Director of Agriculture,
West Bengal

Calcutta, the 7th May 1951.

In supersession of this office order No. 5475(4), dated the 10th March 1951, Sri Megh Nath Basak, Provincial Biochemist, West Bengal, was granted leave on medical certificate for twenty days from 5th February to 24th February 1951, under West Bengal Service Rule 167(ii) with permission to prefix and affix Sundays, the 4th and 25th February 1951.

The Government servant returned on the expiry of the leave to the same station from which he had proceeded on leave.

H. K. NANDI, Director.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Murshidabad.—No. 772Co-op.—7th May 1951.—Sri Nripendra Lal Dutta Gupta, District Auditor of Co-operative Societies, Murshidabad, was allowed leave on average pay for the period from the 1st January 1951 to the 31st January 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
K. C. BASAK, Secy.

No. 802Co-op.—11th May 1951.—Sri Paresh Nath Basu, Assistant Registrar of Co-operative Societies, West Bengal, on probation, is confirmed in that appointment, with effect from the 1st September 1950.

No. 803Co-op.—11th May 1951.—Sri Pramatha Nath Mazumder, Assistant Registrar of Co-operative Societies, West Bengal, on probation, is confirmed in that appointment, with effect from the 1st September 1950.

No. 804Co-op.—11th May 1951.—Sri Bibhuti Bhushan Mitra, Assistant Registrar of Co-operative Societies, West Bengal, on probation, is confirmed in that appointment, with effect from the 1st September 1950.

No. 805Co-op.—11th May 1951.—Janab Farhad Hossain, Assistant Registrar of Co-operative Societies, West Bengal, on probation, is confirmed in that appointment, with effect from the 1st September 1950.

By order of the Governor,
M. A. GANI, Dy. Secy.

বাস্তবাস পুনর্বাসন বিভাগ। REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

প্রতিষ্ঠান।

NOTIFICATION.

নদীয়া।—নং ৩৬৪৪৫৬।—৯ই মে ১৯৫১।—নদীয়া জেলার ভেড়া পুনর্বাসন আধিকারিক ষ্ট্রিনিভিল্লুৎ ব্রহ্মাচারীকে পশ্চিমবঙ্গ সার্ভিস রুলস্, গ্রন্থ দ্বারা ১৬৮(১) নং নিয়মানুযায়ী ইং ২২শে মার্চ ১৯৫১ সন হইতে দুই সপ্তাহের অতিরিক্ত বিদায় ছুটি দেওয়া হইল।

রাজস্বাধিকার আদেশানুসারে,

ডি. সি. ব্রহ্ম,
উপ-সচিব।

Nadia.—No. 3844Estt.—9th May 1951.—Sri Nishi Bhushan Mukherji, District Rehabilitation Officer, Nadia, was allowed earned leave for two weeks with effect from 22nd March 1951, under rule 168(1) of the West Bengal Service Rules, Part I.

By order of the Governor,
V. C. DUTT, Dy. Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রতিষ্ঠান।

NOTIFICATIONS.

Calcutta.—No. 2164Edn./2U-2/50—28th May 1951.—It is hereby notified for general information that in exercise of the powers conferred by section 6, sub-section (1), clause (c) and section 1 of the Indian Universities Act, 1904 (VIII of 1904) His Excellency the Chancellor of the Calcutta University has been pleased to nominate Dr. J. C. Ghosh, D.Sc., F.N.I., Director, Institute of Technology, to be an Ordinary Fellow of the Calcutta University, with effect from 17th May 1951.

By order of the Chancellor
D. M. SEN, f

The Charitable Endowments Act, 1890.

No. 2150Edn./5F-4/51.—28th April 1951.—It is hereby notified that the Government of West Bengal, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1890, and upon the application and the concurrence of the Administrator of "Behary Trust Fund" and of Srimati Binay Dawn, widow of Kalipada Dawn, deceased, village Boinchee, in the district of Hooghly, hereby order and direct that the sum of Rs. 10 (Rupees ten thousand) only, mentioned in the Second Schedule to the notification No. 1754 of the 21st April 1949, issued by the order of the Governor of West Bengal, through the Secretary, Education Department, Government of West Bengal, vested in the Treasurer of Charitable Endowments for the territories, subject to Government of West Bengal (hereinafter referred to as the "Treasurer") and intended by the notification to be used and utilised towards the establishment of a Maternity Clinic in the village Boinchee or for the employment of a qualified midwife in the said village in accordance with the terms of a scheme of management, particulars whereof were set forth in the Fourth Schedule written under the said notification No. 1754Edn., of the 21st April 1949, shall henceforth remain vested in the said Treasurer for the improvement and expansion of the school in the said village Boinchee and the scheme set forth in the Fourth Schedule of the notification No. 1754Edn., of the 21st April 1949, shall be modified as set forth in the Schedule hereunder written.

The Schedule.

Clause 11 of the Scheme mentioned in the Fourth Schedule written under the notification No. 1754Edn. of the 17th April 1949, shall be deleted and in the place and stead thereof the following clause shall be substituted:—

"11. The cash amount of Rs. 10,000 (ten thousand) only mentioned in the Second Schedule shall be invested in Government Promissory Notes and the same shall be used as a reserve fund for the improvement and expansion of the girls' school in the village Boinchee in the district of Hooghly and the interest and income of the Government Promissory Notes shall be paid by the Treasurer to the Collector of the district for using and utilising for the purpose aforesaid."

No. 2175Edn./9B-14/49.—1st May 1951.—In pursuance of the provisions of section 9 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII of 1930), the names of the members of the District School Board of Howrah, appointed under section 6 of the said Act, are published for general information:—

lected under clause (f) of section 6.
Sri Nath Das, B.L.

lected under clause (g) of section 6.
Sri Bhusan Bhattacharyya, B.L.

lected under clause (g) of section 6.
Sri Chandra Paul.

lected under clause (g) of section 6.
Sri Kishore Bhattacharjee.

lected under clause (g) of section 6.
Sri Bindu Bera.

lected under clause (g) of section 6.
Sri Hika Prosad Banerjee.

lected under clause (h) of section 6.
Sri Anu Charan Mukherjee, M.A., B.L.

lected under clause (h) of section 6.
Sri Anu Lal Mitra.

lected under clause (hh) of section 6.
Sri Ajit Mondal, B.L.

lected under clause (hh) of section 6.
Sri Anand Saha.

—২২০৯শ্রীমতী (২৪৯-৪৭১০০) —৫ই মে ১৯৫১।

সদস্যবর্গ কৃত্যকর ডাউনহিল স্কুলের কনিষ্ঠ ইংরাজী সিস্টেম, ডি. রোজারিওকে ওয়েস্ট বেঙ্গল সার্ভিস ২) বারী জন্মবারী ১৯৫০ সালের ২৪শে নভেম্বর হইতে (১) বারী জন্মবারী হুটির সহিত চিকিৎসা প্রমাণপত্রসহে (২)।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

No. 2259Edn./2L-47/50.—5th May 1951.—Sri L. De Rozario, officiating Junior Mistress, Dow Hill Girls' School, in the West Bengal General Service, is granted leave on medical certificate from 24th November 1950 to 28th May 1951, under rule 173(2) of the West Bengal Service Rules, Part I, in extension of the leave granted to her.

No. 2260Edn.—7th May 1951.—The following amendments which the Governor, in exercise of the powers conferred by clause (t) of sub-section (2) of section 66 of the Bengal (Rural) Primary Education Act, 1930, (Bengal Act VII of 1930), proposes to make in the rules providing for the appointment, punishment and removal of the staff of the District School Boards, are published under notification No. 2260Edn., dated the 10th July, 1945, as amended, is published for the information of the persons likely to be affected thereby.

The amendments will be taken into consideration on or before 25th May 1951, and any objection or suggestion with respect thereto which may be made by the undersigned before that date will be considered:—

Draft amendments.

For rule 4 of the said rules substitute the following:—

Without the previous approval of the State Government the initial and maximum pay of the clerical staff of the District School Board shall not exceed the following prescribed graded scales:—

1. Clerk—Rs. 130—5—180.

2. Peons and Accountants—Rs. 55—3—118—4—130 (Efficiency Bar after 12th stage).

Stenographers—Rs. 55—3—118—4—130 (Efficiency Bar after 12th stage) plus a shorthand allowance of Rs. 20 per month."

(2) For rule 5 of the said rules substitute the following:—

"5. The servants shall be on the scale of pay from Rs. 20—1/4—25."

By order of the Governor,

D. M. SEN, Secy.

Miscellaneous

NOTIFICATION.

The Charitable Endowments Act, 1890.

No. 787Misc./9F-7/49.—1st May 1951.—It is hereby notified that the Government of West Bengal, in exercise of the powers conferred upon it by sections 4 and 5 of the Charitable Endowments Act, IV of 1890, and upon the application and with the concurrence of Sri Pulin Behary Dutt of village Kulty, subdivision Kulna, district Burdwan, and also of No. 89, Upper Chitpur Road in the town of Calcutta, doth hereby order and direct that the securities described in the First Schedule hereunder written shall as from the date of the first publication of this notification vest and thenceforth be vested in the Treasurer of Charitable Endowments for the territories, subject to the Government of West Bengal (hereinafter referred to as the said Treasurer) to be held by him and his successors, subject to the provisions of the said Act and the rules from time to time framed thereunder by the President of the Union of India upon trust to permit the said securities and the income thereof to be used for the endowment and maintenance of a permanent fund (such fund to be called "Nitaimoni-Gosthabehary-Joydurga Memorial Fund"), for granting relief to the distressed people of village Kulty, subdivision Kulna, district Burdwan, and for meeting the expenses of Durga Puja and of repairs to the Devalaya of the family of the donor and his predecessors, where such Durga Puja is performed, in accordance with the terms of a scheme of management, particulars whereof are set forth in the Second Schedule hereunder written.

The First Schedule.

PART I.

3 per cent. Conversion Loan of 1946.

	Rs.	Rs.
No. CA 112249 of the nominal value of .	5,000	
No. CA 097172 of the nominal value of .	1,000	
No. CA 098488 of the nominal value of .	500	
Total ...		6,500

PART II.

3 per cent. Conversion Loan of 1946.

	Rs.	Rs.
No. CA 112248 of the nominal value of ...	5,000	
No. CA 098480 of the nominal value of ...	1,000	
Total ...		6,000
Grand Total ...		12,500

The Second Schedule.

1. The endowment shall be called "Nitaimoni-Gosthabehary-Joydurga Memorial Fund".
2. The annual income from the securities mentioned in Part I of the First Schedule or the securities to which the same may for the time being be converted will be spent in making cash grants at the rate not exceeding Rs. 4 per annum

to each of such distressed persons preferably Hindu widows of village Kulty, subdivision Kalna, district Burdwan, as may be recommended from year to year by a Committee of five members, of which the donor, Sri Pulin Behary Dutt, will be a member, during the period of his natural life and upon his death, the eldest male person from amongst the members of the respective families of Jiban Krishna Dutt, deceased, and Pran Krishna Dutt, deceased, the father and uncle, respectively, of the said Pulin Behary Dutt shall be a member of the Committee in the place of the said Pulin Behary Dutt. The other four members, one from each of the four sectors or paras of the said village Kulty shall be elected to be members of the said Committee by the respective residents who are majors, of the said respective sectors of the said village Kulty at the end of every three years, in the month of September or October. The members shall elect an Honorary Secretary from amongst themselves. In the event of the death of, or resignation by, a member of the said Committee during the term of his office as such member, the other members of the Committee shall co-opt a person as a member who shall hold office for the period during which the member so dying or resigning, in whose place the new member is so co-opted, would have held office but for his death or resignation.

3. During the period of his natural life the said Pulin Behary Dutt shall be the Honorary President of the said Committee. After his death, the eldest male person from amongst the members of the respective families of Jiban Krishna Dutt, deceased, and Pran Krishna Dutt, deceased, who shall be a member of the said Committee, shall be the Honorary President of the said Committee.

4. The Honorary Secretary will receive the interest of the securities mentioned in Part I of the First Schedule or any other securities to which the same may for the time being be converted which shall be remitted to the Honorary Secretary through the Collector of Burdwan, every half year and disburse the same for the relief of the distressed people of Kulty as aforesaid, according to the directions from time to time given by the said Committee and shall duly submit accounts of all monies received and spent by him at the end of every Bengali year and have the same passed by the Committee at a meeting specially convened for the purpose.

Should for any reason the whole of the said income be not spent in any year, the same may at the discretion of the Committee be carried over to the next year to be spent for the said purpose or allowed to be accumulated and invested for the purpose of accretion to the corpus of the securities in Part I of the First Schedule.

The donor Sri Pulin Behary Dutt or his successor may at any time add to the corpus of the securities mentioned in Part I of the First Schedule.

5. The Durga Puja as is being performed each year according to the Hindu Shastras by contributions of the members of the donor's family in the donor's ancestral family temple (Devalaya) at village Kulty, subdivision Kalna, in the district of Burdwan, will be continued and the annual interest of the securities mentioned in Part II of the First Schedule or of the securities to which the same may for the time being be converted shall be applied and appropriated in the manner following:—

- (i) Contribution towards Durga Puja—Rs. 150.
- (ii) Repairs to temple (Devalaya)—Rs. 30.

The Honorary President of the Committee carry on the Durga Puja as is being performed at present and will receive the interest of the securities mentioned in Part II of the First Schedule or any other securities to which the same may for the time being be converted which shall be remitted through the Collector of Burdwan half-year and he shall keep proper accounts receipt thereof, and the disbursements made from. The sum provided for the repairs of the Devalaya will accumulate with the Honorary President and will be spent only in the actual execution of repairs and that to the extent by which the members' contribution and income from other sources fall short of the expenditure.

If in any year any member or members of the donor's family or other persons interested in the Durga Puja, fail to contribute any money towards the Durga Puja, then in that year the Honorary President will perform the Durga Puja with money available from the Fund, the expenditure on different items for the Puja being reduced and adjusted according to the total amount available for the purpose.

If at any time there be an accumulation of money with the Honorary President in excess of Rs. 500 the sum in excess of Rs. 500 may be invested through the Collector of Burdwan in the purchase of Government Promissory Notes, free immovable property and the same shall accretion to the corpus of the securities mentioned in Part II of the First Schedule.

The donor Sri Pulin Behary Dutt or his successor may, at any time, add to the corpus mentioned in Part II of the First Schedule two-thirds of the income from the addition of such securities will be spent on the Durga Puja and the remaining one-third of the income will be spent in the repairs of the Devalaya.

By order of the Govt.
D. M. S. E.

EDUCATION DIRECTORATE

NOTIFICATIONS

Howrah.—No. 9B.—24th April 1951.—Sri Kumar Mukherjee, Lecturer in Civil Engineering, Bengal Engineering College, was granted leave for a period of twenty-two days from 1st March 1951 to 22nd March 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, for the purpose of attending to the affairs of the college.

Calcutta.—No. 10B.—26th April 1951.—Sri Kshamesh Chandra De, Principal, Government Commercial Institute, Calcutta, is granted leave for a period of two months from 16th June 1951 to 15th August 1951, under rule 184(b)(ii) read with rule 184(c) of the West Bengal Service Rules, Part I, for the purpose of attending to the affairs of the college.

P. ROY, D. I.

Office of the Accountant-General West Bengal

NOTIFICATIONS.

Subject:—Preparation of travelling allowance bills.

No. TM/258.—5th May 1951.—In the preparation of travelling allowance bills sufficient information should be furnished in the column headed "Purpose of Journey" so as to indicate the fact that the journey was performed in the public capacity and was in the interest of the Government. While it is not intended that the purpose of the journey should be described on the bills.

all, it is essential that it should be so expressed to satisfy audit as regards the admissibility of claim. For instance, "Inspection of Schools", "Investigation into crime", "Inspection of ...", "To see the Divisional Commissioner in action with official work", etc., etc., are ordinarily regarded as suitable expressions and should be used instead of expressions like "on duty" which do not clearly indicate the purpose. Attention of all Heads of offices and Controlling Officers is drawn to the above instructions.

Act:—Submission of a certificate regarding unfilled non-gazetted posts on a provincial scale and others.

T.M. 59 - 5th May 1951.—Audit of pay of gazetted Government servants on a provincial scale and others is conducted by number against sanction. To prevent double payments the sanctioning officers are required to furnish on the sanctioning statements a certificate in the following form:

Certified that the following vacancies have been left unfilled during the month of _____ in the posts mentioned against each.

Sl. No.	No. of vacancies
1.	
2.	
3.	
4.	
5.	
6.	
7.	
8.	
9.	
10.	
11.	
12.	
13.	
14.	
15.	
16.	
17.	
18.	
19.	
20.	
21.	

Act:—Medical attendance and treatment at hospitals. Grant of concessions to families of Government servants stationed in or passing through Calcutta.

T.M. 260 - 8th May 1951.—In partial compliance of this office notification No. T.M./172, dated 2nd July 1950, on the subject indicated published at page 1544 of the *Calcutta Gazette* dated 1st August 1950, a copy of letter No. F 6(F).14/50-MII, dated 30th March 1951, Government of India, Ministry of Health, is published for information of all Central Government Offices under the audit control of this office.

A letter No. F 6(F).14/50-MII, dated 30th March 1951, from the Under Secretary to the Government of India, to the Accountant-General, West Bengal.

Act:—Medical attendance and treatment of Government servants—Scrutiny of list.

Directed to forward a revised list of institutions recognised for the purposes of medical attendance and treatment of Central Government servants and their families in Calcutta and to submit this may be substituted for the list submitted with this Ministry's letter No. F 6(F).14/50-MII, dated the 4th December 1950.

Regarding the hospitals in Calcutta at which Government servants and their families are entitled to treatment under the provisions of medical attendance and treatment.

- Medical College Group of Hospitals—**
 Medical College Hospital (including Prince of Wales' Hospital and Chuni Lal Seal's Dispensary).
 ... Hospital.
 ... Hospital for Females.
 ... Charan Law Eye Hospital.

- Campbell Hospital
- Lake Medical College Hospital.
- Presidency General Hospital
- Sambhunath Pandit Hospital.
- Marwari A. G. Hospital
- Dr. S. S. Road A. G. Hospital.
- Lady Dufferin Victoria Hospital.
- Carmichael Hospital for Tropical Diseases.
- Mayo Hospital, Strand Road
- R. G. Kar Medical College Hospital, Belgachia.
- Calcutta Medical School Hospital, Sealdah.
- Chittaranjan Hospital, Faridly
- Chittaranjan Seva Sadan Hospital.
- Islamia Hospital
- Ram Krishna Mission Sishumangal Pratisthan.
- Howrah General Hospital
- Chetla Municipal Maternity Home.
- Baldeodas Municipal Maternity Home.
- Kidderpore Municipal Maternity Home.
- Manicktola Municipal Maternity Home.

S. K. SARKAR,
Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

24-Parganas.—No. 2571A - 8th May 1951.—Sri Ram Kanta Mandal, Additional Munsif of Sealdah, in the district of 24-Parganas, is temporarily appointed to be a Munsif of the same station, vice Sri Manindra Nath Das.

Malda-West Dinajpur-Darjeeling.—No. 2581A.—8th May 1951.—Sri Samarendra Narayan Bagchi, Munsif of Malda, in the district of West Dinajpur-Darjeeling, is appointed to act as Subordinate Judge of Malda, during the absence, on leave, of Sri Hari Charan Ghosh, or until further orders.

Murshidabad-West Dinajpur-Darjeeling-Malda.—No. 2586A.—8th May 1951.—Sri Sudhanu Chandra Ray, Munsif of Berhampore, in the district of Murshidabad, is appointed to be a Munsif in the district of West Dinajpur-Darjeeling, to be ordinarily stationed at Malda, vice Sri Samarendra Narayan Bagchi.

Calcutta-24-Parganas.—No. 2602A.—8th May 1951.—Sri Bikash Chandra Nandi Majumdar, officiating Additional Judge of the Court of Small Causes, Calcutta, is appointed to act, until further orders, as an Additional Subordinate Judge of 24-Parganas.

Calcutta-24-Parganas.—No. 2603A.—8th May 1951.—Sri Sital Prasad Chatterji, officiating Additional Judge of the Court of Small Causes, Calcutta, is appointed to act, until further orders, as an Additional Subordinate Judge of 24-Parganas.

Leave.

Bankura.—No. 2546A.—7th May 1951.—Sri Keshab Nath Ray Chaudhuri, Munsif of Bankura (Sadar), is allowed earned leave, under rule 171(a) of the West Bengal Service Rules,

Part I, for a further period of nine days, with effect from the 13th April 1951, in extension of the leave granted to him under the orders of the 17th April 1951.

24-Parganas.—No. 2608A.—9th May 1951.—Sri Harendra Nath Sen, Munsif of Basirhat, in the district of 24-Parganas, is allowed earned leave under rule 171(a) of the West Bengal Service Rules Part I, for fifty days, with effect from the 22nd May 1951.

Powers.

24-Parganas.—No. 2578A.—8th May 1951.—Sri Ram Kanta Mandal, Munsif of Sealdah, in the district of 24-Parganas, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value of Rs. 100 within the local limits of the Sealdah munsifi.

Malda-West Dinajpur-Darjeeling.—No. 2591A.—8th May 1951.—Sri Sridhar Chandra Ray, Munsif, under orders of transfer to Malda, in the district of West Dinajpur-Darjeeling, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value of Rs. 100 within the local limits of the Malda munsifi.

Malda-West Dinajpur-Darjeeling.—No. 2594A.—8th May 1951.—Sri Sridhar Chandra Ray, Munsif, under orders of transfer to Malda, in the district of West Dinajpur-Darjeeling, is vested with powers to exercise final jurisdiction in the trial of suits for the recovery of rent, under section 153(b) of the Bengal Tenancy Act, VIII of 1885.

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATION.

Calcutta, the 7th May 1951.

His Lordship the Hon'ble the Chief Justice has been pleased to grant Sri Pradyat Kumar Bose, Solicitor, Notary Public, Registrar, High Court, Original Side, earned leave for sixty days from the 20th April 1951, under rule 12(b) of Appendix 7A to Posts and Telegraphs Compilation of the Fundamental and Supplementary Rules, Volume II.

S. N. BANERJEE, Registrar.

ভুক্তিপত্র আদেশাবলী।

ORDERS BY COMMISSIONERS OF DIVISIONS

বর্ধমান বিভাগ—চুঁচুড়া।

Burdwan Division—Chinsura

No. 893M.—3rd May 1951.—In accordance with section 50 of the Bengal Municipal Act (Bengal Act XV of 1932), it is hereby notified for general information that the Commissioners of the Uttarpara Municipality in the district of Hooghly at a special meeting held on 3rd April 1951 duly elected Sri Provas Chandra Mukherjee as the Chairman of the municipality in place of Sri Sankhindra Nath Banerjee, resigned.

নং ১১৯৮জি.জি.—৩রা মে ১৯৫১।—বঙ্গীয় কারাগার প্রথম খণ্ড, সপ্তম সংস্করণের চতুর্থ অধ্যায়ের ৫৬(২) সংখ্যক অনুসারে নিম্নলিখিত জল বহিরাগত ও ভ্রম্যহোদয়গণকে তাহাদের নামের দ্বিগুণ দিখিত তারিখ হইতে দুই বৎসরের জন্য হুগলী জেলার কারাগারের ফেরকারী পরিকল্পিত হিসাবে নিযুক্ত করা হইলঃ—

হুগলী সদর কারাগার

স্রীজুক্তা বাসন্তী মজুমদার—৯ই এপ্রিল ১৯৫১।

কুমারী রেনু বাগ্‌চী—৯ই এপ্রিল ১৯৫১।

স্রীনিবেশ নাথ ধর—১১ই এপ্রিল ১৯৫১।

No. 1198J.G.—3rd May 1951.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition I hereby appoint the following ladies and gentlemen to be non-official visitors of the Sadar Jail in the district of Hooghly for a period of 2 years with effect from the dates shown their names:—

Hooghly Sadar Jail

Srijukta Basanti Mazumdar—9th April

Kumari Renu Bagchi—9th April 1951

Sri Nripendra Nath Dhar—11th April 1951

নং ১২০০জি.জি.—৩রা মে ১৯৫১।—বঙ্গীয় কারাগার প্রথম খণ্ড সপ্তম সংস্করণের চতুর্থ অধ্যায়ের ৫৬(২) সংখ্যক ধারা নিম্নলিখিত জল বহিরাগত ও ভ্রম্যহোদয়গণকে তাহাদের নামের দ্বিগুণ দিখিত তারিখ হইতে দুই বৎসরের জন্য হুগলী জেলার স্রীনিবেশ ও আরামবাগ উপ-কারাগারের বেসবকাবী পরিকল্পিত নিযুক্ত করা হইলঃ—

স্রীনিবেশ উপ-কারাগার।

স্রীজুক্তা সুসমা সেন গুপ্তা—১০ই এপ্রিল ১৯৫১।

আরামবাগ উপ-কারাগার।

জনাব আব্দুল ওয়াহাব—১৮ই মে ১৯৫১।

স্রীজুক্তা চারু বাল গুপ্তা—১০ই এপ্রিল ১৯৫১।

ডাঃ নির্মাল চন্দ্র পাল—১৮ই মে ১৯৫১।

বসন্ত বিহারী সরকার,

ভুক্তিপত্র।

No. 1200J.G.—3rd May 1951.—In accordance with the provisions of rule 56(2) of Chapter I of the Bengal Jail Code, Volume I, Seventh Edition I hereby appoint the following ladies and gentlemen to be non-official visitors of Serampore Arambagh Sub-Jails respectively in the district of Hooghly for a period of two years, with effect from the dates shown against their names:—

Serampore Sub-Jail.

Srijukta Susama Sen Gupta—10th April

Arambagh Sub-Jail.

Janab Abdul Wahab—18th May 1951

Srijukta Charu Bala Ghosh—10th April

Dr. Nirmal Chandra Pal, M.B.—18th 1

No. 1235J.G.—9th May 1951.—Sri Kumar Gautam, Sub-Deputy Collector, Probation, and Circle Officer of Raniganj district of Burdwan, was granted earned medical certificate, for the period 1st February 1951 to 22nd February 1951, under rule 107(2) of the West Bengal Service Rules Part I.

B. SARKAR, Comm.

Presidency Division—Calcutta

is hereby notified for general information:—

and date of when assigned the authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
Election to Union Boards.				
191-0 V S - (4) of the 12th of 1961	Sutia union board, police-station Gaighata, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Surendra Nath Mandal, Jonab A F M. Luffar Rahman and Jonab Kallmuddin Sardar. Ward No. II—Sri Mahendra Nath Sarkar, Sri Krishnalal Ganguly and Sri Khitish Chandra Singha Ward No. III—Jonab Patu Mandal, Jonab Himu Munshi and Sri Anil Chandra Kundu.	Sub-section (2) of section 8 of the Bengal Village Self-Govern- ment Act, 1919 (Bengal Act V of 1919).	P. C. Mazumder, Additional District Magistrate, 24-Parganas.
10	Dharampur union board, police- station Gaighata, Bongaon sub- division, district 24-Parganas.	Ward No. I—Sri Kanai Lal Ghosh, Jonab Esaaf Ali Humana and Sri Bibhuti Bhusan Mukherjee. Ward No. II—Jonab Elahi Bux Mandal, Jonab Sahadat Maitri and Jonab Khola- fat Ali Sardar. Ward No. III—Jonab Din Ali Mandal, Sri Tarapada Gangopadhyay and Sri Bimal Chandra Roy.	Ditto	Ditto.
10	Gopalnagar union board, police- station Bongaon, Bongaon sub- division, district 24-Parganas.	Ward No. I Sri Amritamoy Ghosh, Jonab Asraf Ali Mandal and Jonab Mahabubur Mahaman Mandal. Ward No. II—Jonab Muktar Hossain Mandal, Sri Haripada Mallik and Sri Lal Mohan Ghosh. Ward No. III—Sri Rampada Daw, Sri Nripendra Nath Pramanik and Jonab Abdul Latif Mandal.	Ditto	Ditto.
10	Sindrani union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Panchulal Biswas, Jonab Daud Hossain Mandal, Sri Dhiresh Chandra Tarafdar and Sri Prafulla Kumar Mandal. Ward No. II—Sri Nuahli Kumar Adhikari, Jonab Yakub Ali Mandal, Jonab Takkel Hossain Mandal, Jonab Fakir Chand Mandal and Jonab Abdul Karim Mandal.	Ditto	Ditto.
10	Rairampur union board, police- station Bongaon, Bongaon sub- division, district 24-Parganas.	Ward No. I—Jonab Idu Mandal, Jonab Fakir Chand Mandal and Sri Surjya Kr Chakravarty. Ward No. II—Sri Ananta Narayan Sen Gupta, Sri Santosh Kumar Roy and Jonab Bacher Ali Mandal. Ward No. III—Sri Khatra Das Mukho- padhya, Sri Dohendra Nath Bala and Sri Sudhir Kumar Bose.	Ditto	Ditto.
101-0 V S - (4) of the 23rd of 1961	Akalpur union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Bimal Krishna Mukhopa- dhyay, Sri Jagdish Chandra Dewan and Jonab Karim Mandal. Ward No. II—Sri Ajit Kumar Mukherjee, Jonab Abdur Rahman Mandal and Sri Narayan Chandra Baskhi. Ward No. III—Sri Nandadas Bandopadhyay, Jonab Bacheruddin Tanalder and Jonab Desar Mandal.	Ditto	Ditto.
101-0 V S - (4) of the 23rd of 1961	Bergoon union board, police-station Habra, Baraset subdivision, district 24-Parganas.	Sri Ajit Kumar Mukherjee	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	Ditto.
	Srikriahnapur union board, police- station Habra, Baraset subdivi- sion, district 24-Parganas.	Sri Bangal Badan Mandal	Ditto	Ditto.
	Bhurkunda union board, police- station Habra, Baraset subdivi- sion, district 24-Parganas.	Sri Sukriti Kumar Pal	Ditto	Ditto.
	Rajibpur-Bira union board, police- station Habra, Baraset subdivi- sion, district 24-Parganas.	Jonab Gobardhan Mandal and Sri Kalipada Hakder.	Ditto	Ditto.
101-0 V S - (4) of the 24th of 1961	Asharu union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Jitendra Nath Biswas, Jonab Abdul Wahed and Sri Kartic Chandra Majumdar. Ward No. II—Sri Kalipada Chakrabarty, Sri Provasch Chandra Biswas, Jonab Nawabjan Mandal. Ward No. III—Jonab Ujir Ali Biswas, Sri Haripada Majumdar, Sri Raj Kumar Pal.	Sub-section (2) of section 8 of the Bengal Village Self- Government Act, 1919 (Bengal Act V of 1919).	Ditto.
101-0 V S - (4) of the 24th of 1961	Malpota union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Jugal Charan Ghosh, Jonab Syed Ali Biswas and Jonab Wahed Hossain. Ward No. II—Sri Baidya Nath Bhavsa, Sri Gadadhar Roy and Sri Jugal Pada Ghosh. Ward No. III—Sri Kanai Lal Guha, Sri Dacharathi Biswas and Sri Khadreswar Sikar.	Ditto	Ditto.

No. and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name and Add.
Election to Union Boards.				
No. 21/51—9 V S.-G., dated the 24th April 1951	Kanlora union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Kalipada Ghosh, Sri Akahaya Kumar Madu Khan and Sri Phandindra Nath Ghosh.	Sub-section (2) of section 6 of the Bengal Village Self Government Act, 1919 (Bengal Act V of 1919).	P. C. Majumdar
		Ward No. II—Sri Naba Gopal Bhatia-chatterjee, Jonab Uddar Baksha Mandal and Sri Nagendra Nath Madhu		
		Ward No. III—Sri Shyamapada Sanyal, Jonab Fakir Chand Hardar and Jonab Daud Hossain Biswas		
1944	Boyrah union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Nil Ratan Roy, Jonab Khurshed Ali Mandal and Sri Gour Hari Das	Ditto	
		Ward No. II—Sri Nani Gopal Biswas, son of Rashik, Sri Nanda Lal Naha and Jonab Muhammad Ali Biswas.		
		Ward No. III—Sri Bhaja Hari Mondal, Jonab Hownak Ali Mondal and Jonab Anwar Hossain Biswas.		
Ditto	Chandpara union board, police-station Gaighata, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Mahendra Nath Roy, Jonab Rabul Hossain and Sri Kalipada Nath	Ditto	1
		Ward No. II—Sri Pravash Chandra Ghosh, Sri Gangadhar Biswas and Jonab Mukhtar Hossain		
		Ward No. III—Sri Surendra Nath Das, Sri Nil Ratan Majumdar and Sri Khirode Chandra Naha.		
Ditto	Ganganandapur union board, police-station Bongaon, Bongaon subdivision, district 24-Parganas.	Ward No. I—Sri Krishna Chandra Ghosh, Jonab Tofazzel Hossain Mondal, son of Hafez and Sri Mallicka Mohan Biswas.	Ditto	1
		Ward No. II—Jonab Abdul Aziz Biswas, Jonab Ali Quader Mondal and Issat Ali Mondal, son of Khandu.		
		Ward No. III—Jonab Rabul Hossain Khan, Jonab Issat Ali Mondal, son of Abdul and Jonab Tofazzel Hossain Mondal, son of Rakibuddin.		

No. 865M.—11th May 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Keshab Chandra Rai Chaudhuri has been duly elected Chairman of the Taki Municipality in the district of the 24-Parganas during the absence on leave of Sri Pratip Chandra Ghosh, B.A.

No. 866M.—11th May 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Nemaidas Ray Chaudhuri has been duly elected Vice-Chairman of the Taki Municipality in the district of the 24-Parganas, *vice* Sri Keshab Chandra Rai Chaudhuri who has been elected Chairman during the absence on leave of Sri Pratip Chandra Ghosh, B.A.

J. N. TALUKDAR, Commissioner.

OFFICE OF THE ADDITIONAL DISTRICT MAGISTRATE, 24-PARGANAS.

NOTICES.

Alipore, the 4th May 1951.

It is notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, that Md. Khairul Anam Khan, a candidate for election to the West Bengal Legislative Assembly in the by-election from the 24-Parganas Central (Rural) Muhammedan Constituency, lodged his return of election expenses and the declaration with the undersigned on 2nd May 1951.

The return and the declaration can be in the office of the District Magistrate, 24-Parganas, on payment of a fee of Rupee one in the hours of 10 a.m. and 5 p.m. on office except on Saturday when they can be in up to 1-30 p.m. and on payment of the fee down in the Bengal Records Manual, 1947 obtain attested copies thereof or of any thereof.

It is notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, that Md. Shariatulla, a candidate for election to the West Bengal Legislative Assembly in the election from the 24-Parganas North-East of Muhammedan Constituency, lodged his return of election expenses and the declaration with the undersigned on 3rd May 1951.

The return and the declaration can be in the office of the District Magistrate, 24-Parganas, on payment of a fee of Rupee one in the hours of 10 a.m. and 5 p.m. on office except on Saturday when they can be in up to 1-30 p.m. and on payment of the fee down in the Bengal Records Manual, 1947 obtain attested copies thereof or of any thereof.

P. C. MAJUMDAR
Authorized Person

(Additional District Magistrate)
24-Parganas

Presidency Division—Jalpaiguri

NOTICES

Jalpaiguri, the 7th May 1951.

No. 241E.—It is hereby notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, as amended up to date, that Sri Sowindra Misra, a member elected to the West Bengal Legislative Assembly from the West Dinajpur-cum-Malda (Rural) General Constituency, in the election held in 1951, lodged with the Returning Officer, on the 5th May 1951, a return of his election expenses supported by necessary declarations.

The return may be inspected in the office of the Commissioner, Presidency Division at Jalpaiguri, during office hours, on payment of a fee of Re. 1 (Rupee one) only, and attested copies or copies of any part thereof may be obtained from that office on payment of a fee laid down in the Bengal Records Manual, 1943.

Jalpaiguri, the 5th May 1951.

No. 242E.—It is hereby notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, as amended up to date, that Sri Subodh Misra, a candidate for election to the West Bengal Legislative Assembly from the West Dinajpur-cum-Malda (Rural) General Constituency, in the by-election held in 1951, lodged with the

Returning Officer, on the 7th May 1951, a return of his election expenses supported by only one declaration.

The return may be inspected in the office of the Commissioner of the Presidency Division at Jalpaiguri, during office hours, on payment of a fee of Re. 1 (Rupee one) only, and attested copies or copies of any part thereof may be obtained from that office on payment of a fee laid down in the Bengal Records Manual, 1943.

No. 245E.—9th May 1951.—It is hereby notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, as amended up to date, that Sri Sudhendu Jha, a candidate for election to the West Bengal Legislative Assembly, from the West Dinajpur-cum-Malda (Rural) General Constituency, in the by-election held in 1951, lodged with the Returning Officer, on the 9th May 1951, a return of his election expenses supported by necessary declarations.

The return may be inspected in the office of the Commissioner of the Presidency Division at Jalpaiguri during office hours, on payment of a fee of Re. 1 (Rupee one) only, and attested copies or copies of any part thereof may be obtained from that office on payment of a fee laid down in the Bengal Records Manual, 1943.

B. C. GHOSH,

for Commissioner, Presidency Division, and
Returning Officer.

Jalpaiguri, the 8th May 1951.

Case No. L.A.(Spl.) 2 of 1950-51.

ORDER

It is notified for general information that the requisition of 27.60 acres of land under section 29 of the West Bengal Security Act, 1950; published at page 1479, Part II of the Calcutta Gazette, dated 20th July 1950, in the village Kharia, jurisdiction list No. 5, sheet Nos. 8 and 13, pargana Baikunthapur, district Jalpaiguri, for the accommodation of refugees from East Pakistan, is hereby cancelled.

Schedule of lands.

District Jalpaiguri, police-station Kotwali, taluk Kharia, jurisdiction list No. 5, sheet No. 8.—Plots Nos. part of (1831 and 1837) 1838, part of (1889 and 1892) 1821=9.48 acres, plots Nos. part of 1774-1776, 1798-1800 and 1803=3.50 acres.

Sheet No. 13.—Plots Nos. 1406-1408, 1411-1415 and part of 1414, 1415, and part of 1404=14.62 acres.

Total area, more or less, 27.60 acres.

K. SEN,

Deputy Commissioner, Jalpaiguri.

No. 865M.—11th May 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Keshab Chandra Rai Chaudhuri has been duly elected Chairman of the Taki Municipality in the district of the 24-Parganas during the absence on leave of Sri Pratip Chandra Ghosh, B.A.

No. 866M.—11th May 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Nemnidhas Ray Chaudhuri has been duly elected Vice-Chairman of the Taki Municipality in the district of the 24-Parganas, *vice* Sri Keshab Chandra Rai Chaudhuri who has been elected Chairman during the absence on leave of Sri Pratip Chandra Ghosh, B.A.

J. N. TALUKDAR, Commissioner.

OFFICE OF THE ADDITIONAL DISTRICT MAGISTRATE, 24-PARGANAS.

NOTICES.

Alipore, the 4th May 1951.

It is notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, that Md. Khairul Anam Khan, a candidate for election to the West Bengal Legislative Assembly in the by-election from the 24-Parganas Central (Rural) Muhammedan Constituency, lodged his return of election expenses and the declaration with the undersigned on 2nd May 1951.

ORDERS AND NOTIFICATIONS OF THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 6897-A, C.T./2E/13/50-51.—8th May 1951.—On return from leave Mr. A. Haq is, with effect from 8th May 1951, transferred and posted as Additional Income-tax Officer, District II, Calcutta. He should take over charge of the office of the 1st Additional Income-tax Officer, District III(2), Calcutta, who is holding the charge of 2nd Additional Income-tax Officer, District III(2), in addition to his own duties.

S. FARGULWALA, Commissioner.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX (CENTRAL) CALCUTTA

No. 407C.T.C.—8th May 1951.—Sri B. Abraham, M.A., B.L., Income-tax Officer, Central Circle Calcutta, is allowed, under rule 9(a) of the Leave Rules, 1933, earned leave for forty-five days from 7th May 1951 to 20th June 1951, permission to prefix Sunday, the 6th May 1951.

2. Sri P. S. Viswanathan, M.A., A Income-tax Officer, Central Circle V, Calcutta, appointed to hold charge of the Income-tax (Central Circle VI, Calcutta, in addition to his duties, *vice* Sri B. Abraham, granted leave.

H. P. SINGH, Commissioner.

The return and the declaration can be obtained in the office of the District Magistrate, 24-Parganas, on payment of a fee of Rupee one during the hours of 10 a.m. and 5 p.m. on office days except on Saturday when they can be obtained up to 1-30 p.m. and on payment of the fee down in the Bengal Records Manual, obtain attested copies thereof or of a declaration thereof.

It is notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, that Md. Shariatulla, a candidate for election to the West Bengal Legislative Assembly in the by-election from the 24-Parganas North-East Muhammedan Constituency, lodged his return of election expenses and the declaration with the undersigned on 3rd May 1951.

The return and the declaration can be obtained in the office of the District Magistrate, 24-Parganas, on payment of a fee of Rupee one during the hours of 10 a.m. and 5 p.m. on office days except on Saturday when they can be obtained up to 1-30 p.m. and on payment of the fee down in the Bengal Records Manual, obtain attested copies thereof or of a declaration thereof.

P. C. MAJUMDAR
Authorised
Additional District
Magistrate

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

17-1.—11th May 1951.—The following draft rules and schedule of which, in exercise of the powers conferred by sections 78 and 99 of the Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is to propose to make for the supply of water from the Banskhal in the district of Bankura are hereby published for the information of persons to be affected thereby.

The draft rules and rates will be taken into consideration on or after June 1951. Any objection or suggestion with respect thereto received and undersigned before that date will be considered.

This supersedes this department notification No. 9-I., dated 21st 1951, published at pages 729 to 742 in Part I of the *Calcutta* of 5th April 1951.

DRAFT RULES AND RATES.

Leases for a term of years.

The country served by the canals shall be mapped out into blocks of convenient size in accordance with the features of the ground, the natural drainage. So far as may be practicable, the blocks shall be separated by straight lines. This shall be done by the Subdivisional Canal Officer under the guidance and control of the Divisional Canal Officer.

Each block determined as above shall be numbered and recorded as gross and irrigable areas in registers to be maintained by the National Canal Officer. The blocks shall also be marked on maps to be maintained by the same officer.

Leases for not more than six years may be granted for the whole or part of a block or for definite parts of a block under the following conditions:—

Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.

All leases within one block shall be so granted that they may expire on the same date.

No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

The Superintending Engineer shall fix from time to time the gross which and the limits of the canal within which, leases for a term may be granted.

Maps of all villages in which lands have been brought under lease for one year, or in which there is any possibility of such leases being made, shall be kept in the Subdivisional Canal Office. These maps to be made at a scale of 1 inch = 1 mile when such are available and elsewhere at scale of 1 inch = 1/2 mile.

The preliminary application for a lease for a term of years, either renewal, may be of an informal nature, but it must be in writing. be presented and shall be received either at the Subdivisional or

Sectional Canal Officer; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Officer as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a definite block or a definite part of a block, and that it can be irrigated, shall at once inform the Divisional Canal Officer giving such particulars as the Subdivisional Officer may direct, and shall ask his formal approval to the lease to be proceeded with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be brought under lease shall be indicated on a copy of the map referred to in rule 6.

7. The Subdivisional Canal Officer on receipt of the application shall depute an amin to prepare the khasra or detailed assessment paper. This shall be done on the ground with the aid of the revenue survey map and the khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a chain or measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatran or application of the khasra, and shall have the form of application given as Appendix I to these rules, filled up and signed or marked by each of the applicants in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit for formal approval of the lease shall be signed and issued in the form given as Appendix No. III to these rules. The permit shall be made over to the representative of the cultivators by the Subdivisional Canal Officer and his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for the purpose of recording.

10. Should it happen that the cultivators of the block proposed for lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry for recording the statements of the persons who decline to sign and record his personal opinion on the reasons given. He shall then send the application to the Divisional Canal Officer, who shall decide whether the lease shall be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigated area of the block has been signed for. In particular cases should it be decided to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require a supply of water before the lease has been concluded can obtain a supply on tendering an application for a covering lease in the form given as Appendix V to these rules.

This application shall be signed in the presence of the tahsildar or some other responsible officer nominated for the purpose by the Divisional Canal Officer. The signatures shall be those of the leading holders in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly filled, he shall issue a permit in the form given as Appendix No. IV to these rules, and shall at once supply water.

Season Leases.

Applications for water to irrigate spring rice or other crops between 1st November and 15th June may be presented at the Subdivisional Canal Office or to the Sectional Officer. They shall be in the form given as Appendix No. V to these rules.

In the applications the areas for which water is required shall be specified and a rate shall be charged on those areas for which water is actually used as determined by measurement.

A permit in the form given as Appendix No. VI to these rules shall be issued by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

No water shall be supplied to any lands except such as have been taken under a lease for a term of years or for the season, or to such as are provided for by a covering lease.

Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each lease as may be necessary for the lands leased. The supply shall be given, as may be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

The Divisional Canal Officer may give the required supply by himself, should this be advisable for the efficient working of the canals in his charge. In such a case, he is required to give the lessees written notice informing them of the periods when they will be supplied with water.

Collection of water-rates.

The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division through his tahsildars and peons. All khatians or demand statements shall be submitted by the Divisional Canal Officer or other officer in charge of the Division after scrutiny in his office.

At the time of preparation of the khatian in the Subdivisional Canal Office each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. The extract shall be furnished in such form as may from time to time be prescribed by the Subdivisional Canal Officer for the purpose.

Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

20. For the purposes of account of control over establishment, and general administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in charge of a Division, and is directly subordinate to the Superintending Engineer. In regard to any proceedings taken under the Public Demands Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of sections 79 and 80 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts regarding the unauthorized use or the waste of water shall be made by the Divisional Canal Officer and his subordinates. The parties whom it is proposed to assess shall be informed in writing, and shall be called on to show cause why they should not be assessed. The record of their statements shall be made by the Divisional or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements received and shall, in deciding the case, give his reasons for or against assessment both as regards the facts and as regards the law, and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand or charge shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month within which an appeal may be presented to the Collector under section 91 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), shall be computed from the date on which the statement of the charge may be furnished to the person assessed, which date shall be endorsed on it.

23. No proceedings shall be instituted if the unauthorized use or waste of water have occurred through the act or neglect of a Canal Officer or a subordinate officer employed on the canal. During the irrigation of autumn rice, the passing on of surplus water from leased to unleased land is not an unauthorized use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either Divisional or Subdivisional Canal Offices.

Complaints and applications received by a Divisional Canal Officer shall be transferred to his Subdivisional Canal Officer for disposal in his discretion.

Any such complaints or applications, if presented to the Section Officer or to his staff, shall be returned endorsed with instructions to the proper office at which to present them. If received by post, they shall at once be forwarded to the Divisional or Subdivisional Canal Officer.

Complaints or applications with respect to corrections of the assessments with respect to the actions of the amins in assessing and with respect to the actions of the tahaldars and other staff employed in collections, shall be presented at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

Receipts in the prescribed form shall be given at all offices for complaints or applications presented. The receipt of all complaints and applications shall be recorded in registers to be kept for that purpose.

The officer receiving the complaint or application shall either make a personal enquiry into the matter or he shall nominate in writing some suitable person to hold the enquiry.

The orders passed on all complaints or applications shall be in duplicate, and a copy of every order shall be furnished to the complainant or appellant.

A copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order is received by the person.

When an appeal to the Collector is from the order of a Subdivisional Canal Officer, the proceedings shall be called for through the Divisional Canal Officer, who may record on them such remarks as he may think fit, provided that he does not thereby detain the proceedings.

In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of rates be suspended till the appeal is heard.

The Divisional Canal Officer may revise the proceedings of his Subdivisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

1. Whenever the crop on land entitled to a supply of water suffers material injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be made by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the ripening of the crop.

2. On the occasion of lands being brought under a lease for a term of years, the Divisional Canal Officer may remit the rates for the first season on those fields which from the nature of the cultivation then obtaining, or for other causes, have not, in that season, derived any benefit from the supply of canal water.

3. Should the crop on lands under lease for a term of years suffer material injury from excess of water due to deficient drainage, the Divisional Canal Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied for the same fifteen days before the reaping of the crop.

34. Revisions of the assessment required in consequence of land under lease being left uncultivated or of land being appropriated for purpose other than cultivation shall be made under the orders of the Divisional Canal Officer.

35. Revisions of the assessment required in consequence of incorrect entries of the names of occupants of lands under lease or of incorrect extent of areas or amounts in the assessment papers, or required by changes in the occupation of lands shall be made under the orders of the Divisional Canal Officer or other officer in charge of the Revenue Division, provided that no change involving any increase or decrease in the total area under lease for a term of years shall be made, without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops caused by inundation, by blight, by storms or by any extraordinary cause shall be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing-off of demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall each have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases,
- (ii) In the measurement of irrigated lands,
- (iii) In recording the names of the occupiers of the holdings,
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment,
- (v) In attending, when required, at enquiries into complaints,
- (vi) In reporting to the Circle Officer any changes in the occupancy of lands under lease, and
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own occupation, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer or other officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would otherwise have been payable in whole or in part if the assistance specified in rule 39 has not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

3. The Divisional Canal Officer shall maintain in his office a register showing a record of the names of all representatives and of the areas of irrigation allowed to each.

4. Applicants for season leases shall be required to nominate one of a number who must have a substantial interest in the land to be irrigated their representative. The representative so nominated shall perform same duties as stated in rule 39 and shall receive remuneration on the scale as in rule 40.

Power to decline or cancel leases.

5. Should it be proved, after due enquiry, that the supply of water to any leased area is habitually wasted or used for the irrigation of land not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June following. The order to cancel a lease shall be passed before the 1st April of the year in which it is to take effect.

6. The Superintending Engineer may give directions to the Divisional Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

7. He may further suspend, or altogether cancel, any lease for a term of not more than one year if on the 1st June of any year water-rates to the extent of half the amount due for one year are in arrears. Previous notice of intention to put the rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

8. Tanks may be supplied with canal-water without charge, when the water can be made available without injury to the cultivation dependent on it, under the following conditions:—

- (a) That the water is to be exclusively used for domestic purposes, or for watering cattle;
- (b) That a channel exists through which water can pass without waste;
- (c) That the water shall only be supplied on the written order of the Subdivisional Canal Officer;
- (d) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water; and
- (e) That the supply of water may be stopped at any time if it is found that it is being misused.

Except when a public right-of-way exists, no person shall, without permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as have been provided for the purpose.

Any person who, after due warning, commits a breach of this rule be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

47. The use of any part of the banks or berms of any canal, drain or work which is part of the canal system, or flood embankment which is subject to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), as a place for answering the calls of nature, is prohibited. Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation it shall be supplied, when available, at a rate of two rupees per 10,000 cubic feet of water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any interest in the distribution of water from any of the canals or purchase or hire any Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Banskhali Irrigation Scheme

For water supplied on a lease for a term of years—

Supply given from 16th June to 15th November of each year	...	Rs. 6 per acre season
---	-----	-----------------------

The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.

For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same	...	Rs. 6-8 per acre
---	-----	------------------

Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.

For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June	...	Rs. 6-8 per acre
--	-----	------------------

The rate is payable on 1st June following.

For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7½ per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I.

(Referred to in rule 9.)

Application for a lease for a term of years.

early rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

We, the undersigned, of mauza....., pargana
and, apply for water to be supplied from the
mal for a term of.....years, commencing on the 16th June and ending
th November. The supply of water is required for the irrigation of the
ek of land formed by our holdings as specified below.

2. We agree that the amounts due shall be payable to the Divisional
mal Officer, Bankura, or other officer in charge of the Revenue Division,
to such person as he may appoint, on the 1st January and 1st February,
at Rs 20 or under on 1st of January of each year, and shall be payable
independently of our requiring water in any particular year or not.

3. We also agree to be bound by the rules published in the *Calcutta*
ette....., pages....., notification No

4. We agree that this application shall not be deemed to have been
completed until all the irrigable fields within the block have been signed for,
that failing such completion any covering lease which may have been
granted shall be enforced.

5. We agree that the areas* and amounts as given in the statement
are correct at the commencement of the lease, and in token of agree-
ment we attach our individual signature or mark.

6. Our heirs and representatives shall be bound by the terms of this
statement in case of our decease.

Schedule No. 1.

boundary—

North—

South—

East—

West—

Name of the party by whom kabuliat is executed	Residence of lessee.		Land.*	Rate.	Demand.	Signature of lessee.	Date of signature.
	Mauza.	Pargana.					
2	3	4	5	6	7	8	9

* to be given in acres with a note to show the equivalent in the local measure
of the

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza....., part
, thana....., on our own behalf and on behalf of
 other cultivators of the mauza, hereby certify that we have presented
 application for grant of a long lease to cover all the irrigable land in
 block situated in mauza....., the area of which is approximately
acres*, the boundaries of the block being specified below.

2. Now in order that we may obtain a supply of water at once and be
 the long lease can be completed, we, whose signatures or marks are annexed
 below, severally and jointly bind ourselves to pay the water-rate on
 whole area within the limits of the block as specified, which may be deter-
 mined by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the default
 or non-consent of any of the cultivators of irrigable lands within the block
 a rate of Rs.....per acre on the area determined for in the pre-
 season will be charged to us and will be payable by us on or before the
 January and 1st February next, or if Rs. 20 and under on or before
 1st January; water to be supplied up to the 15th November only

4. In token of our obligation in this agreement we annex our signatures
 or marks below:—

Boundary—

North—

South—

East—

West—

Signature of applicant.	Date.	Signature of applicant.	but
-------------------------	-------	-------------------------	-----

*A note should be given to show the equivalent in the local measure of an acre

APPENDIX III.

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Pargana

Thana

Canal

Area* to be irrigated

Date of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of lambardar

Duration of permit

his permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Act III of 1876), for the irrigation of the area mentioned above. subject to the provisions of all rules passed under the Act, and is liable cancelled if after the lapse of one month from the latest date of payment the water-rates due under it are in arrears, or if water, which it is agreed, is supplied for the sole purpose of irrigating the land oned therein, is habitually misused or wasted. Water-rates on the mentioned will be charged whether in any particular year water is or actually required.

land in acres.	Boundary.	Name of crop.	Term of kabuliut and block number.	Remarks.
----------------	-----------	---------------	------------------------------------	----------

Divisional Canal Officer.

* is to be given in acres with a note to show the equivalent in the local measure
re

APPENDIX IV.

(Referred to in rule 11.)

Permit for covering lease.

.....
 of village....., pargana....., thana.....
 whereas you have applied for a supply of water which is required at
 and before the long lease for which you have applied can be completed
 whereas you have agreed on condition of obtaining a supply of water
 you whose names are recorded above will be severally and jointly respon
 for the water-rates which may be due on the full irrigable area of the l
 the area of which is approximately.....acres* and the boundar
 which are specified below.

2. This is to inform you that water will now be supplied to the n
 from the canal and the supply continued as required up to 15th Nove
 next. Your responsibility under the terms of your application will re
 until the long lease has been completed when it will cease.

3. In the event of the long lease not being completed through de
 or non-consent of any of the cultivators of irrigable lands within the h
 you will under the terms of your application be liable severally and jo
 for a rate of Rs.....per acre on the full irrigable area of the b
 and on the 1st January next or on any subsequent date you may seve
 or jointly be called on by the Canal Officer or other officer in charge o
 Revenue Division.

Boundary—

North—

South—

East—

West—

Subdivisional Canal

*A note should be given to show the equivalent in the local measure of ar

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 16th November and 15th June.

We, whose names are attached, cultivators of mauza....., apply for water to be supplied from the.....
mal.

2. The approximate area to be irrigated by each cultivator is stated in schedule following, but each of us agrees to pay water-rates at the scheduled rate on the area found to be in his occupation by measurement, provided that only areas actually irrigated will be charged, fractions of an acre exceeding one-half being charged as 1 acre.

3. We agree to prevent water being wasted or used in an unauthorised manner, and to abide by all the rules passed by the State Government under the Irrigation Act, 1876 (Bengal Act III of 1876).

We agree to pay the water-rates due on this application on theof.....

of for	Description of crop.	Area, more or less, to be irrigated in acres*.	Signature of cultivator.	Area* found on measure- ment.	Remarks.
	2	3	4	5	6

*Area to be given in acres with a note to show the equivalent in the local measure.

APPENDIX VI.

(Referred to in rule 12.)

Permit for a Season Lease.

To.....

being the representative of the cultivators in village.....

pargana.....

This is to inform you that on the application submitted by you and o
cultivators of village....., pargana.....
water will be supplied for the irrigation of the..... crop f
.....*.....distributory,canals.

The fields actually irrigated will be recorded, and the areas so irr
as ascertained by measurement or as recorded in the settlement khasra
be assessed at Rs.....per acre*.

Those persons who may irrigate their fields without having appli
the water will be liable to be charged a higher rate for the unauthorise
of water.

Signature of Subdivisional Officer

*A note should be given to show the equivalent in the local measure of an

By order of the Governor
A. M. KUSARI, D.

18-1.—11th May 1951.—The following draft rules and schedule of which, in exercise of the powers conferred by sections 78 and 99 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor has decided to propose to make for the supply of water from the catchment area of Dharfari khal together with the khal itself measuring 1.75 square miles, rest of Rajar Bund in the district of Midnapore are hereby published for information of persons likely to be affected thereby.

The draft rules and rates will be taken into consideration on or after 1st June 1951. Any objection or suggestion with respect thereto received after that date will be considered.

This supersedes this department notification No. 8-1., dated 21st March 1951, published at pages 743 to 756 in Part I of the *Calcutta Gazette* of 5th March 1951.

DRAFT RULES AND RATES.

Leases for a term of years.

The country served by the canals shall be mapped out into blocks of convenient size in accordance with the features of the ground, natural boundaries and official. So far as may be practicable, the blocks shall be separated by straight boundary lines. This shall be done by the Subdivisional Canal Officer under the guidance and control of the Divisional Canal Officer.

Each block determined as above shall be numbered and recorded in registers to be maintained by the Subdivisional Canal Officer. The blocks shall also be marked on maps maintained by the same officer.

Leases for not more than six years may be granted for the whole or any part of a block or for definite parts of a block under the following conditions:—

- I. Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.
- II. All leases within one block shall be so granted that they may expire on the same date.
- III. No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

4 The Superintending Engineer shall fix from time to time the gross area which and the limits of the canal within which, leases for a term of years may be granted.

5 Maps of all villages in which lands have been brought under lease for a term of years, or in which there is any possibility of such leases being granted, shall be kept in the Subdivisional Canal Office. These maps to be at a scale of 1" = 1 mile when such are available and elsewhere at scale of 1" = 1 mile.

6 The preliminary application for a lease for a term of years, either for original or renewal, may be of an informal nature, but it must be in writing. It may be presented and shall be received either at the Subdivisional or Sectional Canal Office; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Canal Officer, as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a

definite block or a definite part of a block, and that it can be irrigated, at once inform the Divisional Canal Officer giving such particulars as officer may direct, and shall ask his formal approval to the lease to proceed with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be brought under lease shall be indicated on a copy of the map referred to in rule

7. The Subdivisional Canal Officer on receipt of the application shall depute an amin to prepare the khasra or detailed assessment paper. This shall be done on the ground with the aid of the revenue survey map and khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a chain or measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer endorsed with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatai or abstract of the khasra, and shall have the form of application given as Appendix N to these rules, filled up and signed or marked by each of the applicants in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit for formal approval of the lease shall be signed and issued in the form given as Appendix No. III to these rules. The permit shall be made over to a representative of the cultivators by the Subdivisional Canal Officer through his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for record.

10. Should it happen that the cultivators of the block proposed for lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry recording the statements of the persons who decline to sign and record his personal opinion on the reasons given. He shall then send a report to the Divisional Canal Officer, who shall decide whether the lease may be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigable area of the block has been signed for. In particular cases should it be decided to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require the lease before the lease has been concluded can obtain a supply on tender application for a covering lease in the form given as Appendix No. IV to these rules. This application shall be signed in the presence of the talukdar or of some other responsible officer nominated for the purpose by the Subdivisional Canal Officer. The signatures shall be those of the lease cultivators in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly made, he shall issue a permit in the form given as Appendix No. IV, to the rules, and shall at once supply water.

Season Leases.

2. Applications for water to irrigate spring rice or other crops between 10th November and 15th June may be presented at the Subdivisional Canal Office or to the Sectional Officer. They shall be in the form given as Appendix No. V to these rules.

In the applications the areas for which water is required shall be specified and the rate shall be charged on those areas for which water is actually used as determined by measurement.

The permit in the form given as Appendix No. VI to these rules shall be issued by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

3. The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

4. No water shall be supplied to any lands except such as have been put under a lease for a term of years or for the season, or to such as provided for by a covering lease.

5. Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each tenant as may be necessary for the lands leased. The supply shall be given, as far as may be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

The Divisional Canal Officer may give the required supply by himself, should this be advisable for the efficient working of the canals in his charge. In such a case, he is required to give the lessees written notice informing them of the periods when they will be supplied with water.

Collection of water-rates.

The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division through his Tahsildars and peons. All khatians or demand statements shall be submitted to the Divisional Canal Officer or other officer in charge of the Revenue Division after scrutiny in his office.

At the time of preparation of the khatian in the Subdivisional Canal Office each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. The extract shall be furnished in such form as may from time to time be required by the Subdivisional Canal Officer for the purpose.

Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

For the purposes of account of control over establishment, and of administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in

charge of a Division, and is directly subordinate to the Superintending Engineer. In regard to any proceedings taken under the Public Land Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of sections 79 and 80 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts relating to the unauthorized use or the waste of water shall be made by the Divisional Canal Officer and his subordinates. The parties whom it is proposed to assess shall be informed in writing, and shall be called upon to show cause why they should not be assessed. The record of their statements shall be made by the Divisional or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements and shall, in deciding the case, give his reasons for or against assessment both as regards the facts and as regards the law, and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment, he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand assessed shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month, commencing from the date on which an appeal may be presented to the Collector under section 80 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), shall be complete for the date on which the statement of the charge may be furnished to the person assessed, which date shall be endorsed on it.

23. No proceedings shall be instituted if the unauthorized use or waste of water have occurred through the act or neglect of a Collector or a subordinate officer employed on the canal. During the rice season, the passing on of surplus water from leased to unleased land is not an unauthorized use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either Divisional or Subdivisional Canal Offices.

Complaints and applications received by a Divisional Canal Officer shall be transferred to his Subdivisional Canal Officer for disposal in his discretion.

Any such complaints or applications, if presented to the Section Officer or to his staff, shall be returned endorsed with instructions to the proper office at which to present them. If received by post, they shall at once be forwarded to the Divisional or Subdivisional Canal Officer.

25. Complaints or applications with respect to corrections of the assessment with respect to the actions of the amins in assessing and with respect to the actions of the tahsildars and other staff employed in collection shall be received at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

Receipts in the prescribed form shall be given at all offices for complaints or applications presented. The receipt of all complaints and applications shall be recorded in registers to be kept for that purpose.

27. The officer receiving the complaint or application shall either make personal enquiry into the matter or he shall nominate in writing some suitable person to hold the enquiry.

28. The orders passed on all complaints or applications shall be in writing, and a copy of every order shall be furnished to the complainant applicant.

The copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order received by the person.

29. When an appeal to the Collector is from the order of a Subdivisional Officer, the proceedings shall be called for through the Divisional Officer, who may record on them such remarks as he may think suitable, provided that he does not thereby detain the proceedings.

In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of rates be suspended till the appeal is heard.

30. The Divisional Canal Officer may revise the proceedings of his Divisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

31. Whenever the crop on land entitled to a supply of water suffers material injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be made by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the sowing of the crop.

32. On the occasion of lands being brought under a lease for a term of years, the Divisional Canal Officer may remit the rates for the first season on the lands which from the nature of the cultivation then obtaining, or for other causes, have not, in that season, derived any benefit from the use of canal water.

33. Should the crop on lands under lease for a term of years suffer material injury from excess of water due to deficient drainage, the Divisional Canal Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied not less than fifteen days before the reaping of the crop.

34. Revisions of the assessment required in consequence of land under cultivation being left uncultivated or of land being appropriated for purposes other than cultivation shall be made under the orders of the Divisional Canal Officer.

35. Revisions of the assessment required in consequence of incorrect entries of the names of occupants of lands under lease or of incorrect entries of the amounts in the assessment papers, or required by changes in the occupation of lands shall be made under the orders of the Divisional Canal Officer.

Canal Officer or other officer in charge of the Revenue Division, provided that no change involving any increase or decrease in the total area lease for a term of years shall be made, without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops by inundation, by blight, by storms or by any extraordinary cause shall be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing-off of demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases,
- (ii) In the measurement of irrigated lands,
- (iii) In recording the names of the occupiers of the holdings,
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment,
- (v) In attending, when required, at enquiries into complaints,
- (vi) In reporting to the Circle Officer any changes in the occupied lands under lease, and
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own possession, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer or other officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would have been payable in whole or in part if the assistance specified in rule 39 has not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

41. The Divisional Canal Officer shall maintain in his office a register containing a record of the names of all representatives and of the free irrigation allowed to each.

42. Applicants for season leases shall be required to nominate a suitable person or persons who must have a substantial interest in the land to be leased as their representative. The representative so nominated shall perform the same duties as stated in rule 39 and shall receive remuneration at the same scale as in rule 40.

Power to decline or cancel leases.

3. Should it be proved, after due enquiry, that the supply of water to any leased area is habitually wasted or used for the irrigation of land not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June following. The order to cancel a lease shall be passed before the 1st April of the year in which it is to take effect.

4. The Superintending Engineer may give directions to the Divisional Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

He may further suspend, or altogether cancel, any lease for a term of not more than 12 months if on the 1st June of any year water-rates to the extent of half the amount due for one year are in arrears. Previous notice of intention to put the rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

5. Tanks may be supplied with canal-water without charge, when it can be made available without injury to the cultivation dependent on the canal, under the following conditions:—

- (i) That the water is to be exclusively used for domestic purposes, or for watering cattle;
- (ii) That a channel exists through which water can pass without waste;
- (iii) That the water shall only be supplied on the written order of the Subdivisional Canal Officer;
- (iv) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water; and
- (v) That the supply of water may be stopped at any time if it is found that it is being misused.

6. Except when a public right-of-way exists, no person shall, without permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across any of the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as may have been provided for the purpose.

Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

7. The use of any part of the banks or berms of any canal, drainage work which is part of the canal system, or flood embankment which is subject

to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act II 1876), as a place for answering the calls of nature, is prohibited. person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation it be supplied, when available, at a rate of two rupees per 10,000 cubic feet of water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any interest in the distribution of water from any of the canals or purchase or bid any Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Dharfari Khal or Raji Bund Irrigation Scheme.

For water supplied on a lease for a term of years—

Supply given from 16th June to 15th November of each year	...	Rs. 6 per acre season
---	-----	--------------------------

The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.

For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same	Rs. 6-8 per acre
---	------------------

Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.

For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June	...	Rs. 6-8 per acre
--	-----	------------------

The rate is payable on 1st June following.

For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7-8 per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I.

(Referred to in rule 9.)

Application for a lease for a term of years.

(Yearly rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

We, the undersigned, of mauza....., pargana,
....., apply for water to be supplied from the.....
Canal for a term of.....years, commencing on the 16th June and ending
on 15th November. The supply of water is required for the irrigation of
the block of land formed by our holdings as specified below.

2. We agree that the amounts due shall be payable to the Divisional
Canal Officer, Midnapore Revenue Division, or other officer in charge of the
Revenue Division, or to such person as he may appoint, on the 1st January
and 1st February, or if Rs. 20 or under on 1st of January of each year, and
shall be payable independently of our requiring water in any particular
year or not.

3. We also agree to be bound by the rules published in the *Calcutta*
Gazette, pages....., notification No

4. We agree that this application shall not be deemed to have been
completed until all the irrigable fields within the block have been signed for,
and that failing such completion any covering lease which may have been
granted shall be enforced.

5. We agree that the areas* and amounts as given in the statement
below are correct at the commencement of the lease, and in token of agree-
ment we attach our individual signature or mark.

6. Our heirs and representatives shall be bound by the terms of this
agreement in case of our decease.

Schedule No. 1.

Boundary—

North—

South—

East—

West—

Serial number	Name of the party by whom kabuliat is executed.	Residence of lessee.		Land.*	Rate.	Demand.	Signature of lessee.	Date of signature.
		Mauza.	Pargana.					
1	2	3	4	5	6	7	8	9

*Areas to be given in acres with a note to show the equivalent in the local measure
in acre.

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza....., par;, thana....., on our own behalf and on behalf of other cultivators of the mauza, hereby certify that we have presented application for grant of a long lease to cover all the irrigable land in block situated in mauza....., the area of which is approximately.....acres*, the boundaries of the block being specified below

2. Now in order that we may obtain a supply of water at once and the long lease can be completed, we, whose signatures or marks are annexed below, severally and jointly bind ourselves to pay the water-rate or whole area within the limits of the block as specified, which may be determined by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the dissent or non-consent of any of the cultivators of irrigable lands within the block, a rate of Rs.....per acre on the area determined for in the present season will be charged to us and will be payable by us on or before the 1st January and 1st February next, or if Rs. 20 and under on or before the 1st January; water to be supplied up to the 15th November only.

4. In token of our obligation in this agreement we annex our signatures or marks below:—

Boundary—

North—

South—

East—

West—

Signature of applicant.

Date.

Signature of applicant.

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX III.

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Pargana

Thana

Canal

Area to be irrigated

Date of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of lambardar

Duration of permit.

This permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Act III of 1876), for the irrigation of the area mentioned above. It is subject to the provisions of all rules passed under the Act, and is liable to be cancelled if after the lapse of one month from the latest date of payment the water-rates due under it are in arrears, or if water, which it is lawfully agreed, is supplied for the sole purpose of irrigating the land mentioned therein, is habitually misused or wasted. Water-rates on the land mentioned will be charged whether in any particular year water is or is not actually required.

Area of land in acre.	Boundary.	Name of crop.	Term of kabuliast and block number.	Remarks.
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Divisional Canal Officer.

Permit to be given in acres with a note to show the equivalent in the local measure.

APPENDIX IV.

(Referred to in rule 11.)

Permit for covering lease.

..... of village..... pargana....., thana.....
 whereas you have applied for a supply of water which is required
 and before the long lease for which you have applied can be completed
 whereas you have agreed on condition of obtaining a supply of water
 you whose names are recorded above will be severally and jointly responsible
 for the water-rates which may be due on the full irrigable area of the
 the area of which is approximately.....acres* and the boundaries
 which are specified below.

2. This is to inform you that water will now be supplied to the
 from the canal and the supply continued as required up to 15th November
 next. Your responsibility under the terms of your application will
 until the long lease has been completed when it will cease.

3. In the event of the long lease not being completed through
 or non-consent of any of the cultivators of irrigable lands within the
 you will under the terms of your application be liable severally and
 for a rate of Rs.....per acre on the full irrigable area of the
 and on the 1st January next or on any subsequent date you may be
 or jointly be called on by the Canal Officer or other officer in charge
 Revenue Division.

Boundary—

North—

South—

East—

West—

Subdivisional Canal

*A note should be given to show the equivalent in the local measure of area

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 10th November and 15th June.

We, whose names are attached, cultivators of mauza.....
mauza....., apply for water to be supplied from the.....
al.

1. The approximate area to be irrigated by each cultivator is stated in schedule following, but each of us agrees to pay water-rates at the stated rate on the area found to be in his occupation by measurement, provided that only areas actually irrigated will be charged, fractions of an acre exceeding one-half being charged as 1 acre.

2. We agree to prevent water being wasted or used in an unauthorised manner, and to abide by all the rules passed by the State Government under Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

We agree to pay the water-rates due on this application on theof.....

No of sugar	Description of crop.	Area, more or less, to be irrigated in acres.*	Signature of cultivator.	Area* found on measure- ment.	Remarks.
	2	3	4	5	6

* to be given in acres with a note to show the equivalent in the local measure.

APPENDIX VI

(Referred to in rule 12.)

Permit for a Season Loan.

To.....

being the representative of the cultivators in village.....

pargana.....

This is to inform you that on the application submitted by you and
cultivators of village....., pargana.....

water will be supplied for the irrigation of the.....crop
.....distributory,canals.

The fields actually irrigated will be recorded, and the areas so irri-
as ascertained by measurement or as recorded in the settlement khamra
be assessed at Rs.....per acre*.

Those persons who may irrigate their fields without having appli-
the water will be liable to be charged a higher rate for the unauthoris-
of water.

Signature of Subdivisional Canal

*A note should be given to show the equivalent in the local measure of an

By order of the Gover-
A. M. KUSARI, Dy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power
NOTIFICATION.

No. 1337M.P.—16th April 1951.—In exercise of the power conferred by section 3 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to grant to the Hijli Co-operative Transport Society, Ltd., Contai, Midnapore, the following license to supply energy in the area specified hereinafter.

THE CONTAI ELECTRIC LICENSE, 1951.

For the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act, 1910 (Act IX of 1910), and the Electricity (Supply) Act, 1948 (Act LIV of 1948), license is hereby granted to the Hijli Co-operative Transport Society, Ltd., Contai, Midnapore, to supply electrical energy in the area with the powers and upon the terms and conditions specified below:—

SHORT TITLE.

This license may be cited as "Contai Electric License, 1951".

INTERPRETATION.

The several words, terms and expressions to which by the Indian Electricity Act, 1910, the rules thereunder, and the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same meanings, provided that in this license the same

- (a) "the Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof;
 - (b) "the Government" shall mean the Government of West Bengal;
 - (c) the expression "the licensee" shall mean and include the Hijli Co-operative Transport Society, Ltd., registered under the Bengal Co-operative Societies Act, 1940, having their registered office at Contai, Midnapore, and their permitted assigns;
 - (d) the expression "deposited map" shall mean the plan of the area of supply hereinafter specified, which has been deposited with the Government in pursuance of the rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of West Bengal in the Department of Commerce and Industries and by the licensee;
 - (e) the term "unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour;
 - (f) the expressions "First Annexure", "Second Annexure", "Third Annexure" and "Fourth Annexure" shall mean the first, second, third and fourth annexures to this license, respectively;
 - (g) the expression "the commencement of this license" shall mean the date of the notification by the Government in the *Calcutta Gazette* by which this license is granted;
- unless otherwise stated, where roads or streets are mentioned as forming the boundary or part of the boundary of any area in this license, the premises, properties or structures abutting upon either side of such roads or streets shall be deemed to be within the area of supply.

SECURITY.

3. (i) The period within which the licensee shall show, under clause (a) of clause 1 of the schedule to the Act, that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(ii) Unless otherwise ordered by the Government under clause (d) of section (I) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (a) of clause I of the schedule to the Act, shall be Rs. 10,000 and such sum shall be so deposited or secured within thirty days from the commencement of this license:

Provided that if the works proceed in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in equal instalments and a final instalment for payment of interest, if any.

The whole of the amount repaid by the Government shall be used by the licensee for carrying into effect the works for which the license is granted.

AREA OF SUPPLY.

4. The area above referred to within which the supply of electricity is authorised by the license (the area of supply under the Act) is the area, the boundaries of which are described in the First Annexure to the license, delineated in red colour on the deposited map.

SITUATION OF THE GENERATING STATION.

5. The licensee shall erect the generating station or main receiving station within the area covered by the license.

LICENSEE'S WORKS.

6. (A) *Compulsory works.*—(i) The licensee shall, within two years from the date of the grant of this license (1) provide and install such sufficient feeders and distributing mains and execute works to the satisfaction of the Government for the purpose of supplying electrical energy to the streets, or parts of streets, named in the Second Annexure to the license in yellow colour on the deposited map, (2) erect the generating station or main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and sufficient supply, and (3) do all other works necessary for the commencement of the supply of energy to consumers.

The generating station or main receiving station mentioned in clause 5, together with all machinery and apparatus, feeders and distributing mains and all other works in connection with this license shall have the approval in writing of the Government before any orders for the same are placed.

(ii) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of Bengal in the Department of Commerce and Industries reports of the steps taken and the progress made in carrying into effect this license.

(b) *Provision of adequate plant and extension of distributing mains.*—
 within twelve months of the receipt of applications and subject to
 the first proviso of clause VI(1) of the schedule to the Act, the licensee
 shall lay down suitable and sufficient additional transmission lines and
 mains and distributing mains as may be required to give and supply
 adequate energy to every consumer within the area, and shall provide and
 maintain adequate plant which in the opinion of the Government, may be
 considered necessary for regular, constant and sufficient supply of energy
 to consumers.

SUPPLY OF ENERGY.

7. (i) Subject to the provisions of this license, the Act, and the Rules,
 and also the Electricity (Supply) Act, the licensee shall be entitled during
 the continuance of his license to supply energy within the area of supply for
 the purposes.

(ii) The supply of energy shall not be commenced until an Electric
 Inspector to the Government shall have inspected the licensee's works and
 certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case
 within six months thereafter the licensee shall submit to the Government
 a sanction under sub-section (2) of section 21 of the Act draft "Condi-
 tions of supply" to regulate his relations with persons who are or intend
 to become consumers.

(iv) After such conditions have been sanctioned by the Government with-
 out modification the licensee shall not supply energy unless—

(a) the person to whom such supply is to be given shall have tendered
 to the licensee a requisition duly signed in the form for the time
 being approved by the Government, and

(b) such person and the licensee shall have executed an agreement in
 a form approved by the Government.

(v) The amount of all miscellaneous charges incidental to and in con-
 nection with the supply of energy, which the licensee proposes to make
 to consumers, shall be subject to the previous approval of the Govern-
 ment.

(vi) Where all the works have not been completed by the licensee and
 the licensee nevertheless desires to commence to give supply of energy in
 whole or portions of the area of supply, the licensee shall do so only with
 the express permission of the Government.

ADDITIONS TO (GENERATING PLANT, TRANSMISSION AND DISTRIBUTING MAINS.

8. After the supply of energy has commenced in accordance with
 clause 7(ii) of this license, no major additions to the generating station,
 machinery and apparatus, transmission and distributing mains or other
 works shall be made or orders placed for the same without the previous
 sanction in writing of the Government.

ACCOUNTS.

9. (i) Separate and distinct accounts shall be kept, prepared and
 audited by the licensee showing in full details as required by the Act and
 rules thereunder and the Electricity (Supply) Act, 1948, or any order
 of the Government the working of the undertaking for which this license
 is granted.

All books of accounts shall at all time be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government before the 1st of every year, the accounts of the undertaking for one year made up to 31st March of the same year.

STATISTICS.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in this behalf such statement and may be considered necessary for the purpose of compiling comparative statistics of electric supply undertakings in the State.

HOURS OF SUPPLY.

11. From the date of the commencement of supply the licensee shall maintain a continuous supply of energy for 24 hours throughout the year.

Provided that for a period of two years from the commencement of supply specially during the months of November, December, January and February, the supply may be discontinued daily for ten hours and namely, between 6-30 a.m. and 5 p.m. local time, with the permission of the Government obtained in writing.

METHOD OF CONSTRUCTION.

12. The feeders, distributing mains and service connections shall be overhead or underground in whole or in part and shall be subject to the provisions of section 18 of the Act, be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder. The following provisions:—

- (i) The licensee shall not erect overhead mains for use at any pressure greater than medium pressure without the sanction in writing of the Government in each case and subject to such conditions or limitations as the Government may impose.
- (ii) Aerial lines in the vicinity of a building or structure shall be in compliance with the Indian Electricity Rules concerning such lines. In no case shall an aerial line be at a less distance than 10 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.
- (iii) In narrow lanes, passages or streets where it is not possible to maintain a horizontal clearance of 4 feet between aerial lines and buildings or structures, underground cables shall be laid unless any special method of construction of aerial lines has been expressly sanctioned in writing by the Government. In any such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of such special aerial line.
- (iv) Where any electric supply lines cross or run along the route of a taboot, temple car or similar other religious procession, such supply lines shall be laid underground or placed at such heights as will allow of the free and safe passage of those vehicles. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall apply before running any such lines.

- (e) *Removal of lines.*—The licensee shall remove or replace at his own expense any aerial line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.
- (f) For the purpose of rule 68(2) of the rules, the maximum wind pressure shall be taken as 20 pounds per square foot.

NATURE OF SUPPLY.

3. The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

- (1) Three-phase alternating current, three or four-wire supply, at pressures of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.
- (2) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

The pressures stated above shall be as measured at consumers' terminals and shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may from time to time with the previous sanction in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other system or systems of supply or both for the purpose of this license.

LIMITS OF RATES TO BE CHARGED IN RESPECT OF SUPPLY OF ENERGY.

(i) The rates to be charged by the licensee for energy supplied by him shall not exceed those stated in that behalf in the Fourth Annexure, in the case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such sum as the Government may fix on approving the method.

The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity Act, 1948.

PURCHASE OF UNDERTAKING.

(A) *Purchase by local authority or State Government (where the Electricity Board is not formed).*—(i) The option of purchase given in section 7 of the Act shall be first exercisable on the expiration of twenty years from the commencement of this license and thereafter on the expiration of every subsequent period of ten years.

The purchase price payable on the exercise of said option shall be—
the net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including serviceable stand-by plant) owned and used by the licensee for the purposes of the undertaking less the total depreciation thereon calculated according to the Sixth Schedule and the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act, 1948.

The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (1) of section 7 of the Act which shall be added to such value in the second proviso to that sub-section on account of compulsory purchase shall be ten per centum; and

(b) the value of the stores, spare parts and loose tools in use or available and suitable for use (for the purpose of the undertaking) the date of purchase at such price as may be agreed or in agreement, as may be determined by arbitration.

(iii) In accordance with clause (d)(ii) of sub-section (2) of section 7 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of this license.

(iv) Not less than two years' notice in writing of any compulsory purchase of the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlay of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the State Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the relevant Schedule of the Electricity (Supply) Act, 1948.

BULK SUPPLY.

16. (i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government thinks it in the interests of development of electricity in that area so to direct the licensee shall obtain his supply from such source.

The decision of the Government on the operation of this clause shall be final.

(ii) The licensee will take from the State Electricity Board, if so required by the Government, or from any Government generating station such electricity as required for this distribution at any time the Electricity Board or Government is prepared to supply at a rate not more than the rate at which in the opinion of the Central Electricity Commission in the Government of India or the Government or the State Electricity Board, the licensee is generating at the time of the offer.

If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government its generating plant at depreciated book value, or if the Electricity Board or Government does not wish to purchase, the licensee will have full discretion to dispose of the plant.

MANAGEMENT EXPENSES AND INTEREST ON LOAN

17. (i) The Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of the company and the Director so nominated shall be entitled to such remuneration payable by the said Company as fixed in the Memorandum and Articles of Association of such Company in respect of other Directors. The Director

minated by Government shall not be required to hold any qualification, nor shall he be liable to removal or retirement. The Government, however, have the right to remove the person so nominated and appoint another person in his place.

(c) Subject to any law for the time being in force relating to Co-operative Societies, the licensee shall not enter into any agreement with the Managing Agents, or make any modifications to such agreement already entered into without the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and the Managing Agents, and to require suitable modifications as a condition precedent to Government granting any consent as required by section 9(2) of the Act.

(d) The rates of remuneration to be paid to the Managing Agents and the expenses of the office of the Managing Agents shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act, 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, and any changes in such rates shall be subject to the prior approval of the Government in each case.

VARIATIONS FROM THE SCHEDULE TO THE ACT.

In pursuance of clause (f) of sub-section (2) of section 3 of the Act, hereby expressly declared that—

sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5 p.m., local time, for a period of two years from the commencement of supply" after the expression "continue to supply energy" occurring in the sub-clauses above-mentioned;

clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in the said clause;

the following shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act:—

and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2);"

clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act shall, for the purpose of incorporation in this license, be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7(iv) of this license;

the following sub-clause shall be substituted for sub-clause (5) of clause VI, namely:—

(5) Every requisition under this clause shall be in a form approved by the Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant;"

(vi) the first proviso to clause XI of the Schedule to the Act shall, the purpose of incorporation in this license, be varied by substitution of five years for the period of seven years specified therein;

(vii) the following sub-clause shall be substituted for sub-clause (2) of clause X, namely:—

“(2) Before commencing to supply energy through any distribution main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for energy so supplied and the rates at which such energy will be supplied and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice, as the Government may deem proper, of such change to the Government, to the local authority concerned, and to every consumer of energy who is supplied by him from such distribution main.”

SECURING CONTINUITY OF SUPPLY.

19. It shall be the duty of the licensee (which expression shall, for the purpose of this clause and clause 20 following, taken to mean and include the licensee, his employees, servants, agents and his permitted assigns) give the nearest Magistrate immediate and full information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1926 and/or section 22 of the Industrial Disputes Act, 1947.

TRANSFER OF MANAGEMENT.

20. The licensee shall not employ or engage any other party to carry out his undertaking or to carry out the work of supplying energy under this license except with the previous written consent of the Government or to such extent as the Government may think fit.

REVOCATION.

21. (i) If the licensee shall in the opinion of the Government have failed to give such immediate and full information as is required by clause 19 hereof, or if at any time any interruption of the supply of energy occurs which in the opinion of the Government is attributable to any preventable default or neglect on the part of the licensee or which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee, or if the licensee shall in the opinion of the Government fail to comply with any of the provisions of this license, or if the licensee shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years specified in clause 6 of the license, or if the general direction and control of the licensee shall remain for a continuous period in the hands of the citizens of India, the license may be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in sub-clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited at the discretion of the Government and the decision of the Government as to the revocation and forfeiture shall be final and binding on the licensee.

FIRST ANNEXURE.

boundaries of the area of supply referred to in clause 4 are as follows—

- North—Bounded by the villages, viz., Benamuri, Goagachia, and Betulia.
- East—Bounded by the villages, viz., Khagrabani, Uttar-Darua and Dakshin Darua.
- West—Bounded by the villages, viz., Kanakpur and Benamuri.
- South—Bounded by the villages, viz., Banamalipur, Jagannathpur, Bagmari and Rampur.

SECOND ANNEXURE.

The list of streets and part of streets referred to in clause 6(I):—

- (1) Canal-Darua Maidan Road via Barabazar, Road No. 32.
- (2) Rajnarayan Maity Road, Road No. 33.
- (3) Kalnagar Road, Road No. 30.
- (4) Ramnagar Road, Road No. 29.
- (5) Athilagari Streets:—
 - (a) From Post Office to Bhupendra De's house, Nos. 19 and 16.
 - (b) From Natendra Nath Das's house to Canal Bank, No. 15.
 - (c) From Subimal Mitra's house to Kantanala Bazar via "Haripara" No. 20.
 - (d) From "Thana Pukur" south bank to Durga Mishra's house via Sudhir Deb's house, No. 19.
- From Ambika Charan Das's house to Harisabha via "Brahmo Girls' School", No. 56.
- Kunorpur Road—From Harisabha to Achintya Sasmal's house via Nihar Press and Ranjit Hazra's house, No. 56.

THIRD ANNEXURE.

proposed generating station will be situated just to the south of gachandi cremation ground and to the east of the new garage of Co-operative Transport Society, Ltd., on the Rajnarain Maity plot No. 36, mauza Mouoharchak and this plot has been marked in the attached map. The supply will start with 2-55 K.W. diesel sets."

FOURTH ANNEXURE.

rates to be charged as referred to in clause 14 shall not exceed the set out below, namely:—

Rate A—Domestic and business purposes.

- (1) Domestic and business purposes for lights and/or all types of eling, exhaust and ventilating fans—Annas 8 per unit.
- Domestic purposes for lift and pump motors, where the rating of motor does not exceed 4 H.P.—Annas 6-6 per unit.
- Domestic purposes for lift and pump motors, where the rating of motor exceeds 4 H.P.—Annas 5-6 per unit.

(b) Domestic and business purposes for heating devices (heaters, cookers, irons, etc.), radios, refrigerators, air conditioning apparatus, all other domestic appliances not mentioned in Rate A(a)—Annas 4 per unit.

(c) All other domestic and business purposes not covered by any rate—Annas 8 per unit.

Rate B—Unmetered supply.

Lights on contract system for roadside stalls and bazar shops only used for not more than four hours daily from sunset, provided that wattage of each lamp does not exceed 60 watts and the total number of lamps in one shop does not exceed three—Rupees 4-8 per lamp per month.

Rate C—Public amusement purposes.

Cinematograph and for all such amusement purposes—Annas 4 per unit.

Rate D—Battery charging and electrolysis.

For battery charging and electrolysis purposes—Annas 4-6 per unit.

Rate E—Industrial purposes.

For each installation having motors the aggregate rated horse-power which—

(a) does not exceed 4 H.P.—Annas 6 per unit.

(b) exceeds 4 H.P. but does not exceed 15 H.P.—Annas 5-6 per unit.

(c) exceeds 15 H.P. but does not exceed 50 H.P.—Annas 5 per unit.

Rate F—Large industrial and/or bulk supply purposes.

If the monthly maximum demand exceeds 50 kilowatts special rate of charge to be approved by the Government in accordance with section 2(2) sub-sections (j) and (k) of the Act. The maximum rates shall be such as the Government may fix on approving the method.

Rate G—Street lighting.

The licensee may at any time enter into a special contract with the Contai Union Board, P. O. Contai, District Midnapore, for the supply of energy to the said Union Board for public lighting upon such terms and conditions and at such rates not exceeding the maximum charge specified below as may for the time being be mutually agreed upon—Annas 4 per unit.

Minimum charge.

Provided that in respect of all premises consuming energy at the different rates mentioned above, the licensee shall be permitted to levy a minimum charge at the following rates per month, even if energy of such value has not been consumed during that month:—

(a) For apparatus consuming energy under Rate A(a)(i) and (ii)—Rupees 2 per month per kilowatt of connected load or part thereof on the premises concerned.

(b) For motors consuming energy under Rate A(a)(iii), A(a)(iv) and Rate E—Rupees 5 per month per H.P. of all motors or part thereof.

Note.—When the minimum charge specified above is levied, no other charge for energy consumed shall be made during the month affected."

By order of the Government
S. K. CHATTERJEE.

ORDER.

2858Lab.—7th May 1951.—Whereas under the Government of Bengal, Labour Department order No. 6952Lab., dated the 2nd December 1950, the industrial dispute between Messrs. Shyam Engineering Works, 184, Girish Ghosh Road, Belur, Howrah, and their workers represented by the Belur Iron and Steel Workers' Union of 80, Dawnwagazee Road, Bally, Howrah, was referred for adjudication to Sri G. Palit, District Judge;

and whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

and therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

A matter of an industrial dispute existing between Messrs. Shyam Engineering Works, 184, Girish Ghosh Road, Belur, Howrah, and their workers represented by the Belur Iron and Steel Workers' Union of 80, Dawnwagazee Road, Bally, Howrah.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

Sri G. PALIT, *District Judge, Chairman of the Tribunal.*

For the employees: Sri Patit Paban Pathak, President of the Iron and Steel Workers' Union.

For the Company: Sri Syam Sundar Shroff, one of the partners, Shyam Engineering Works.

(Government order No. 6952Lab., dated the 2nd December 1950, and dispute has been referred to me for adjudication under sections 17 and 18 of the Industrial Disputes Act (XIV of 1947).)

Reference was received here on the 5th December 1950. The employees submitted their written statement on the 16th December 1950. The Company submitted its written objection on the 3rd January 1951. The case was taken up for hearing on 5th April 1951. No issues were required to be framed as the same were contained in the schedule of the order of reference. Neither parties did examine any witnesses. The hearing was completed on the 5th April 1951. Some documents were placed on the 9th April 1951. They were exhibited in the presence of both sides. Award made on the 12th April 1951.

The issues contained in the schedule of the order of reference stand as follows:—

1. Pay and Dearness Allowance.

2. Leave.

3. Conditions of Service.

4. Bonus.

5. Sundry Benefits.

AWARD.

4. A brief reference to the facts which have led up to the dispute will be relevant. The dispute originated over the eligibility of this Union for recognition at the hands of the Company. The intervention of the Labour Directorate was called for on 24th August 1950 consequent on the refusal of the Company to recognise the Union about its representative character. When the conciliation proceeding in this matter was pending, the Management discharged two workers without the permission of the Conciliation Officer. The Conciliation Officer visited the factory on the 30th September 1950. On enquiry he was satisfied that the Union represented all the members of the factory barring four or five. Meanwhile the Union placed a revised charter of demands on the 20th September 1950. A joint discussion followed, but nothing came out as the Management sternly opposed any increase in the rates of pay and dearness allowance unless there was a guarantee forthcoming from the workers of an increased standard of production. Ultimately the conciliation proceeding had to be abandoned. The Conciliation Officer recommended to the Management for a reference of the dispute to a Tribunal.

Issue No. 1.

5. This issue relates to the claim for increase of pay and dearness allowance. In paragraph 7 of the Company's written statement, the emoluments including dearness allowance of the employees of the different departments have been set forth. The Union has also placed a list of workers of different sections including the dates of their appointment and the daily rates of pay. It is the Company's contention that the rates of pay obtained in this factory is (1) handsome and (2) accepted by the workers as generous. The Company also pleads its incapacity to pay any increase. It will appear from the evidence placed before me that the total emolument only has been given; dearness allowance has not been separately shown. The rate of dearness allowance is said to have been as per agreement, dated the 8th September 1949. That agreement, Ext. A, dated 8th September 1949, shows that the dearness allowance has been raised to Rs. 10 per month from Rs. 6-8 per month. I have compared the pay scale and dearness allowance of different employees as marked Ext. D very carefully. I find that the minimum pay of employees in all the sections is rather too low. For instance the rates of Syam Sundar and Lila Bai in the Loom Department are Rs. 1-9, that of Panchanan Mukherjee in the Engineering Department and that of Aswini Deb Nath of the same Department are Rs. 1-8 respectively. The pay of Mathura, Bharasha and Jintal in the General Department is Rs. 1-8 each per day. These are all temporary employees. I also find that the minimum wages of permanent employees start with Rs. 1-8 per day. As this pay includes dearness allowance, certainly it is too poor. In the document, Ext. G, I get the employees classified into skilled, semi-skilled and unskilled. The Company does not accept this classification. I leave the matter of such classification to the Company for the present. The Company must effect this classification at an early date. In the absence of job valuation or the help of an expert I am unable to classify the workers in the three above-mentioned categories. But that does not deter me from fixing the minimum wages and dearness allowance of the employees in the present case. I award the minimum basic wage of all employees including the temporary workers should be Rs. 1-2-6, i.e., Rs. 30 per month. This refers to unskilled workers. Of the semi-skilled workers the basic wage should be Rs. 1-5-6 per day, i.e., at Rs. 35 per month of 26 working days of

lay. Of the skilled workers I fix the daily rate at Rs. 1-8-7 per day 40 roughly per month of 26 working days of 8 hours per day. This of basic wage is exclusive of dearness allowance.

the dearness allowance at as. 15-4 pies per day, i.e., Rs. 25 per month working days of 8 hours of work per day. This is the flat rate of allowance which is open to all the employees irrespective of the grade to which they belong. I do not make the basic minimum pay or dearness allowance retrospective. That may cast a heavy burden on the Company. I make the burden prospective. It will have operation when the award becomes operative. The Company will gradually adjust itself to the burden. I do not grant any other increment to the existing members who would not benefit by the reason of this minimum basic pay because they are having the benefit of this increased dearness allowance. It was decided on behalf of the Company that if the pay and dearness allowance were increased, it may result in the collapse of the Company. Of course, the financial position of the Company is not very bright. The balance-sheets show some loss. But that is no reason why the Company should not give the minimum basic wage which includes dearness allowance also to its employees, on a subsistence level. There is certainly some truth in the contention that the Company is not entitled to exist if it cannot afford to give minimum wages to its employees. The Tribunals have tempered their award with some consideration for the financial position of the Company, or, in other words, on its capacity to pay. That is why I have fixed the minimum dearness allowance in the present case as given by the previous Engineering Tribunal. The last Engineering Tribunal has fixed the dearness allowance considerably high. In view of the prevailing cost of living, Rs. 25 per month as dearness allowance may err on the side of caution but never on the side of bountifulness. So the Company, in my opinion, should not grudge this increase. One thing I may point out that the Company's contention that the employees must be pinned down to the agreement of 3rd September 1949 is not sustainable. That some agreement was reached on that date can never preclude the workers from agitating for higher demands if the same demands are justifiable. I cannot accept the contention of the Company that the present award does not represent the workers. The order of reference must be construed to indicate that the Union mentioned therein does represent the majority of the workers. That is contemplated in section 10(2) of the Industrial Disputes Act of 1947. Besides, in this case we do not rest on assumption. The Conciliation Officer, who is an Assistant Labour Commissioner, visited the factory and found that all the workers present that morning 4 or 5 were members of this Union. So it will not do for the Company just to reject the demands, because the demands have not come from the workers direct but through their Union. This issue is accorded to the workers.

Issue No. 2.

This issue relates to leave. The Company has admitted that it will save with pay in conformity with the Factories Act, 1948. I should award the Company just to grant the increased leave allowable under the Factories Act, as amended up to 1st December 1949. Under section 79, clause VIII, of the Factories Act, the workers are entitled to 1 day's leave with pay for each 20 days' work provided he has put in 12 months continuous service in a factory subject to a minimum of 10 days. I award that the number of festival holidays of 12 days in a year with pay is in order. It is a little more in excess of what is allowable. But I do not disturb it. Regarding medical leave, I award that the workers are entitled to 15 days' sick leave on half pay provided he puts in a certificate

of sickness from the Company's Doctor or from a registered medical practitioner or from a competent Hakim or Kaviraj. I do not allow any leave.

Issue No. 3.

7. I uphold the Company's practice of confirming a workman in service after six months of continuous probationary period. I accept Company's offer that all workers who have completed six months of continuous service under the Company on 22nd August 1950 will be confirmed provided they are found efficient. I agree with the Company that it should not share with others in its inherent right to discharge workers. The question of giving compensation to a dismissed worker compulsorily arises.

Issue No. 4.

8. Considering the Company's financial position, I do not allow claim of bonus. In my opinion, bonus can never be granted when Company works at a loss. By this I do not say that the converse proposition does hold good, viz., that bonus should be given when the Company does not work at a loss. The Tribunal grants bonus when there is excess production or as an incentive to increased production. That, however, is another matter. In the present case, the Company makes a grievance of the fact that the production has gone down due to "go slow" policy. Of course, adoption of "go slow" policy has not been substantiated, but there is indication that the production is not up to standard. So the claim for bonus is rejected.

Issue No. 5.

9. The same reason which induced me to reject the claim for gratuity guides me also to reject the claim for retiring benefits. The system of retiring benefits is introduced in a Company only when its condition is prosperous and also durable. Though the present Company has managed to eke out its existence for a pretty long time, its condition is at present but prosperous at the present moment. Neither am I satisfied that there is a fairly stable present or any promising future. In that view of the matter, I reject the claim for making any provision for retiring benefits. That may precipitate a crisis. Such crisis will entail unemployment of workers. In the absence of an unemployment scheme of Government or an unemployment insurance scheme such a crisis must at all costs be averted. It is not only in the interests of the Company but more plausibly in the interests of the workers. So the claim, as it stands, is turned down by the Tribunal. This issue is thus disposed of.

10. Before parting with the records of this case I refer to the objection raised by the Union that the Company has violated section 33A of the Industrial Disputes Act, 1947, by discharging some employees while a conciliation proceeding was pending. I must tell straightway that the objection is out of place. Objection under section 33A must be specifically brought by complaint in writing. It cannot be raised collaterally. Besides, the issues framed do not cover this matter. So, even if the Company has contravened section 33, Industrial Disputes Act, I refrain from recording any finding on that point.

G. PALIT.

Chairman of the Tribunal

The 26th April 1951.

By order of the Government
D. S. P. MUKHERJEE, Jt

ORDER.

2890Lab.—8th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 7533Lab., dated the 29th December 1950, the industrial dispute between the Titaghur Paper Mills Co., Ltd., Managing Agents, Messrs. F. W. Heilgers & Co., Ltd., Chartered Bank Buildings, Calcutta, and their workmen represented by Paper Mills Employees' Union, Mahendra Babu's Bazar, Titaghur, 24-Parganas, and Bengal Kagazkal Mazdur Union, post-office Kankinara, district Parganas, regarding the matters specified in the Schedule to the said order, was referred for adjudication to an Industrial Tribunal consisting of S. Das Gupta, District Judge;

and whereas during the pendency of proceedings before the said Tribunal the said Unions, on behalf of Sri Sattan Singh, a workman of the Titaghur Paper Mills Co., Ltd., made a complaint in writing before the said Tribunal alleging that the said company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the commencement of the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 7533Lab., dated the 29th December 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between The Titaghur Paper Mills Co., Ltd., Managing Agents Messrs. F. W. Heilgers & Co., Ltd., Chartered Bank Buildings, Calcutta, and their workmen represented by Paper Mills Employees' Union, Mahendra Babu's Bazar, Titaghur, 24-Parganas, and Bengal Kagazkal Mazdoor Union, post-office Kakinara, Parganas, and in the matter of an application under section 33A of Industrial Disputes (Appellate Tribunal) Act of 1950 (Case No. 32 of 1951).

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

Complainant: Sri P. K. Sanyal, Advocate and Sri Ajit Roy Chakraborty, Counsel, instructed by the Office Bearers of the Unions.

Opposite Party: Sri S. Sen, Advocate, instructed by Messrs. Orrison & Co., Solicitors.

AWARD.

in compliance with the order of reference No. 7533Lab., dated 29th December 1950, of the Government of West Bengal, Labour Department, proceedings were started for adjudication of the industrial disputes between the said Paper Mills Co., Ltd., and their workmen, immediately on the date of the order of reference. The proceedings have not as yet been decided.

One Sattan Singh, a workman of the Titaghur Paper Mills Co., is said to have been discharged during the pendency of the proceedings before this Tribunal without any express permission in writing of the Tribunal as contemplated by section 33 of the Industrial Disputes Act amended by the Industrial Disputes (Appellate Tribunal) Act of 1947. At the hearing the dispute relating to the discharge of Sattan Singh was amicably settled by the parties. It has been agreed that Sattan Singh will report himself for duty on Monday, the 30th April 1951, and that the Company will take him back. The period from 22nd February 1951 to the 29th April 1951 shall be special leave with pay and the absence from the 22nd February shall be special leave without pay. The absence during these periods shall not be a break in his service and he shall be entitled to all benefits available to him as if there had been no break in service. The account of his absence from 3rd December 1950 to 29th April 1951 shall be accordingly awarded in terms of the settlement arrived at between the parties as recorded above.

A. DAS GUPTA, District Judge.

The 27th April 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2923Lab.—9th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 7130Lab., dated the 9th December 1950, the industrial dispute between Messrs. British Insulated Cables, Ltd., 9, Hare Street, Calcutta, and one of their employees, Sri Ananta Lal Mukherjee of Bhagirathi Lane, Ballavpur, Serampore, Hooghly, as represented by self, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute existing between Messrs. British Insulated Cables, Ltd., 9, Hare Street, Calcutta, and one of their employees, Sri Ananta Lal Mukherjee of Bhagirathi Lane, Ballavpur, Serampore, Hooghly, represented by himself.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT:

SRI G. PALIT, District Judge, Chairman of the Tribunal

Present for the Employee: Sri Ananta Lal Mukherjee himself

Present for the Company: Sri S. N. Chatterjee, Engineer, and Mr. Cohen, Chief Salesman.

1. By Government order No. 7130Lab., dated the 9th December 1950, the aforesaid dispute has been referred to me for adjudication under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

The reference was received here on the 11th December 1950. The applicant filed written statement on the 21st December 1950. The Company filed written objection on the 29th December 1950. No issues were as the same were contained in the schedule of the order of reference. A hearing was held on the preliminary point whether it is maintainable in the 18th April 1951. The applicant, Sri Ananta Lal Mukherjee, was given a week's time to enable his lawyer to place rulings before the Tribunal. The prayer was allowed. On 26th April 1951, the said applicant presented to the Tribunal in writing that his lawyers declined to appear before the Tribunal. As such, he asked the Tribunal to record its decision according to law.

The issues contained in the schedule of the order of reference stand as follows:—

Was the Company justified in terminating from their services Sri A. L. Mukherjee, with effect from the 31st March 1950? If not, should he be reinstated?

What compensation should he be entitled to?

Before the Tribunal went into the specific questions raised by the applicant, referred to above, the matter whether the Tribunal has jurisdiction to decide those questions was canvassed before it. It was contended by the applicant that the dispute in question was an individual dispute and not a collective one. As such, it does not come within the definition of "industrial dispute", as defined in section 2(k) of the Industrial Disputes Act, 1947. The jurisdiction of the Tribunal was confined to adjudication of industrial disputes only. Naturally the Tribunal took up this legal aspect of the matter first, because, if it lacked jurisdiction, it could not obviously go on to decide the issues on the merits. Though this matter was not covered by the specific issues framed, yet, this being a legal matter, the parties are competent to raise it before the Tribunal.

A brief reference to the facts of the case will be pertinent. Sri Ananta Lal Mukherjee was the Draftsman of the aforesaid Company from 10th October 1948. His service was terminated on 31st March 1950. Sri Mukherjee's contention that his service was dispensed with only to make room for Sri H. Nandi in the vacancy caused by the death of the present incumbent. The Company's answer was that Sri Mukherjee was employed on more than a temporary hand requisitioned for the pressure of work. When the pressure had been relieved, his service was no longer required. As he did not possess the requisite qualification, the Company refused to confirm him in the vacancy caused. There was some attempt at conciliation through intervention of the Labour Directorate, but it proved abortive. So the matter was ultimately referred to this Tribunal.

Now the point before this Tribunal is whether the case is legally maintainable. I am definitely of opinion that the "industrial dispute", as defined in section 2(k) of the Industrial Disputes Act, 1947, stands only for a collective dispute. Individual disputes are not attracted by the said definition. That the present dispute is an individual dispute is admitted by the applicant himself. The order of reference also makes it abundantly clear. I have elaborately discussed this legal aspect of the matter in my judgment in the case of *Messrs. Chittagong Engineering & Electric Supply Co., Ltd., Employees in connection with the case of Sri Satish Chandra* published in the *Calcutta Gazette* on the 11th January 1951. I have expressed similar views also in other cases decided by me subsequently. This view has since been confirmed by the recent judgment of Mr. Justice Chatterjee of the Hon'ble Calcutta High Court, published in the *Calcutta Gazette* (C. W. N., p. 256), in the matter of *J. Choudhuri vs.*

M. C. Banerjee and another. The learned Judge observes, "On construction of section 2(k) of the Industrial Disputes Act, a dispute is between the employer on the one side and any individual employee on the other, cannot come within the definition of an 'industrial dispute'. A dispute which in origin is between the employer and an individual employee may develop into an industrial dispute if the rest of the employees or the majority of them take up the cause of the employee concerned. His Lordship has also fortified this decision by reference to the scheme of the Industrial Disputes Act just to show that the industrial dispute for collective dispute as distinguished from an individual dispute view also gains support from the views expressed by Lord Shaw in *vs. Wade* (1909 A.C. 506) and also other cases. Though in those trade dispute has been mentioned, yet if the definition of trade dispute and industrial dispute is considered, it will be seen that the definition records any distinction, records merely a distinction without difference. In this connection I am not forgetful that my esteemed brother Sri Banerjee, in his award in *Hukumchand Jute Mills* and their employee has expressed a contrary view (*vide Industrial Law Journal*, 1940). I regret I am unable to concur with him in his interpretation of the 'industrial dispute'. Accordingly I find that the present dispute is not maintainable because the Tribunal lacks jurisdiction to decide it. The applicant, Sri Ananta Lal Mukherjee, is out of the Tribunal's claim does not succeed for want of jurisdiction. I, however, point out that I have not recorded any finding on the issues referred to in the finding recorded above.

G. PALIT,

Chairman, Industrial Tribunal

The 30th April 1951.

By order of the Governor

D. S. P. MUKHERJEE, Jt.

ORDER.

No. 2985Lab.—12th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6790Lab., dated 11 November 1950, the award made on adjudication of certain industrial disputes between Messrs. Napier Paint Works, Ltd., having their factory at 8, Gobra (Gorostan) Road, Calcutta, and head office at 3, Mauldhar Road, Calcutta, and their workmen represented by the Napier Paint Workers' Union of 115E, Dharamtolla Street, Calcutta, was referred to a Tribunal consisting of Sri A. Das Gupta, District Judge, for decision whether the period of operation of the said award should not be shortened by reason of a certain material change in the circumstances on which the said award was based occurring since the award was made;

And whereas the said Tribunal has submitted its decision to the Government as shown in the award mentioned hereinafter;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is hereby to publish the award of the said Tribunal so submitted in the annexure hereto.

ANNEXURE.

the matter of reference No. 6790Lab., dated the 27th November 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Napier Paint Works, Limited (head office at 3, Mati Sil Street, Calcutta, and factory at 8, Cobra Geraathan Road, Calcutta) and their workmen represented by the Napier Paint Workers' Union, 115E, Dharamtolla Street, Calcutta.

PRESENT: SRI A. DAS GUPTA, *District Judge.*

the employers: Sri S. C. Sen, Advocate and Sri N. M. Das Gupta, Pleader, instructed by Sri Nirmal Kumar Bakshi, Sales Manager and Sri Asutosh Jana, Chemist.

the workmen: Sri D. L. Sen Gupta, Advocate, instructed by Sri Swadesh Gupta, Vice-President of the Napier Paint Workers' Union.

AWARD.

The facts of the case are that in pursuance of the order of reference 5191Lab., dated the 3rd February 1950, of the Government of West Bengal, Labour Department, Sri S. C. Chakrabarty gave an award directing upon the industrial disputes between the employers and workmen of Messrs. Napier Paint Works. The award was published in the *Calcutta Gazette* under Government of West Bengal, Labour Department, No. 2186Lab., dated the 3rd May 1950. The award directed—

- (i) an increase in the daily basic wages of a worker from Rs. 1-2 to Rs. 1-2-6.
- (ii) an increase in the dearness allowance of a worker from Rs. 19 to Rs. 26 a month of 26 working days,
- (iii) an increase in the basic salaries and dearness allowance of workmen other than workers, who are paid monthly, as detailed below:—

Names with designations.		Pre-award basic wages.	Dearness allowance.	Awarded basic wages.	Dearness allowance.
		Rs.	Rs. a.	Rs.	Rs.
Asutosh Jana, Chemist	..	200	10 0	200	30
Man Roy, Chemist	..	115	8 12	115	30
Madra N. Chatterji, Clerk	..	70	7 12	90	30
Manu Chatterji, Clerk	..	50	7 12	80	30
Kumar Das, Assistant Varnish Expert.	..	65	9 12	65	30
As K Ghosh, Clerk	..	45	7 14	45	30
Padu Das, Clerk	..	45	Nil	45	30
At Das, Driver	..	80	Nil	80	10
Swar Singh, Durwan	..	40	Nil	40	20

The award was to remain in force for one year from the date of its publication.

The employers moved the Government of West Bengal, Labour Department; under section 19(4) of the amended Industrial Disputes Act [section 19(3) of the Act before amendment] for reduction of the operative part of the award on the ground of financial inability to implement it. The following points were placed before the Government:—

- (1) The increment in wages and dearness allowance under the award involves an additional financial commitment to the extent Rs. 9,310.
- (2) Price of linseed oil which forms 66 per cent. of the volume of paint products has gone up from Rs. 48 per maund in 1948 to Rs. 54 per maund in 1949 to Rs. 65 per maund in 1950.
- (3) 90 per cent. of the products of the Company is sold to various establishments under the Government of India under an Award Contract, according to the terms of which no variation in price of linseed oil since acceptance of the tender is taken into account.
- (4) The Company cannot, on account of its low financial position, afford to build a stock of linseed oil to guard against the inflation in its price.
- (5) The Company already incurred a heavy loss in 1949 and is likely to incur a considerable additional loss on the Government contracts on account of the rise in the price of linseed oil.
- (6) The Company's sale in the market is very insignificant and the Company cannot expect to recoup the loss on the Government contracts by sale in the private market.

The letter of the Company is dated the 6th June 1950 (Ext. 1) and was addressed to the Joint Secretary, Government of West Bengal, Labour Department. This is the basis of the present reference.

The Company has filed a written statement before this Tribunal in which all the grounds taken in the letter addressed to the Joint Secretary of the Government of West Bengal, Labour Department, have been taken. Two additional points have been raised here. These are (a) that the balance sheet of the Company for the year 1948 which showed a profit of Rs. 7 was the basis of the award of Sri S. C. Chakrabarty and that after 1948 the Company is running on loss, (b) that the Government does not allow more than 10 per cent. over the manufacturing cost as profit.

The Union opposes the Company's prayer for reduction of the operative period of the award of Sri S. C. Chakrabarty on the following grounds:—
 (1) The total emoluments awarded for the workmen in the Napier & Sons Works, Ltd., are much below the total emoluments awarded for similar workmen of comparable industries, viz., Messrs. Macfarlane & Co. and Messrs. Indian Paint and Varnish & Co., Ltd. (2) The Company is in a prosperous condition. (3) The price of linseed oil has increased only Rs. 2 to Rs. 3 per maund. (4) The selling price of the Company's products has been raised by about 20 per cent. (5) Rise in the price of materials since acceptance of tender is compensated by the Government. (6) Only 70 per cent. of the Company's products are sold to the Government. (7) The accounts of the Company are not properly kept and the Company's fund is drained into the other channels under false colour. (8) Such materials as black sheet, galvanised and plain sheets and other materials secured from the Government at controlled rates are not shown in the account books of the Company.

The Union contends that in the absence of a clear proof that the benefits granted by the last award were extravagant and out of all proportion higher than the lowest limit of the fair wage, alteration of the award to prejudice of the workmen is neither legal nor proper.

It may be noted that in raising the basic wages and dearness allowance for the workmen, the learned Adjudicator Sri S. C. Chakrabarty did not refer to the accounts of the Company in his award. On the other hand following observations of the learned Adjudicator will show that what was paid with him was the poor wage far below the minimum requirements of a man:—

The total emoluments, however, fall far short of what a man requires to maintain himself and his family according to the lowest standard of

life, however, considered the profit of Rs. 7,000, as evidenced by the balance sheet of 1948, in connection with the workmen's demand for bonus and refused to award any bonus until the Company's position improved. It is clear that he considered this profit of Rs. 7,000 too low to justify any award for bonus.

It will be seen that the Company had not the fairness to place a correct picture before the Government. Each and every point which the Company considered necessary was magnified with a view to extract sympathy from the Government. The points raised by the Company are discussed below.

Financial burden imposed by the award on account of wages and dearness allowance of workmen of various categories.

Particulars of workmen.	Increment awarded.		Additional monthly burden imposed by the award.
	Wages.	Dearness allowances (per month).	
		Rs. a.	Rs. a.
.. .. 6p. per day per head.	7 0	328 2	
Chemist	20 0	(34.2 + 294)	
Chemist	21 4	20 0	
Sp. Clerk Rs. 20	22 4	21 4	
Sp. Clerk Rs. 30	22 4	42 4	
Assistant Varnish Expert	24 0	52 4	
Clerk	24 0	24 0	
Clerk	22 2	22 2	
.. ..	30 0	30 0	
.. ..	10 0	10 0	
.. Durwan	20 0	20 0	

Additional monthly burden imposed by the award Rs. 566-4.
The total yearly additional burden is Rs. 6,795 and not Rs. 9,310.

Proportion of linseed oil in paint products, price of linseed oil, stock of linseed oil, contract with the Government and loss on account of contracts.

The Company's case before the Government as also in the written statement filed before this Tribunal was that linseed oil was the main ingredient in paint products, forming 66 per cent. of the volume of finished products. At the hearing a chart indicating the proportion of linseed oil in paint products prepared by the Chemist was placed before me. This chart shows that requirement of linseed oil in paint products varies from 10 per cent. to 33 per cent. and not 66 per cent. as alleged. The chart is Ext. 2(a). The chart shows that out of the contracts for 1948 and 1949 items were supplied in 1950. Three hundred and thirty-four maunds 325 maunds 2 seers of linseed oil were required, respectively, for the outstanding items of the contracts for 1948 and 1949, and 913 maunds 2 seers were required for the items supplied in 1950 out of the contracts for that year. In Exts. 2(b) and 2(d) the average price of linseed oil per maund prevailing in 1950, 1949 and 1948, has been calculated. It is assumed that the calculation of average price was made on the total quantities purchased in the particular year. If it was not so, the calculation cannot be accepted as reliable. The industry has its experts who presume that the calculations were made on the entire purchases during the particular year. The total quantities on which the average price was calculated do not agree with the statements placed before me about the quantities brought forward from the previous year, purchase during the year, consumption during the year and the stock in hand at the end of the year for 1948, 1949 and 1950 (Ext. 4 series). I reproduce this statement in a tabular form:—

			Stock from the previous year.	Purchase during the year.	Consumption during the year.	Stock end of year.
			Md. sr. ch.	Md. sr. ch.	Md. sr. ch.	Md.
1948	234 0 0	3,712 17 0	3,902 23 8	4
1949	43 33 8	4,147 0 0	3,346 10 0	34
1950	344 23 8	1,450 32 0	1,688 32 8	4

The stock at the beginning as also at the end of the year were in the stock book in cwt. and qr. These figures have been noted in Ext. 4 series. From Ext. 4 it is clear that 1,698 maunds 32 seers 8 chittas was consumed in 1950. If we deduct 931 maunds 4 seers 8 chittas consumed in the year as per Ext. 2(b), the balance of 767 maunds must have been in stock at the beginning of 1950. This was sufficient to meet the requirements for the outstanding items out of the contracts for the years 1948 and 1949. No reliable evidence has been placed before me to record as to whether any item out of the contracts for the years 1948 and 1949 had to be supplied in 1950. Even if we assume the statement in Exts. 2 and 2(a) to be correct on this point, my definite finding is that the calculations about the loss incurred by the Company on account of the price of linseed oil is not reliable, firstly because the figures in Exts. 2(b) and 2(d) represent the entire purchases of linseed oil during the three years and it will be seen from a comparison with the figures of consumption in Ext. 4 series that the Company had sufficient stock of linseed oil to cover the requirements as stated in Exts. 2 and 2(a). If Exts. 2(b) and 2(d) do not represent the entire purchases during the three years, the calculation of average price based on these figures was wrong and

able. It may be that the payments mentioned in Exts. 2(b) and 2(c) were made during the particular years. If the Company had obtained any additional quantity of linseed oil during any of these three years it was in terms of an advance contract as suggested by the Union. Attention has been invited to Exts. 8 and 7(b) in which it was noted that the prices quoted in the contracts were based on the price of some raw materials which do not include linseed oil. And it has been argued that in view of the variation in the price of linseed oil after acceptance of the tender. If the position is so, the Company should have entered into forward contracts for the purchase of linseed oil or should have purchased at least a quantity of linseed oil as was required for the contracts with the Government. This was not done, as the Company says. The reasons given are that the Company had no sufficient financial resources to maintain a stock of linseed oil. This does not appeal to me, for the balance sheet shows that the Company took considerable loans to run the business. I was considerably I fail to understand why loans were not available to purchase raw materials or to enter into forward contracts when the price was lower. A business man of ordinary prudence would have made provision which was constantly fluctuating to meet the requirements with the Government which are entered into in advance. If this was not done it was due to want of foresight of the management about the future of the company. I for one cannot appreciate this want of foresight. And I am of the opinion that the workmen should not be penalised for this want of foresight of the management.

The Government is the largest consumer of the products of this Company and this is undisputed. The Company also sells its products in the private market. The price of finished product have also been increased and I presume that the price of linseed oil was taken into account in raising the price of the finished product. It is not possible for me to find out if the sale in the private market was sufficient to neutralise the alleged loss on the Government contracts. The onus is undoubtedly on the Company to make out a case to justify reduction of the operative period of the award. I do not say that the Company was not willing to produce all relevant documents called for by the Union and produced the papers which are on the award in instalments. It has been alleged that some of the papers were withheld by the workers and the copy of an information said to have been submitted to the police has been filed before me. I am not concerned with the question whether any paper was removed by the workmen from the

the not to be billed vouchers we find the following:—

To whom issued.	Particulars.
H. K. Karar	.. 4 pieces G. N. Bush, weight 78 lbs.
F. Harley & Co.	.. 8½ cwt. paint, khaki, stiff.
Ballygunge Rice Mills	.. One tarpaulin, rope 3 bags (tarpaulin to be returned).
F. Harley & Co.	.. 20 cwt. paint, khaki, stiff.
Ditto	.. 5 lbs. aluminium stearate.
Ditto	.. 28 lbs. paint, khaki, stiff.
Ditto	.. 28 lbs. yellow, ochre, stiff.
S. K. Mitra, Dy. Director of Industries, 21, Pratapditya Place.	½ gallon paint, green, finishing, R/M ½ gallon paint, green, under coating R/M.

Date.	To whom issued.	Particulars.
24-3-1950	.. F. Harley & Co. 1 cwt. paint, khaki, stiff.
19-4-1950	.. Joy Guru Bhadur Genuine white zinc paint.
26-8-1950	.. Kundu Brothers 1 tin signal red enamel, 1 lb.
9-12-1950	.. Bengal Porcelain Co., 3, Mati Sil Street.	.. Weighing machine with weight.
5-1-1951	.. N. B. Beed 8 pieces iron rods.
2-2-1951	.. F. Harley 1 lb. aluminium stearate.

This is what we find from the not to be billed vouchers. The counter book of the not to be billed vouchers produced before me is not the original. It has been argued on behalf of the Company that the workers took the original book, and that the new book was prepared with reference only those not to be billed vouchers which were available in the office. It shows that the proprietor Sri N. Beed was supplied with one gallon of spirit and $\frac{1}{2}$ seer of shellack on 12th May 1950 and 56 lbs. of brilliant R/M 28 lbs. Buff R/M—1 md. yellow ochre, 20 lbs. ready made d. two bags of cement on 31st October 1950. It will be seen from the not to be billed vouchers that the proprietor took from the Napier Paint Works paints, spirits, shellack cement and iron rods, from time to time for private requirements. There is nothing to show that any credit was for those things to the Company. On the other hand, the learned Advocate for the Company wanted to justify this on the ground that the Napier Paint Works was a proprietary concern. Item No. 8 in the foregoing counter book shows that on 11th March 1950 some paints were sent to Sri S. K. Beed, Deputy Director of Inspection for his private use. Whenever any article was sent to the office of the Director of Inspection it was sent to his address. But item No. 8 was sent to the residence of the Deputy Director of Industries. This has no justification whatsoever. The foregoing counter book shows that various items of the properties of the Napier Paint Works were sent from time to time to various concerns of not to be billed vouchers. Nothing was mentioned in the vouchers why those articles were sent. We are aware the relationship between the proprietors of the present Napier Paint Works and the concerns to whom these articles were sent. In the new counter-part book some explanation appears to have been given. In items 1, 4 and 6 the word "recondition" has been noted in the counter book although nothing was mentioned in the original vouchers. In the counter book for the item No. 3 the bags were not noted. This shows that the bags were given gratis to the Ballygunge Rice Mills. In the counterpart book No. 12 the words "on loan" have been noted, although the original voucher shows that the articles were sent on the advice of Sri N. B. Beed, Proprietor. Messrs. Beed brothers took mobile oil from the stock of Napier Paint Works from time to time. In some of the vouchers a number of the car for which the mobile oil was required was not noted. Mobile oil was taken, as the not to be billed vouchers show, on 11th March 1950, BLB 8387 and BLB 1488. The Company's case is that one of the cars the Company is used by the Managing Director. In the counter book it is shown that two gallons of mobile oil taken on 28th February 1950, the number of the car appears to be BLB 1488 although in the original voucher it was BLB 8387. This could not be explained. The heavy consumption of mobile oil raises a grave suspicion in my mind that mobile oil was used for use of car or cars for other purposes in addition to the purposes for which it was intended for use in connection with the industry concerned.

It is not possible for the Union to produce exhaustive evidence of irregularities of the nature discussed above. I am not in a position to find out what the real position would have been if there was no such irregularities as discussed above. The heavy expenses shown in the balance sheet under "Lorry and Car expenses and travelling expenses" raises a grave doubt as to whether the expenses were incurred only for the industry concerned. The onus is on the Company to make out a case to justify reduction on the operative period of the award. The workmen were given small increments. In spite of this small increment their emoluments were far below the lowest level of fair wages. It has not been shown that the workmen had given wages and dearness allowance at scales higher than those prevailing in similar industries in the locality or neighbourhood.

It has been suggested that rise in the price of linseed oil is not taken into account by the Government in making payments for the paint products supplied on advance contracts, but nothing has been suggested whether the Government was agreeable to take into account the rise in the wages and dearness allowance of the workmen. It has also not been suggested that the Company has reduced other costs to the minimum and that in spite of such economic measures taken by the management, it was not in a position to pay the workmen according to the award. Variation in the price of raw materials is a normal phenomenon with the industry. Rise and fall in the prices of an industry is also a normal phenomenon and may be due to more than one reason. The mere fact that the price of linseed oil has abnormally gone up does not justify any reduction of the operative period of the award, especially when the Company has not proved before me that all resources had been tapped before the prayer was made to the Government. Rise and fall in the raw materials and the consequent loss in an industry is entirely due to lack of foresight in the management and is not such a material change as contemplated by section 19(4) of the Industrial Disputes Act, as justifying action under the said Section. If this is allowed each and every industry in these days when everything is unstable, rush to the Government for relief under section 19(4) of the Act. Having considered all the facts and circumstances of the case I am inclined to advise the Government to reduce the operative period of the award of Sri S. C. Chakrabartty, District Judge, cited in the *Calcutta Gazette* under Government of West Bengal, or Department, order No. 2188Lab., dated 3rd May 1950. I award accordingly.

A. DAS GUPTA,

District Judge.

1st May 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



The



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, MAY 24, 1951

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স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১০৪০জি.এ।

No. 1545G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

সাধারণ।

(General.

নং ১০৪০জি.এ। ১৫-৪-৫১-৫১১-১০৫২
নিয়োগ ও স্থানান্তর বিভাগের কার্যক্রম
১৫-৪-৫১-৫১১-১০৫২
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24-Parganas-Howrah.—No. 1509G.A./5C-11/51
—18th May 1951.—Sri Umadas Gupta, officiating
Additional District and Sessions Judge, 24-
Parganas, is appointed to act, until further orders,
as Additional District and Sessions Judge, Howrah.

Bankura-Midnapore.—No. 1510G.A./5C-11/51.
—18th May 1951.—Sri Nirod Lal Som, Subordinate
Judge and Assistant Sessions Judge, Bankura, is
appointed to act as Additional District and Sessions
Judge, Midnapore, during the absence, on leave,
of Sri Nishakar Chowdhury, or until further orders.

24-Parganas.—No. 1511G.A./5C-11/51.—18th
May 1951.—Sri Rajendra Kishore Das, Subordinate
Judge and Assistant Sessions Judge, 24-Parganas,
is appointed to act, until further orders, as Addi-
tional District and Sessions Judge of that district.

In exercise of the powers conferred by
Section 10 of the Code of Civil Procedure,
1908, the Governor has appointed
Sri Rajendra Kishore Das, Subordinate
Judge and Assistant Sessions Judge, 24-Parganas,
as Additional District and Sessions Judge of that district.

জারজ।
Police.

২৪-পারগনা-মিডনাপুর-হোবরা-পশ্চিম দিনাজপুর-হুগলী।—নং ১৪৭৬জি.এ।—১৬ই মে ১৯৫১।—নিম্নোক্ত অবস্থাবীন উপ-জারজাধ্যক্ষ-পণ বারাকপুরে আনুষ্ঠানিকভাবে শিক্ষা সমাপনান্তে তাহাদের নামের বিপরীত দিকে প্রাপ্ত হইলেন সপরে নিবৃত্ত হইলেন:—

- (১) প্রসুবলকৃষ্ণ গুহা মজুমদার—২৪-পারগনা।
- (২) প্রিন্স চৌধুরী চট্টোপাধ্যায়—মিডনাপুর।
- (৩) প্রিন্সবদ গুপ্ত—হোবরা।
- (৪) প্রিন্সবদ বিহারী স্যানাল—পশ্চিম দিনাজপুর।
- (৫) প্রিন্সবদ চট্টোপাধ্যায়—হুগলী।

24-Parganas-Midnapore-Howrah-West Dinajpur-Hooghly.—No. 1476G.A.—16th May 1951.—On completion of their training at the Police Training College, Barrackpore, the following probationary Deputy Superintendents of Police are posted to the headquarters station of the district mentioned against their names:—

- (1) Sri Subal Krishna Guha Mazumdar—24-Parganas.
- (2) Sri Panchugopal Bhattacharyya—Midnapore.
- (3) Sri Sibapada Gupta—Howrah.
- (4) Sri Binode Behuri Sanyal—West Dinajpur.
- (5) Sri Saradindu Chattopadhyay—Hooghly.

ছুটি।

Leave.

সাধারণ।

General.

Midnapore.—No. 1444G.A./11/28/51—14th May 1951.—Sri Nishakur Choudhury, Additional District and Sessions Judge, Midnapore, is allowed leave on average pay for three months and eleven days under rule 188(a) read with rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 21st May 1951.

২৪-পারগনা।—নং ১৪৫৬জি.এ।—১৫ই মে ১৯৫১।—ডায়মন্ডহারবারের মহকুমা শাসক প্রি. ডি. এস. সি. বনার্জিকে ১৯০০ দিনের সংশোধিত ছুটি নিয়মানুসারে ৯(এ) নিয়মানুসারে ২৮শে এপ্রিল ১৯৫১ তারিখ হইতে চৌদ্দ দিনের অর্জিত ছুটি প্রদত্ত হইল।

24-Parganas.—No. 1458G.A./11/25/51.—14th May 1951.—Sri V. S. C. Bonarjee, I.A.S. Sub-divisional Officer, Diamond Harbour, is allowed earned leave for fourteen days with effect from 28th April 1951, under rule 9(a) of the Revised Leave Rules, 1933.

Calcutta.—No. 1466G.A./11/26/51.—15th May 1951.—Sri H. Banerjee, I.C.S., Secretary, Refugee Rehabilitation Department, and Refugee Rehabilitation Commissioner, Government of West Bengal, is allowed leave on average pay for one month under rule 81(b)(ii) of the Fundamental Rules with effect from the 16th May 1951, or any subsequent date on which he may avail himself of it.

জারজ।
Police.

মিডনাপুর।—নং ১৪৮২জি.এ।—১৫ই মে ১৯৫১।—মিডনাপুরের অধীক্ষার উপ-জারজাধ্যক্ষ প্রিন্সবদ গুহা মজুমদারকে ১৯০০ দিনের সংশোধিত ছুটি নিয়মানুসারে ৯(এ) নিয়মানুসারে ২৮শে এপ্রিল ১৯৫১ তারিখ হইতে চৌদ্দ দিনের অর্জিত ছুটি প্রদত্ত হইল।

Midnapore.—No. 1482G.A./11/27/51.—18th May 1951.—Sri Subal Krishna Guha Mazumdar, Deputy Superintendent of Police, Midnapore, is allowed leave on average pay for three months and eleven days under rule 188(a) read with rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 21st May 1951.

the 5th March 1951 to the 30th March 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave granted under orders contained in this departmental notification No. 1080G.A., dated the 4th March 1951.

By order of the Govt.

উন্নয়ন।

Development

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ১০৬/সি.বি.ই-৮/১৫১।—৫ই মে ১৯৫১।—নিম্নোক্ত বিদ্যমান অবস্থাবীন বাস্তবায়ন প্রকল্পের অধীক্ষার অধীনে ১৯৫১ তারিখ হইতে দশ দিনের অর্জিত ছুটি ও তারপর ১৯৫১ (২) ও (৩) সংখ্যক নিয়মানুসারে ৭ই জুন ১৯৫১ চৈত্রিক পূর্ণিমা পর্যন্ত ভিত্তিতে দশ দিনের ছুটি প্রদত্ত করা হইল।

No. 956/CB/E-8/51.—5th May 1951.—Haradas Banerjee, Executive Engineer Division, under the Construction Board, is granted leave for thirty days, under rule 11 of the West Bengal Service Rules, Part I, with effect from 8th May 1951 and thereafter leave on certificate for twenty days, under rule 173 (3) of the said rules, with effect from 7th May 1951.

নং ১০৭/সি.বি.ই-৮/১৫১।—৫ই মে ১৯৫১।—উন্নয়ন বিভাগের অধীক্ষার অধীনে ১৯৫১ তারিখ হইতে দশ দিনের অর্জিত ছুটি প্রদত্ত করা হইল।

No. 957/CB/E-8/51.—5th May 1951.—Sudhir Sankar Mitra, Personal Assistant to the Chief Engineer, Development, is appointed in addition to his own duties as Executive Engineer, South Division, under the Construction Board, with effect from 8th May 1951, and further orders (vice Sri Haradas Banerjee leave).

নং ১০০০/কপ-৭/১৫১।—১৯ই মে ১৯৫১।—নিম্নোক্ত বিদ্যমান অবস্থাবীন বাস্তবায়ন প্রকল্পের অধীক্ষার অধীনে ১৯৫১ তারিখ হইতে দশ দিনের অর্জিত ছুটি প্রদত্ত করা হইল।

কলিকাতা তাহার সদর হইবে।

রাজ্যপালের আদেশ

এস. এম. রায়।

প্রধান সচিব

No. 1003/Con.—7/51.—11th May 1951.—Sunil Kumar Bose, Assistant Engineer Division under the South Division of the Construction Board, is appointed temporarily in addition to his own duties as Assistant Engineer, Burdwan Subdivision under the same Board, with effect from the date on which he changes and until further orders. vice Sri Kumar Bhattacharya suspended.

His headquarters will be in Calcutta.

By order of the Govt.
S. N. RAY.

Political

NOTIFICATIONS.

3039P/14E-2/51.—16th May 1951.—The Rev. K. D. Soy, Ordained Minister of Religion in the Gossner Evangelical Lutheran Church in Nagpur and Assam, is authorised under section 6 of the Indian Christian Marriage Act, 1872 (of 1872), to solemnize marriages between one or both of whom is or are a Christian and under section 9 of the Act to certificates of marriages between Indian Christians.

He is also appointed under Act VI of 1886 as Registrar of Births and Deaths for the district of 24 Parganas.

3040P/14E-2/51.—16th May 1951.—The Rev. Paulus Beck, Ordained Minister of Religion in the Gossner Evangelical Lutheran Church in Chotanagpur and Assam, is authorised under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnize marriages between persons one or both of whom is or are a Christian and under section 9 of the Act to grant certificates of marriages between Christians.

He is also appointed under Act VI of 1886 as Registrar of Births and Deaths for the district of Burdwan.

3096P/20P-31/50.—18th May 1951.—In exercise of the power conferred by sub-rule (1) of rule 24 of the Indian Pilgrim Ships Rules, 1933, in supersession of this department notification 015P/20P-31/50, dated the 3rd April 1951, published on page 781 of Part I of the Calcutta Gazette of the 12th April 1951, the Governor is directed to appoint—

the District Magistrates in the mufassal, and the Commissioner of Police, Calcutta, in Calcutta,

be authorities from whom pilgrims intending to go to the Hejaz, shall obtain the pilgrim permit referred to in the said sub-rule.

By order of the Governor,
R. GUPTA, Secy.

Jails

NOTIFICATION.

3096P/20P-31/50.—18th May 1951.—In exercise of the power conferred by sub-rule (1) of rule 24 of the Indian Pilgrim Ships Rules, 1933, in supersession of this department notification 015P/20P-31/50, dated the 3rd April 1951, published on page 781 of Part I of the Calcutta Gazette of the 12th April 1951, the Governor is directed to appoint—

By order of the Governor,
R. GUPTA, Secy.

POLICE DIRECTORATE

by the Inspector-General of Police,
West Bengal

No. 5830A.—14th May 1951.—West Bengal.—Sri Nakuleswar Mukhopadhyay, Probationary Inspector, I.B., West Bengal, is confirmed in his appointment with effect from 1st December 1950.

No. 5876A.—15th May 1951.—Jenab Shaikh Abdul Afsar, officiating Birmahum, is appointed a probationary Birmahum from 26th February 1951 to

fill a permanent vacancy caused by the retirement of Jenab Shamsuddoha, Inspector, Birmahum, and confirmed in his appointment from the same date.

Calcutta.—No. 5929A.—16th May 1951.—2nd A. P. Battalion, West Bengal-Tripura.—The services of Sri Parashuram Dewan, officiating Inspector, 2nd A.P. Battalion, West Bengal, are, in the interest of public service, temporarily placed at the disposal of the Government of India, Ministry of States, with effect from 7th April 1951, for employment as Inspector in Tripura State.

H. N. SIRCAR, Inspr.-Genl.

Transport

NOTIFICATION.

No. 4585W.T.—10th May 1951.—In exercise of the power conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendments in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930P1., dated the 21st September 1940, at pages 2655-2829 of Part I of the Calcutta Gazette of the 10th October 1940, as subsequently amended, namely:—

Amendments.

(1) In the heading before rule 167 of the said rules, for the words "all transport vehicles other than motor cabs and delivery vans" substitute the words "transport vehicles and jeep cars."

(2) In rule 167 of the said rules—

(a) in sub-rule (a) after the words "a delivery van" insert the following:—

"and every jeep car within the said region other than those owned by the Police";

(b) in sub-rule (b), for the word "Transport" substitute the word "motor".

By order of the Governor,
N. C. GHOSH, Secy.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১৫৪৬জি.এ।

No. 1546G.A.

স্বত্ব।

Powers.

নদীয়া।—নং ১৪০৯জি.এ।২৫-১৮।৫১।—১৪ই মে ১৯৫১।—নদীয়া জেলার অবস্থানীন উপ-শাসক প্রব্রেন্দ্র নাথ চট্টোপাধ্যায়কে নদীয়ার প্রেনীর শাসকের ক্ষমতা দেওয়া হইল।

Nadia. — No. 1439G.A.2P-18/51. — 14th May 1951.—Sri Birendra Nath Chatterjee, Deputy Magistrate, on probation, Nadia, is vested with the powers of a Magistrate of the 2nd class.

নদীয়া।—নং ১৪৪০জি.এ।২৫-১৮।৫১।—১৪ই মে ১৯৫১।—নদীয়া জেলার অবস্থানীন অবর উপ-শাসক প্রব্রেন্দ্র নাথ চট্টোপাধ্যায়কে প্রেনীর শাসকের ক্ষমতা দেওয়া হইল।

Nadia. — No. 1440G.A./2P-18/51. — 14th May 1951. — Sri Arun Chandra Sen, Sub-Deputy Magistrate, on probation, Nadia, is vested with the powers of a Magistrate of the 2nd class.

নদীয়া।—নং ১৪১৪জি.এ।২৫-১৮।৫১।—১৪ই মে ১৯৫১।—নদীয়া জেলার অবস্থানীন শাসক প্রব্রেন্দ্র নাথ চট্টোপাধ্যায়কে নদীয়ার ২৫০ বারের উপস্থিত অবস্থানীন শাসকের ক্ষমতা দেওয়া হইল।

Midnapore.—No. 1474G.A./2P-26/51.—16th May 1951.—Sri Amiya Prosad Das, Munsif-Magistrate, Midnapore, is vested with the powers to try summarily the offences mentioned in section 260 of the Code of Criminal Procedure.

By order of the Governor,
S. N. RAY, Chief Secy.

Registration

NOTIFICATIONS.

Nadia.—No. 197Regn.—14th May 1951.—The Governor is pleased to accept the resignation tendered by Janab Nazir Ahmed of his post as Muhammadan Marriage Registrar and Kazi of Krishnanagar (Sadar) in the district of Nadia with effect from the 11th March 1951.

Murshidabad.—No. 198Regn.—14th May 1951.—It is hereby notified for the information of the public that the Joint Sub-Registry office at Kandi in the district of Murshidabad has been shifted to Khargram within the subdivision of Kandi in the same district with effect from the 1st May 1951.

The office shall henceforth be styled as the Office of the Joint Sub-Registrar of Kandi at Khargram.

By order of the Governor,
A. S. RAY, Secy.

FINANCE DEPARTMENT

Budget

NOTIFICATION.

The Charitable Endowments Act (VI of 1890).

No. 7134F.B.—19th May 1951.—It is hereby notified that the Governor of the State of West

Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of "The Rao Mohesh Narayana Roy Fund" created in terms of notification No. 10 dated the 8th February 1897, doth hereby order and direct that the securities, particulars of which were contained in the first part of the schedule written under the above notification, or any security or securities to which they might have been or may be converted, and the messuagium premises situate at Raghunathganj in the division of Jangipur in the district of Murshidabad, particulars of which were contained in the second part of the Schedule written under the above notification, shall, as from the 15th August 1951, vest and be deemed to have vested and be forth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time made thereunder by the Governor of the State of West Bengal, upon trust forever to receive the income of the said security or securities when and as the same became and shall become due and payable and from time to time to apply the same income to the scheme for the creation of the Endowment, particulars of which scheme are contained in the third part of the Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities and properties in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

2. This cancels the orders contained in notification No. 1339F.B., dated the 30th January 1951.

By order of the Governor,
B. DAS GUPTA.

Taxation.

NOTIFICATIONS.

No. 1086F.T.—19th May 1951.—The following probationary Inspectors of Excise are confirmed in

the same post, with effect from the 1st January 1951:—

- (1) Sri Dinesh Chandra Sen
- (2) Sri Jagadish Chandra Roy

No. 829F.T.—6th April 1950.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of the registered dealers together with a description of the goods

covered by the registration certificate are published for general information.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale
1	Tara Stores	125, Old Chinabazar Street, Calcutta.	..	CS/111217A, 25-9-41.	Glassware, lampware, ware and hardware
2	Ramdhane Dey	Amlagora, Midnapore	..	MN/180A, 6-10-41.	Paddy oilcakes, potato, gunny bags, sutli
3	Bellabera Stores	Bellabera, Midnapore	..	MN/501A, 9-1-46.	Mill-made cloth, shirting goods, woollen goods, made garments and goods
4	F. Rahman & Md. Momen	854, New Market, Calcutta.	..	TL/180A, 24-9-41.	Toilet requisites, stationery, cutlery and medicines
5	Lakshmi Narayan Madhusudan Paul	47, Karaya Road, Park Circus Market, Calcutta.	..	BH/458A, 12-11-48.	Rice, flour, d.d. oil, masala, ghee and products
6	Hrishipada Chowdhury	Mira, post-office Plessey, Nadia.	..	KE/217A, 20-4-48.	Salt, oils, pulses, spices, soda, sugar, sugar-cane molasses, tobacco, betel, rope, phonyle, soap, turpentine, biscuits, etc.
7	Maya Medical Stores	Krishnagar, Nadia	..	KE/441A, 4-8-44.	Patent medicines, surgical instruments, medicines, etc.
8	Debenm Nath Goni	Krishnagar, Nadia	..	KE/471A, 9-11-48.	Pulses, cereals, rice, lentils, salt, ghee, etc., and other goods

2	3	4	5	6	7
Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
De-Soo	Goari Bazar, Krishnagar, Nadia.	..	KE/610A, 23-1-48.	Leather, thread, nails, cobbler's set and other requisites and A. B. certified for any process in the manufacturing of shoes for sale.	Shoes and leather.
Chandra Das	21, B. G. Kar Road, Calcutta.	..	SH/256A, 7-10-41.		Rice, potato, onions, pulses.
Santhi Chandra Das	118, Upper Chittpore Road, Calcutta.	..	BDI/194A, 2-10-41.		Tea, stationery and confectionery.
Santhi Chandra Das	22, Jatindra Mohan Avenue, Calcutta.	..	BDI/886A, 24-9-41.		Grocery, spices.
Santhi Chandra Das	Raniganj Bazar, Burdwan.	..	BN/80A, 8-10-41.		Tobacco, cigarettes, oilman stores, patent medicines, tea, lossage, hardware, rubber goods, food stuffs and stationery goods.
Santhi Chandra Das	1B, Ferry Ghat Lane, Serampore, Hooghly.	..	SP/32A, 10-9-41.		Lime, sand, soorkey, cinder, cement, kankar.
Santhi Chandra Das	161/1M, Harrison Road, Calcutta.	..	OL/1815A, 22-8-45.		German silver, aluminium, copper and brass ornaments.

planatory note.—In column 6 the following letters have been used to indicate the meaning assigned against each:—

—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government NOTIFICATIONS.

para.—No. M.1M-76/51.—17th May 1951. hereby notified under section 50 of the Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been elected Commissioners of the Ramjibanpore pality, in the district of Midnapore, at a general election held on the 30th March

Ward No. I.

Anukul Chandra Pal.
Panchu Gopal Ganguly.
Bibhuti Bhushan Laha.

Ward No. II.

Guandi Charan Pal.

Ward No. III.

Devy Chand Piri.
Chittaranjan Mukherjee.

Ward No. IV.

Devy Krishna Roy.
Sreendra Nath Fozdar.
Sahana Das Ghose.

para.—No. M/1M-76/51.—17th May 1951. hereby notified under section 50 of the Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been elected as Commissioners of the Ramjibanpore Municipality, in the district of Midnapore, at the general election held on the 30th March 1951:—

Ward No. I.

Madra Nath Santra.

Ward No. II.

Madra Ramanuja Das Mohanta.

Ward No. III.

Madra Binode Ghosh.
Ch. De.

Ward No. IV.

Kumar Sarkar.

Ward No. V.

Madra Mahan Goswami.
S. Sarkar Roy.

Ward No. VI.

Sri Janaki Padu Datta.
Sri Pramatha Nath Dirghangi

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATION

Calcutta.—No. Medl. 2277(CF)1M-14/50 K.W.—15th May 1951.—Dr. B. Agarwalla, House Surgeon, Lady Dufferin Victoria Hospital, Calcutta, is appointed temporarily to act as Resident Medical Officer of the same institution from 2nd May 1951 to 31st May 1951, *vice* Dr. M. Dutta on leave.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS

The Charitable Endowments Act, 1890.

No. P.H.1425/1D-4/51.—11th May 1951.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrators of Rani Monindra Mohini Debi Sanitary Improvement Fund, created in terms of notification No. 1571S., dated the 25th March 1905, doth hereby order and direct that the Government securities, particulars of which are contained in the First Schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office, subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said

endowment, particulars of which scheme are contained in the Second Schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

Calcutta.—No. P.H.1432/1M-22/51.—11th May 1951.—Dr. Haridas Mukerji, M.B. (Cal.), D.I.H. (Lond.), is appointed, on probation, to the post of Assistant Director of Health Services (Industrial Hygiene), under the Directorate of Health Services, West Bengal, with effect from the date on which he joins.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DIRECTORATE OF HEALTH SERVICES

Orders by the Director of Health Services West Bengal ORDER.

Calcutta, the 10th May 1951.

In exercise of the powers conferred upon me by regulation 26 of the Regulations made under section 2 of the Indian Epidemic Diseases Act, 1897, published under notification No. P.H. 2R-17/51, dated 29th March 1951, I hereby authorise the following persons to act as Inspecting Officers under regulations Nos. 24, 24A, 25 and 29 of the said Regulations:—

All police officers of the rank of Assistant Sub-Inspector, Sergeant or above.

B. C. DAS GUPTA, Director.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

প্রকাশনাবলী।

NOTIFICATIONS.

নং ৩৮।—১০ই মে ১৯৫১।—উত্তর মণ্ডলের অধীক্ষক বাস্তুকার প্রতাপদ মারিককে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে গড় বেতনে ১৯৫১ সালের ৩রা মে তারিখ হইতে দুই মাসের ছুটি মজুর করা হইল।

No. 38.—10th May 1951.—Sri Tarapada Marik, Superintending Engineer, Northern Circle, is allowed, under rule 184(b)(ii) of West Bengal Service Rules, Part I, leave on average pay for two months with effect from 3rd May 1951.

নং ৩৯।—১০ই মে ১৯৫১।—জলপাইগুড়ি জেলার অধীক্ষক বাস্তুকার প্রতাপদ মারিককে, স্বীয় কর্তব্যের অতিরিক্ত, ৩রা মে ১৯৫১ তারিখ হইতে পুনরায় পদে অবকাশভোগী প্রতাপদ মারিকের স্থানে অস্থায়ীভাবে উত্তর মণ্ডলের অধীক্ষক বাস্তুকারের পদে নিযুক্ত করা হইল।

No. 39.—10th May 1951.—Sri Anil Kumar Ghosh, Executive Engineer, Jalpaiguri Division, is appointed to act temporarily as Superintending Engineer, Northern Circle, in addition to his own duties, with effect from 3rd May 1951 and until further orders, *vice* Sri T. P. Marik, granted leave.

নং ৪০।—১১ই মে ১৯৫১।—সাধারণের অবগতির জন্য এতদ্বারা বিজ্ঞপিত করা যাইতেছে যে, বাস্তু অধিকারের ২নং রাস্তা-নিৰ্মাণ মণ্ডলের অধীনস্থ “বহরমপুর নিৰ্মাণভুক্তি” নাম অধিরাং “বুর্জিয়ার্দ নিৰ্মাণভুক্তি” নামে পরিবর্তিত হইবে।

রাজ্যপালের আদেশানুসারে,

স্বাক্ষর কর্তৃক,

সংস্কৃত সচিব।

No. 40.—11th May 1951.—It is hereby published for general information that with immediate effect, the name of the “Berhampore Construction Division” in the Road Construction Division No. 1

under the Directorate of Works and Buildings will be changed to “Murshidabad Construction Division.”

By order of the Governor
S. K. MAJUMDAR, Jt

Communications NOTIFICATION

No. 1-C.—16th May 1951.—In exercise of powers conferred by section 36 of the Bengal Ferries Act, 1885 (Bengal Act I of 1911) the Governor is pleased to delegate to the Commissioners of Divisions in West Bengal powers conferred upon him by section 8 of the said Act.

By order of the Governor
S. K. MAJUMDAR, Jt

সেচন ও জলপথ বিভাগ।

IRRIGATION AND WATERWAYS DEPARTMENT

প্রকাশনাবলী।

NOTIFICATIONS

নং ২৭।—১২ই মে ১৯৫১।—পশ্চিম মণ্ডলের অধীক্ষক সেচনভুক্তির অস্থায়ী নিৰ্মাণী বাস্তুকার প্রদীপেন্দ্রনাথ ধরকে, না দেওয়া পর্যন্ত ২নং ইন্ডেক্সেশনভুক্তির নিৰ্মাণী বাস্তুকার নিযুক্ত করা হইল।

২। এই বিভাগের ৬ই এপ্রিল ১৯৫১ তারিখের ১৯নং এতদ্বারা বাতিল করা গেল।

No. 27.—12th May 1951.—Sri Dinendra Dhar, officiating Executive Engineer, II (Irrigation) Division, under the Eastern Circle, is transferred in the interests of the public and appointed to act until further orders, *Executive Engineer, Investigation Division No. 11, under the Eastern Circle*.

2 This department notification No. 19, dated the 6th April 1951, appointing Sri D. N. Dhar, Executive Engineer, West Midnapore, is hereby cancelled.

নং ২৮।—১২ই মে ১৯৫১।—পশ্চিম মণ্ডলের অধীক্ষক সেচনভুক্তির অস্থায়ী নিৰ্মাণী বাস্তুকার, প্রদীপেন্দ্রনাথ ধরকে, না দেওয়া পর্যন্ত স্বীয় কর্তব্যের সহিত উক্ত পদে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,

স্বাক্ষর কর্তৃক,

সচিব।

No. 28.—12th May 1951.—Sri Kamal Pramanik, officiating Executive Engineer, Midnapore Division, under the Western Circle, is appointed to hold, until further orders, the post of Executive Engineer, Midnapore Division under the Eastern Circle in addition to his own duties, *vice* Sri S. K. Dhar, officiating Executive Engineer, transferred.

By order of the Governor
S. K. DE

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power NOTIFICATIONS.

No. 1626M.P.—11th May 1951.—Sri Bhowmick, B.E. (Electrical), is appointed to the post of Assistant Engineer, Cooch Behar Electric Supply, Government of West Bengal, with effect from 1st April 1951.

1650M.P.—14th May 1951.—The Governor is directed that the following further amendment shall be made in the regulations published under notification No. 12230Com., dated 14 December 1935, read with notification 100Com., dated the 2nd July 1937, as subsequently amended, under sub-rule (I) of rule 48 Indian Electricity Rules, 1937, namely:—

Amendment.

For the proviso to regulation 17 of the said regulations, for the words "together with the certificate" substitute the words "together with the certificate"

1653M.P.—14th May 1951.—Sri Rabindra Mitra, B.F.E., Engineering Assistant, City Development, is appointed temporarily as Assistant Engineer, Grade II, Electricity Department, West Bengal, with effect from the date of assuming charge.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Industries

NOTIFICATIONS.

1190Ind.—10th May 1951.—Sri S. K. Superintendent of Sericulture, Berhampur, granted under rule 184(b)(ii) of the West Service Rules, leave on average pay for months from the 16th May 1951 preparatory to retirement.

1191Ind.—10th May 1951.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased to make the following rules regulating the recruitment of persons appointed to the post specified below, namely:—

Rules.

Qualifications.—(I) A person appointed to the post of Assistant Director of Industries must possess—

(i) a good degree in Economics, Commerce or any branch of Science;

(ii) thorough knowledge about the position and prospects of Cottage and Small Scale Industries in West Bengal and preferably other parts of India;

(iii) three years' administrative experience in a well-established commercial concern or a Government Department;

(iv) thorough knowledge about markets and marketing methods of Cottage Industries in West Bengal and experience in organising Cottage and Small Scale Industries.

(v) He must be capable of interpreting intelligently economic data regarding Cottage and Small Scale Industries.

(vi) In making appointment to the said post preference will be given to candidates who possess practical experience in the technique of production in Cottage and Small Scale Industries.

(vii) A person when recruited to the said post must not be less than 30 or more than 45 years of age.

Method of recruitment.—Recruitment of a person to the said post shall be—

(i) by selection; or

(ii) promotion from the following permanent posts:—

(a) Officer-in-charge of Government Industrial and Commercial Museum,
(b) Industrial Intelligence Officer,
(c) Marketing and Publicity Officer,
(d) Assistant Intelligence Officer,
(e) Industrial Investigators, and
(f) Industrial Surveyors.

No. 1214Ind.—14th May 1951.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased to make the following rules regulating the recruitment and conditions of service of the persons appointed to the posts specified below, namely:—

Rules.

1. The candidates for appointment to the post of Superintendent of Sericulture, West Bengal, must possess the qualifications specified in Part A below and it is desirable that they should possess the qualifications specified in Part B below—

Qualifications—Part A.

- (i) A Bachelor's degree in Science with Zoology and Botany of a recognised University;
- (ii) sufficient experience in Sericulture with particular reference to rearing, mulberry cultivation and seed supply;
- (iii) sufficient administrative experience and considerable local knowledge of the silk-growing districts in West Bengal;
- (iv) experience of education in Sericulture;
- (v) age between 25 and 40 years.

Part B

- (i) A Master's degree in Zoology;
- (ii) research experience in production and supply of Univoltine races and knowledge of technique in Fil (Cross work and also of reeling machinery and of testing and conditioning of raw silk.

2. The method of recruitment to such post shall be as follows:—

Method of recruitment.

- (i) Selection;
- (ii) promotion from subordinate posts of Senior District Inspectors of Sericulture, District Inspectors of Sericulture and Superintendents of Nurseries

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 37.—14th May 1951.—Sri P. G. Sen, Assistant Director of Industries (Textiles), West Bengal, was allowed earned leave on medical certificate for thirteen days from 23rd April 1951 to 5th May 1951, under rule 168(I) of West Bengal Service Rules, Part I.

He was permitted to prefix and affix Sundays on 22nd April 1951 and 6th May 1951 to the leave.

D. N. GHOSE,
Director of Industries.

LABOUR DEPARTMENT

ORDER.

No. 3132Lab.—18th May 1951.—In exercise of the power conferred by clause (e) of sub-section (2) of section 7 and section 11 of the Payment of Wages Act, 1936 (IV of 1936), and in partial modification of the notification No. 2343Com., dated the 8th June 1945, the Governor is pleased to authorise deductions by the Officer-in-charge of Construction, India Government Mint at Alipore, in the district of 24 Parganas, from the wages of persons employed in the said Mint, for food or drinks supplied to such persons on a credit coupon system from the canteen provided in the said Mint in accordance with the provisions of section 46 of the Factories

Act, 1948 (LXIII of 1948), on the following conditions, namely:—

- (a) the canteen is run and managed without profit;
- (b) the prices to be charged for food or drinks are displayed in a prominent manner in the canteen;
- (c) no interest is charged on the credits allowed to the workers; and
- (d) the sum of total deductions for cost of food or drinks supplied from the canteen on a credit coupon system for any wage period does not exceed a maximum of 25 per cent. of the wages earned by the workers during the corresponding period.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 1(1)/51/W.C.—5th May 1951.—In addition to the names of members constituting the Works Committee in the Liluah Iron Works, Guha Park, Liluah, Howrah, as published in this Labour Directorate notification No. 1/W.C., dated 17th January 1951, in Part I at page 239 of the *Calcutta Gazette*, dated 1st February 1951, the names of the following persons are also published as members of the above Works Committee for general information:—

Members elected by the workmen.

1. Sri Biswanath Bhattacharjee.
2. Sri Alfas Kerkatta.
3. Sri Biraj Mohan Pal.

Members nominated by the employers.

1. Sri Amiya Chandra Guha.
2. Sri Amal Kumar Mitra.
3. Sri Saileshwar Das.

No. 17(9)/48/51/W.C.—10th May 1951.—The name of "Mr. G. D. Crockett", a member nominated by the employers to the Works Committee of the Kinnison Jute Mills Co., Ltd., Titaghur, 24-Parganas, as published in this Labour Directorate notification No. 17(5)48/L.C., dated 12th May 1950, in Part I at page 988 of the *Calcutta Gazette*, dated 25th May 1950, is hereby cancelled and the name of "Mr. P. Wynd" is published in his place for general information.

No. 45(1)49/51/W.C.—10th May 1951.—In partial modification of this Labour Directorate notification No. 45/L.C., dated 23rd April 1949, published in Part I at page 750 of the *Calcutta Gazette*, dated 5th May 1949, the name of "Sri G. V. Karlekar", a member nominated by the employers to the Works Committee in the Naskarpura Jute Mills Co., Ltd., 220/2, Shivagopal Banerjee Lane, Ghosury, Howrah, is hereby cancelled and the name of "Sri B. N. Kapoor" is published in his place for general information.

No. 59(4)/48/51/W.C.—15th May 1951.—In partial modification of this Labour Directorate notification No. 59/L.C., dated 18th September 1948, published in Part I at page 1361 in *Calcutta Gazette*, dated 7th October 1948, the name of "Mr. J. W. Webber", a member nominated by the employees to the Works Committee in the Gramophone Company, Limited, 33, Jessore Road, Dum Dum, 24-Parganas, is hereby cancelled and the name of "Mr. H. F. Philipson" is published in his place for general information.

S. K. HALDAR,

DEPARTMENT OF FOOD NOTIFICATIONS.

No. 4119F.D./FD/8A/26/51.—14th May
—Sri Madhab Chandra Sen, W.B.J.C.S. (Temporary), is appointed temporarily to act until further orders as Deputy Assistant Regional Controller of Procurement, Burdwan, in the Directorate of Procurement and Supply, Department of Food, *vice* Sri Sudhir Ranjan Sen Gupta.

2. Sri Sudhir Ranjan Sen Gupta, W.B.J. Deputy Assistant Regional Controller of Procurement, Burdwan, is transferred to Raiganj temporarily to act until further orders as Deputy Assistant Regional Controller of Procurement, Raiganj, *vice* Sri Arun Prakash Khan, reverted.

3. Sri Upendra Kumar Chakravarty, W.B.J.C.S., Assistant Director in the Directorate of Procurement and Supply, is appointed temporarily to act until further orders as Deputy Assistant Regional Controller of Procurement, Hooghly, Chinsurah, *vice* Sri Jagadindra Roy.

4. Sri Basudeb Basak, W. B. J. C. S., Assistant Regional Controller of Procurement, Howrah (Uluberia), is appointed temporarily until further orders as Assistant Director in the Directorate of Procurement and Supply, Department of Food, *vice* Sri Upendra Chakravarty.

No. 4178F.D./F.D./6T-9/51.—15th May
—Sri Ram Krishna Gopal Mukherjee, S.O. Officer (Establishment) under the Directorate of Rationing and Distribution, is appointed temporarily to act, until further orders, as S.O. Officer (Initial Area) in the same Directorate, *vice* Sri Subodh Chandra Gupta Bakshi.

2. Sri Subodh Chandra Gupta Bakshi, Special Officer (Initial Area) under the Directorate of Rationing and Distribution, is appointed temporarily to act until further orders, as S.O. Officer (Establishment) in the same Directorate, *vice* Sri Ram Krishna Gopal Mukherjee.

No. 4192F.D./F.D./6T-8/51 — 15th May 1951.—This department notification No. F.D., dated 25th April 1951, appointing Anukul Chandra Sen, W.B.C.S., Regional Controller of Procurement, Region III, Calcutta, as Regional Controller of Procurement, Region III, Calcutta, is cancelled.

By order of the Governor,
P. NAG, Dy Secy.

No. 4153F.D./D.C.S./FD/11/34/47 — May 1951.—Sri Girija Bhusan Banerjee, District Controller, Howrah, was granted leave for thirty days on medical certificate with effect from the 26th March 1951, as follows:—

- (1) earned leave for two days under rule 168(f) of West Bengal Service Rules, Part I,
- (2) leave on medical certificate for two days under rule 173(2) *ibid*, and thereafter
- (3) extraordinary leave for the remaining period under rule 174(b)(ii) *ibid*.

CORRIGENDUM.

No. 4152F.D./FD/210/1/51.—15th May 1951.—In the first line of paragraph 2 of this department notification No. 2162F.D., dated 10th May 1951, published in page 637, Part I of the *Calcutta Gazette*, dated 22nd March 1951, please delete "Sudhir Chandra Chakravarty" and insert "Sudhir Kumar Chakravarty".

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Hooghly. No. 5920L.R.—14th May 1951.—In exercise of the power conferred by section I of the Land Recovery (Under-tenures) Act, 1865 (Act VIII of 1865), as amended by the Land Recovery (Under-tenures) Amendment Act, 1941 (Bengal Act IV of 1945), the Governor is pleased to vest Sri R. N. Basu, I.A.S., District Magistrate, Hooghly, with the powers of a Collector of a district for the purposes of the said Act, to be exercised in the district of Hooghly on the 16th May 1951.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex-officio*).

Land Acquisition

NOTIFICATIONS.

No. 5860L.A.—12th May 1951.—The Governor is pleased to cancel so much of the notification No. 4021L.A., dated the 28th April 1946, under section 4 of the Land Acquisition Act, 1894, published at pages 755-756, Part I of the *Calcutta Gazette* of the 5th May 1949, as respects of land, measuring, more or less, comprising part of cadastral plot No. 1764 of village Gayespur, jurisdiction list No. 87, pargana Chakdaha, district Nadia, measuring an area of 101.56 acres, notified for acquisition and notification for the excavation of a canal between river Jamuna and the East Indian Railway boundary at Palladaha, Bippur, in connection with the establishment of a Central Livestock Research Station at Haringhata.

No. 5862L.A.—12th May 1951.—It appears to the Governor that land is required to be taken by Government at the expense for a public purpose, viz., for the excavation of a canal between river Jamuna and the East Indian Railway boundary at Palladaha, Bippur, in connection with the establishment of a Central Livestock Research Station at Haringhata, in the jurisdiction list No. 87, pargana Havilishahar, district Nadia, is hereby notified that for the above purpose a piece of land comprising part of cadastral plots Nos. 1449 and 1454, and measuring more or less, an acre, is likely to be required within the village of Gayespur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Krishnagar (Collectorate).

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as is not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of this notification is given in the *Calcutta Gazette*, file an objection in writing before the Collector of 24-Parganas.

In exercise of the powers conferred by section 17(f) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 5864L.A.—12th May 1951.—In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of the 0.1116 of an acre of land which was notified for acquisition under declaration No. 2760L.A., dated 8th April 1949, under section 6 of the Act, published at page 633, Part I of the *Calcutta Gazette* of the 14th idem, for the Commissioners for the Port of Calcutta for a telephone hut with track boards and a tank for navigational purpose in the village of Rajampur, jurisdiction list No. 17, thana Falta, pargana Panchakuli, district 24-Parganas.

Hooghly.—No. 5866L.A.—12th May 1951.—The Governor is pleased to cancel the notification No. 3733L.A., dated the 22nd May 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 828, Part I of the *Calcutta Gazette* of the 6th June 1946, in respect of the proposed acquisition of 1.47 acres of land required by the Hooghly District Board for excavation of a channel for irrigation purposes in the villages of Bargaeha and Nawapara, jurisdiction list Nos. 146 and 29, respectively, thana Haripal, pargana Bandipore, district Hooghly.

24-Parganas.—No. 5868L.A.—12th May 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of Usthi Kulechharan Pal Memorial Institution for a public purpose, viz., for extension of school hostel and playground, in the villages of Jagadishnagar and Usthi, jurisdiction list Nos. 72 and 95, thana Magrahat, pargana Moragachha, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising portion of cadastral plot No. 1764 of village Jagadishnagar and portion of cadastral survey plot No. 279, and entire cadastral survey plots Nos. 280 and 291 of village Usthi, and altogether measuring, more or less, 3.35 acres, is likely to be required within the aforesaid villages of Jagadishnagar and Usthi.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Bankura.—No. 5898L.A.(P.W.).—14th May 1951.—The Governor is pleased to cancel so much of the notification No. 1942L.A.(P.W.), dated the 20th March 1946, under section 4 of the Land Acquisition Act, I of 1894, published in an extraordinary issue of the *Calcutta Gazette* of the 24th idem, as amended by erratum No. 5894L.A.(P.W.), dated the 14th May 1951, as relates to pieces of land, measuring, more or less, 2.48 acres, as detailed below, out of the total area of 150.40

acres, notified for acquisition for the construction of the Bankura-Banibandh Road (portion in thana Bankura), in the district of Bankura.

Thana Bankura, village Dhalbanga, jurisdiction list No. 194.

Cadastral plots in full—680, 668, 669, 670, 671, 661, 660, 655.

Cadastral plots in part—1132, 1082, 1125, 753, 155, 659, 663, 662, 667, 208, 1195, 1194, 677, 679, 672, 652, 653, 654, 1270.

Thana Bankura, village Jagadalla, jurisdiction list No. 196.

Cadastral plot in part—1.

Thana Bankura, village Dadhimukha, jurisdiction list No. 189.

Cadastral plot in part—192.

Bankura.—No. 5900L.A.(P.W.).—14th May 1951.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of pieces of land measuring, more or less, 12.48 acres, as detailed below, out of 140.64 acres, of land covered by declaration No. 2414-L.A.(P.W.), dated the 4th April 1946, published in an extraordinary issue of the *Calcutta Gazette* of the 12th idem, as amended by erratum No. 5896L.A.(P.W.), dated the 14th May 1951, and required for the construction of the Bankura-Banibandh Road (portion in thana Bankura), in the district of Bankura.

Thana Bankura, village Dhalbanga, jurisdiction list No. 194.

Cadastral plots in full—1090, 1094, 1106, 1108, 1109, 686, 684, 682, 1224, 1220, 1209, 1208, 1207, 1206, 1205, 1204, 681.

Cadastral plots in part—5, 2, 1274, 7, 1192, 1190, 1181, 1119, 149, 144, 158, 157, 195, 197, 198, 156, 199, 159, 203, 688, 1111, 1107, 1110, 1116, 1117, 153, 148, 141, 143, 139, 140, 657, 1189, 683, 685, 687, 1065, 1066, 1068, 1089, 1091, 1093, 1062, 1095, 1096, 1097, 1098, 1105, 1104, 1122, 1118, 1121, 1120, 1182, 1188, 1269, 1268, 1221, 1222, 1225, 1229, 1230, 1223, 1202, 1203, 1193, 1168, 1167, 1170, 1219, 1218, 1217, 1212, 1210, 1186, 678, 656, 168, 167, 129, 152, 151, 150, 142, 138.

Thana Bankura, village Jagadalla, jurisdiction list No. 196.

Cadastral plot in part—165.

Thana Bankura, village Dadhimukha, jurisdiction list No. 189.

Cadastral plots in part—199, 200, 201.

Midnapore.—No. 5904L.A.(P.W.).—14th May 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz. for the construction of the Panskura-Ghatal Road (section from Panchberya to Shyamsundarpur), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 81.66 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Midnapore:—

District Midnapore.

Thana Daspur, village Banskhali, jurisdiction list No. 76.

Cadastral plots in full—408, 405, 404, 403, 398, 352, 354, 361, 362.

Cadastral plots in part—409, 411, 410, 415, 416, 417, 418, 402, 401, 400, 399, 346, 347, 351, 350, 329, 355, 353, 356, 357, 359, 366, 360, 110, 103, 102, 363, 364, 365, 369, 368, 367, 374, 397, 395, 394, 406, 407.

Thana Daspur, village Bar Julalpur, jurisdiction list No. 75.

Cadastral plots in full—1073, 1044, 1028, 942, 944, 945, 950, 686, 687, 682, 709, 71

Cadastral plots in part—1070, 1071, 1072, 1048, 1047, 1046, 1045, 1030, 933, 941, 94, 946, 947, 948, 949, 1043, 1039, 1038, 1031, 1026, 1024, 1025, 953, 952, 951, 913, 960, 1097, 889, 885, 886, 884, 752, 883, 882, 88, 879, 878, 662, 663, 665, 666, 688, 690, 68, 681, 653, 661, 664, 667, 668, 678, 676, 70, 712, 713, 714, 717, 736, 734, 730, 731, 72, 706, 704, 701, 700, 699, 737, 738, 739, 72, 729.

Thana Daspur, village Kalara, jurisdiction list No. 72.

Cadastral plots in full—874, 908, 907, 9, 83, 73, 118, 145.

Cadastral plots in part—2102, 2103, 210, 853, 854, 855, 856, 857, 858, 879, 880, 878, 8, 850, 847, 846, 859, 861, 863, 864, 867, 86, 875, 876, 877, 909, 910, 911, 912, 822, 94, 976, 975, 974, 968, 963, 996, 996, 994, 99, 899, 913, 914, 898, 915, 917, 916, 916, 949, 9, 967, 965, 964, 962, 2, 1001, 1000, 997, 99, 1020, 1021, 1022, 1045, 1044, 1040, 1041, 1043, 1074, 1073, 1075, 1076, 1077, 1078, 1080, 1087, 1088, 1212, 1089, 1090, 1091, 1094, 1093, 1092, 1086, 85, 84, 81, 80, 79, 72, 74, 76, 128, 132, 131, 130, 116, 147, 34, 117, 119, 120, 127, 134, 133, 114, 149, 14, 155.

Thana Daspur, village Sultannagar, jurisdiction list No. 69.

Cadastral plots in full—649, 646, 639, 63, 635, 636, 632, 583, 579, 580, 581, 578.

Cadastral plots in part—652, 653, 651, 612, 613, 614, 617, 618, 619, 623, 624, 64, 629, 630, 631, 650, 648, 647, 644, 640, 63, 633, 577, 578, 565, 566, 567, 568, 567, 5, 590, 584, 582, 585, 549, 564, 563, 559, 546.

Thana Daspur, village Khar Radhak, jurisdiction list No. 68.

Cadastral plots in full—680, 667, 668, 370, 371, 372, 373, 374, 375, 377, 378, 381, 384, 155, 166.

Cadastral plots in part—681, 682, 679, 669, 651, 362, 409, 408, 776, 664, 665, 653, 367, 360, 361, 363, 365, 368, 376, 385, 387, 406, 405, 404, 402, 400, 399, 394, 342, 330, 251, 247, 248, 250, 157, 156, 153, 160, 147, 146, 144, 143, 163, 164, 171, 167, 168, 169, 170, 784.

Thana Daspur, village Kalmijor, jurisdiction list No. 65.

Cadastral plots in full—1215, 1217, 1, 1175, 1176, 1167, 930.

Cadastral plots in part—1221, 1219, 1, 1213, 1214, 1216, 1271, 1201, 1200, 1, 1193, 1192, 1194, 1177, 1178, 1166, 1, 1162, 1161, 1135, 1174, 1173, 1168, 1, 1160, 1050, 1049, 1048, 1939, 980, 983, 987, 988, 989, 979, 978, 931, 932, 933, 939, 940, 941, 907, 908, 909, 910, 923, 922, 915, 914, 911.

Thana Daspur, village Basudebpur, jurisdiction list No. 63.

Cadastral plots in full—1539, 1515, 11, 1533, 1535, 1536, 1537, 1250.

Cadastral plots in part—1611, 1540, 11, 1543, 1546, 1547, 1548, 1525, 1526, 11, 1534, 1529, 1530, 1722, 1521, 1520, 11, 1513, 1249, 1251, 1243, 1244, 1238, 11, 1226, 1225, 1224, 1222, 1239, 1240, 1241.

Daspur, village Baikunthapur, jurisdiction list No. 64.

Cadastral plots in full—760, 761, 893, 763, 710, 667, 651, 656.

Cadastral plots in part—884, 905, 878, 877, 833, 822, 771, 772, 773, 774, 770, 765, 766, 767, 728, 729, 762, 730, 731, 759, 733, 734, 904, 711, 712, 713, 714, 715, 717, 693, 688, 690, 682, 684, 688, 669, 650, 648, 654, 655, 895, 632, 666.

Daspur, village Mamudpur, jurisdiction list No. 61.

Cadastral plots in full—833, 832, 818, 820, 916, 918, 930, 946, 947, 952, 1032, 1026, 529, 501.

Cadastral plots in part—842, 841, 840, 830, 831, 839, 838, 834, 835, 817, 816, 819, 808, 805, 806, 802, 800, 801, 798, 797, 931, 932, 933, 945, 943, 948, 949, 950, 951, 959, 960, 961, 962, 964, 970, 969, 967, 966, 911, 912, 913, 915, 919, 924, 925, 926, 928, 929, 953, 958, 973, 972, 971, 991, 1001, 1003, 1005, 1006, 1007, 1008, 1028, 1027, 1025, 1024, 1031, 1033, 1034, 1036, 1037, 1021, 1022, 1019, 1020, 527, 528, 502, 531, 530, 495, 496, 498, 500, 455, 454, 451, 449, 448, 445, 442, 380, 381, 377, 438, 386, 384, 383, 370, 369, 368, 361.

Daspur, village Shyamsundarpur, jurisdiction list No. 50.

Cadastral plots in part—1234, 1233, 1231, 1232, 1236, 1224, 1223, 1222, 1225, 1218, 1221, 120, 1211, 637, 616, 617, 618, 1257.

notification is made under the provisions of 4 of Act, I of 1894, to all whom it may

concern of the land may be inspected in the office of the Superintending Engineer, Road Planning at Anderson House, Alipore, as well as in the office of the Collector of Midnapore.

Exercise of the powers conferred by the aforesaid Act, the Governor is pleased to authorise officers for the time being engaged in the under-mentioned survey the land and do all other acts as may be permitted by that section.

any person interested in so much of the above land as is not waste or arable, who has any objection to the acquisition thereof, may, within 15 days after the date on which public notice of this notification is given in the official gazette, file an objection in writing before the Collector of Midnapore.

Exercise of the powers conferred by section 4 of the Land Acquisition Act I of 1894, under section 4 of the Land Acquisition Act, 1947, published at page 767, Part I of the Calcutta Gazette of the 10th idem, as subsequently amended by (1) erratum No. 2564 L.A.(P.W.), dated 1st April 1949, published at page 599, Part I of the Calcutta Gazette of the 7th idem, (2) notification No. 7818 L.A.(P.W.), dated 12th September 1949, published at page 121, Part I of the Calcutta Gazette of the 15th idem, (3) erratum No. 9946 L.A.(P.W.), dated 1st November 1949, published at page 2083, Part I of the Calcutta Gazette of the 1st December 1949, in connection with the intended acquisition

of land in the district of Burdwan, for the large scale development of industries essential for the Province.

24-Parganas.—No. 5910 L.A.(P.W.).—14th May 1951.—The Governor is pleased to cancel the notification No. 20366 L.A., dated the 24th November 1945, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1973-75, Part I of the Calcutta Gazette of the 29th idem, in respect of the proposed acquisition of 67.45 acres of land for the construction of the Calcutta-Chittagong Road (Shyambazar railway station to Dum Dum Aerodrome Section) in the district of the 24-Parganas.

24-Parganas.—No. 5912 L.A.(P.W.).—14th May 1951.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of the entire area of 48.51 acres of land, covered by declaration No. 2077 L.A., dated the 1st December 1945, published at page 2038, Part I of the Calcutta Gazette of the 6th idem, which was proposed to be acquired for the construction of the Calcutta-Chittagong Road (Shyambazar railway station to Dum Dum Aerodrome Section) in the district of the 24-Parganas.

Midnapore.—No. 5922 L.A.(P.W.).—14th May 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Panskura-Ghatal Road (section from Kangsabati River to Pancharbarya), it is hereby notified that for the above purpose pieces of land altogether measuring more or less, 91.07 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Midnapore:—

District Midnapore.

Thana Daspur, village Khukun Dahu, jurisdiction list No. 150.

Cadastral plots in full—2699, 2700, 2701, 2702, 2703, 2704, 2705, 2706, 2707, 2708, 2709, 2290, 2291, 2282, 2292, 2293, 2283, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2280, 2765, 2278, 2279, 2268, 2267, 2266, 2258, 2257, 2265, 2264, 2269, 2270, 2271, 2343, 2346, 2347, 2348, 2349, 2350, 2242, 2243, 2244, 2245, 2235, 2236, 2237, 2238, 2202, 1850, 1851, 1852, 1853, 1800, 1799, 1798, 1803, 1793, 1654, 1655, 1661, 1684, 1683, 1682, 1681, 1680, 1675, 1676, 780, 782, 783, 794, 797, 536, 436, 437, 274, 270, 262, 263, 225, 224.

Cadastral plots in part—2698, 2677, 2308, 2307, 2306, 2304, 2303, 2312, 2311, 2344, 2345, 2353, 2351, 2227, 2228, 2229, 2231, 2234, 2203, 2204, 2710, 2288, 2289, 2285, 2284, 2281, 2276, 2277, 2273, 2272, 2263, 2259, 2256, 2250, 2247, 2246, 2248, 2241, 2239, 2199, 2200, 2201, 1849, 1858, 1854, 1789, 1797, 1796, 1795, 1792, 1730, 1729, 1727, 1660, 1685, 1693, 1692, 1694, 1695, 1679, 779, 781, 784, 785, 793, 798, 799, 800, 803, 1848, 1847, 1846, 1845, 1844, 1801, 1802, 1804, 1794, 1653, 1656, 1658, 1659, 1662, 1670, 1673, 1674, 809, 1677, 1678, 795, 796, 804, 805, 583, 582, 581, 580, 534, 535, 537, 538, 540, 542, 543, 552, 548, 550, 551, 553, 435, 433, 430, 432, 438, 439, 440, 276, 273, 271, 267, 261, 266, 260, 264, 240, 239, 226, 232, 227, 219, 241, 242, 223, 222, 221, 220, 19, 18, 269, 268.

Thana Daspur, village Jagannathpur, jurisdiction list No. 85.

Cadastral plots in full—2370, 2365, 2346, 2345, 2338, 2337, 2957, 2219, 2284, 2283, 2282, 2281, 1830, 1831, 1823, 1825, 1826, 1813, 1814, 1784, 1763, 1762, 1761, 1760, 1759, 1758, 1757, 1756, 1755, 1754, 1753, 1408, 1888, 1884, 1236.

Cadastral plots in part—2160, 2374, 2369, 2169, 2367, 2166, 2364, 2375, 2373, 2372, 2371, 2421, 2363, 2344, 2349, 2350, 2347, 2343, 2342, 2341, 2340, 2339, 2336, 2335, 2334, 2333, 2332, 2320, 2311, 2313, 2312, 2210, 2211, 2212, 2214, 2215, 2216, 2217, 2218, 2227, 2221, 2222, 2223, 2219, 2251, 2252, 2253, 2279, 2280, 1925, 2285, 2286, 2287, 2295, 2297, 1922, 1923, 1924, 1925, 1827, 1828, 1806, 1810, 1812, 1829, 1832, 1832, 1821, 1816, 1815, 1774, 1765, 1768, 1769, 1401, 1405, 1406, 1389, 1390, 1381, 1378, 1374, 1373, 1372, 1239, 1238, 1237, 1161, 1235, 1234, 1189, 1190, 1228, 1229, 1226, 1225, 1224, 1218, 1217, 1747, 1749, 1751, 1752, 1409, 1387, 1386, 1385, 1383, 1382, 1377, 1376, 1375, 1371, 1240, 1247, 1249, 1250, 1254, 1255, 1233, 1232, 1231, 1230, 1226, 1224, 1222, 1221, 1219, 1208, 1209.

Thana Daspur, village Sonamui, jurisdiction list No. 86.

Cadastral plots in full—1265, 1262, 1282, 1281, 1280, 1286, 1293, 1294, 1308, 1307, 1303, 1306, 1191, 1192, 1193, 1189, 1190, 1183, 1157, 1156, 1159, 1160, 1161, 1346, 1111, 1016, 1017, 985, 986, 1027, 952, 951, 1030, 948, 1032.

Cadastral plots in part—569, 1320, 1263, 1261, 1283, 1259, 1284, 1295, 1296, 1297, 1298, 1299, 1302, 1301, 1305, 1200, 1199, 1198, 1204, 1182, 1181, 1173, 1172, 1171, 1158, 1169, 1166, 1162, 1163, 688, 1348, 1347, 1113, 1112, 1110, 1101, 1108, 1103, 1102, 1004, 1012, 1014, 1015, 987, 988, 981, 982, 954, 953, 915, 950, 946, 949, 917, 942, 1264, 1256, 1267, 1278, 1279, 1285, 1287, 1291, 1292, 1300, 1312, 1313, 1314, 1315, 1316, 1197, 1194, 1188, 1186, 1184, 1185, 1150, 1151, 1152, 1155, 1154, 1114, 1116, 1117, 1118, 1124, 1100, 1091, 1090, 1005, 1006, 1007, 1008, 1010, 1011, 1018, 1021, 1025, 1026, 1028, 1029, 1031, 1033, 1053.

Thana Daspur, village Durgapur, jurisdiction list No. 79.

Cadastral plots in full—803, 804, 805, 799, 38, 39.

Cadastral plots in part—846, 824, 823, 809, 802, 801, 800, 798, 233, 234, 232, 206, 204, 244, 245, 247, 251, 50, 808, 807, 806, 795, 796, 797, 235, 236, 237, 238, 242, 243, 219, 248, 252, 257, 256, 117, 116, 115, 73, 72, 63, 64, 53, 55, 52, 42, 41, 40, 28, 27, 26, 118, 119, 111, 61, 62, 51, 37, 29.

Thana Daspur, village Gaura, jurisdiction list No. 80.

Cadastral plots in full—135, 76, 68, 66, 63, 65.

Cadastral plots in part—140, 139, 138, 4507, 136 133, 131, 132, 96, 97, 74, 75, 70, 69, 141, 142, 4508, 144, 145, 134, 94, 95, 77, 67, 79, 62, 64.

Thana Daspur, village Gobindanagar, jurisdiction list No. 78.

Cadastral plots in full—385, 384, 383, 371, 370, 369, 368, 367, 366, 365, 364, 295, 294, 293, 292, 291, 290, 289, 288, 287, 297, 264, 263, 259, 258, 255, 256, 257, 260.

Cadastral plots in part—386, 387, 363, 361, 358, 357, 356, 296, 273, 254, 253, 252, 251, 382, 372, 281, 282, 283, 284, 285, 286, 266, 262, 261, 1917.

Thana Daspur, village Uttar Gobindanagar, jurisdiction list No. 104.

Cadastral plots in full—1122, 1123, 1124, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1057, 1058, 1059, 1028, 1027, 1025, 1024, 1023, 1041, 1042, 1043, 1044, 1045, 1050, 1051, 1052, 1053.

Cadastral plots in part—1125, 1115, 1060, 1061, 1062, 1056, 1055, 1054, 1121, 1030, 1029, 1013, 1026, 1014, 1018, 1022, 1021, 1058, 1056, 1049, 1048.

Thana Daspur, village Panchberya, jurisdiction list No. 165.

Cadastral plots in full—1531, 1532, 1534, 1535, 1446, 1450, 1449, 1286, 1287, 1289, 1282, 1281, 1301, 1307, 1072, 1058, 1050, 1045, 833, 794, 795, 797, 799, 777, 658, 657, 656, 655, 654, 675.

Cadastral plots in part—1530, 1529, 1518, 1528, 1527, 1526, 1447, 1448, 1449, 1285, 1284, 1275, 1283, 1280, 1279, 1071, 1074, 1057, 1051, 1053, 1052, 1049, 1048, 1046, 818, 840, 841, 835, 834, 833, 832, 831, 801, 800, 802, 803, 1567, 1566, 1536, 1537, 1445, 1442, 1441, 1291, 1290, 1299, 1300, 1306, 1308, 1070, 1059, 1068, 1067, 1061, 1014, 1010, 843, 842, 852, 853, 851, 792, 798, 784, 778, 779, 780, 619, 768, 767, 621, 630, 628, 627, 634, 626, 659, 660, 662, 663, 665, 668, 669, 670, 671, 672, 215, 776, 775, 766, 645, 646, 648, 649, 650, 651, 652, 653, 678, 677, 676, 682, 674, 683, 613, 673.

This notification is made under the provisions of section 4 of Act I of 1891, to all whom it may concern.

A plan of the land may be inspected at the office of the Superintending Engineer, Planning Circle at Anderson House, Alipore, as well as at that of the Collector of Midnapore.

In exercise of the powers conferred by the said section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all such acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable who has objection to the acquisition thereof may within thirty days after the date on which publication of the substance of this notification is given in a local newspaper, file an objection in writing, before the Collector of Midnapore.

In exercise of the powers conferred by section 17(f) of the Land Acquisition Act, 1894, as amended by Act XXXVIII of 1921, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 59301.L.A (P.W.)—144 1951.—The Governor is pleased to cancel the notification No. 14061.L.A (P.W.), dated 27th February 1946, under section 4 of the Acquisition Act, I of 1894, published at 406-407, Part I of the *Calcutta Gazette* of 28th idem, as amended by erratum No. 592 (P.W.), dated the 14th May 1951, as relating to pieces of land, measuring, more or less, 117 acres notified for acquisition for the construction of the Diamond Harbour-Kakdwip Road (in thana Diamond Harbour), in the district, 24-Parganas.

Thana Diamond Harbour, village Raynagar, jurisdiction list No. 91.

Cadastral plot in full—423.

Cadastral plots in part—89, 85, 84, 83, 79, 77, 166, 158, 155, 90, 88, 76, 73, 72, 71, 64, 63, 50, 46, 45.

Thana Diamond Harbour, village Madhupur, jurisdiction list No. 146.

Cadastral plots in full—218, 219, 113.

Cadastral plots in part—375, 398, 345, 312, 356, 176, 177, 318, 324, 366, 327, 330, 327, 342, 452.

No. 5932L.A.(P.W.).—14th May 1951.—In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the pieces of land, measuring, more or less, as detailed below, out of 96.14 acres, covered by declaration No. 2508L.A.(P.W.), dated the 8th April 1946, published at pages 649-50 of the *Calcutta Gazette* of the 11th idem, amended by erratum No. 5928L.A. dated the 14th May 1951, and required for the construction of the Diamond Harbour Road (portion in thana Diamond in the district of the 24-Parganas.

Plot in part—422.

Diamond Harbour, village Raynagar, jurisdiction list No. 91.

Plot in part—346, 354, 357, 323, 389, 411, 412, 338, 340, 341, 469.

No. 5936L.A.(P.W.).—14th May 1951.—In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the pieces of land, measuring, more or less, as detailed below, out of 117.13 acres, covered by declaration No. 2463L.A.(P.W.), dated the 8th April 1946, published at pages 649-50 of the *Calcutta Gazette* of the 11th idem, amended by erratum No. 2754L.A.(P.W.), dated the 1st April 1947, published at pages 649-50 of the *Calcutta Gazette* of the 11th idem, erratum No. 5723L.A.(P.W.), dated the 14th July 1949, published at page 1240 of the *Calcutta Gazette* of the 21st idem, and withdrawal notification No. 5727L.A.(P.W.), dated the 14th July 1949, published at page 1238 of the *Calcutta Gazette* of the 21st idem, and required for the construction of the Chen-churya-Simlapal Road, in the district of Bankura.

Taldangra, village Chenchurya, jurisdiction list No. 70.

Plot in part—2088.

Taldangra, village Amlatara, jurisdiction list No. 82.

Plot in part—91, 82.

No. 5938L.A.(P.W.).—14th May 1951.—In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the pieces of land, measuring, more or less, as detailed below, out of 15.26 acres, covered by declaration No. 2756L.A.(P.W.), dated the 1st April 1947, published at pages 649-50 of the *Calcutta Gazette* of the 11th idem, amended by withdrawal notification No. 5723L.A.(P.W.), dated the 14th July 1949, published at page 1238, Part I of the *Calcutta Gazette* of the 21st idem, and required for the construction of the Chenchurya-Simlapal Road, in the district of Bankura.

Taldangra, village Amlatara, jurisdiction list No. 82.

Plot in part—86, 33, 73, 75, 74, 84,

Taldangra, village Taldangra, jurisdiction list No. 81.

Plot in part—15, 3, 4, 8, 408, 10, 14,

No. 5942L.A.(P.W.).—14th May 1951.—Whereas it appears to the Governor that the pieces of land are likely to be required to be acquired for the public purpose of the Government at the public expense for a road, viz., for the Basudebpur-Sutahata

Road, in the villages of Mahammadpur and Lakshya, jurisdiction list Nos. 119 and 161, respectively, thana Mahishadal, district Midnapore, it is hereby notified that for the above purpose two pieces of land comprising parts of cadastral plot Nos. 20, 23, 24, 27, 32 of Mahammadpur, and part of plot No. 700 of Lakshya, and together measuring, more or less, 0.50 of an acre, are likely to be required within the aforesaid villages of Mahammadpur and Lakshya.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply in this case.

বর্ধমান-বঁকুড়া।—নং ৫৯৩৬এল.এ।—১৪ই মে ১৯৫১।—১৯৫১ সালের জুলাই মাসের ১৪ তারিখ (গ) উপ-বারার প্রদত্ত ক্ষমতাবলে, বর্ধমান জেলার অবর শাসক ও সমাধর্তা ও অপর জমিদার আধিকারিক প্রিন্সিপাল অফিসারের প্রয়োজন ব্যতিরেকে অন্যান্য যাবতীয় প্রয়োজনে জমিদার সম্পর্কে সমাধর্তার কার্য পরিচালন করিবার নিমিত্ত বিশেষ জমিদার আধিকারিকরূপে নিযুক্ত করা হইল।

Burdwan-Bankura.—No. 5944L.A.—14th May 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Ashutosh Chatterjee, Sub-Deputy Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Burdwan, to be the Special Land Acquisition Officer, in the district of Bankura, to perform the functions of a Collector, under the said Act, in relation to acquisition of lands for public purposes (except the purposes of the Union) and for companies.

বর্ধমান-বঁকুড়া।—নং ৫৯৪৪এল.এ।—১৪ই মে ১৯৫১।—যেহেতু ভারতীয় শাসনতন্ত্রের ২৫৮(১) বারার প্রদত্ত ক্ষমতাবলে ভারত সরকারের মন্ত্রী মন্ত্রকের ১৯৫০ সালের ৩০শে সেপ্টেম্বর তারিখের ১২০১৫৬-জুডিসিয়াল নং প্রজ্ঞাপনে কেন্দ্রীয় সরকারের প্রয়োজনে জমিদার সম্পর্কে ১৯২৪ সালের জুলাই আইনের বিধানমত উক্ত সরকারের বে ক্ষমতা আছে, সেই ক্ষমতা রাজ্য সরকারের হস্তে ন্যস্ত করা হইয়াছে ;

সুতরাং এখানে উক্ত আইনের ৩ বারার (গ) উপ-বারার এক উল্লিখিত প্রজ্ঞাপনে প্রদত্ত ক্ষমতাবলে বর্ধমান জেলার অবর শাসক ও সমাধর্তা ও অপর জমিদার আধিকারিক প্রিন্সিপাল অফিসারের প্রয়োজনে বঁকুড়া জেলার জমিদার সম্পর্কে সমাধর্তার কার্য পরিচালন করিবার নিমিত্ত উক্ত আইনের বিধানমত বিশেষ জমিদার আধিকারিকরূপে নিযুক্ত করা হইল।

Burdwan-Bankura.—No. 5945L.A.—14th May 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (2) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Ashutosh Chatterjee, Sub-Deputy Magistrate and Sub-Deputy Collector and

Additional Land Acquisition Officer, Burdwan, to be the Special Land Requisition Officer in the district of Bankura, to perform the functions of a Collector, under the said Act, in relation to the acquisition of land for the purposes of the Union.

Midnapore.—No. 5958L.A.(P.W.).—14th May 1951.—The Governor is pleased to cancel so much of the notification No. 3674L.A.(P.W.), dated the 6th May 1949, under section 4 of the Land Acquisition Act, I of 1894, published at pages 797-98, Part I of the *Calcutta Gazette* of the 12th idem, as amended by erratum No. 5954L.A.(P.W.), dated the 14th May 1951, as relates to a piece of land, measuring, more or less, 0.12 of an acre comprising parts of cadastral plot Nos. 91 and 92 of the village of Dwariberya (sheet No. I), jurisdiction list No. 46, in thana Sutahata, out of the total area of 1.89 acres notified for acquisition for the construction of the Basudebpur-Sutahata Road, in the district of Midnapore.

ERRATA.

Bankura.—No. 5894L.A.(P.W.).—14th May 1951.—In notification No. 1942L.A.(P.W.), dated the 20th March 1946, under section 4 of the Land Acquisition Act, I of 1894, published in an extraordinary issue of the *Calcutta Gazette* of the 28th idem, in respect of the acquisition of land for the construction of the Bankura-Ranibandh Road (portion in thana Bankura), in the district of Bankura, following changes will occur—

Read "159.49 acres" *for* "164.95 acres" in line 8.

Thana Bankura, village Dhalidanga, jurisdiction list No. 194.

Delete "689, 234, 146" under cadastral plots in part.

Thana Bankura, village Dudhimukha, jurisdiction list No. 189.

Delete "246, 259, 184" under cadastral plots in part.

Thana Bankura, village Damodarpur, jurisdiction list No. 184.

Delete "462, 458, 489, 63, 56, 43, 16, 381, 449, 439" under cadastral plots in part.

Read "83, 51, 52" under cadastral plots in full *instead of* those under cadastral plots in part and "45, 64" under cadastral plots in part *instead of* those under cadastral plots in full.

Read "467" *for* "469" under cadastral plots in full.

Thana Bankura, village Uparsol, jurisdiction list No. 178.

Delete "423" under cadastral plots in part.

Thana Bankura, village Dakshin Bankati, jurisdiction list No. 179.

Delete "383, 504" under cadastral plots in part.

Thana Bankura, village Dulalpur, jurisdiction list No. 170.

Delete "186" under cadastral plots in part.

Thana Bankura, village Bhagabanpur, jurisdiction list No. 171.

Delete "381, 348, 66" under cadastral plots in part.

Thana Bankura, village Chaturdili, jurisdiction list No. 156.

Delete "854" under cadastral plots in "981, 972, 956, 878, 796" under cadastral plots in part.

Insert "855, 1004" under cadastral plots in full.

Read "992" under cadastral plots *instead of* that under cadastral plots.

Read "854" *for* "954" under cadastral plots in part.

Thana Bankura, village Chelema, jurisdiction list No. 144.

Delete "175" under cadastral plots in part.

Read "540" under cadastral plots *instead of* that under cadastral plots.

Thana Bankura, village Jambani, jurisdiction list No. 139.

Delete "416" under cadastral plots in part.

Thana Bankura, village Chikeloka, jurisdiction list No. 141.

Delete "154" under cadastral plots in part.

24-Parganas.—No. 5926L.A.(P.W.).—14th May 1951.—In notification No. 1406L.A.(P.W.), dated the 27th February 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 406-407, Part I of the *Calcutta Gazette* of the 28th idem, in respect of the acquisition of land for the construction of the Diamond Harbour Road (portion in thana Diamond Harbour), in the district of the 24-Parganas, following changes will occur—

Read "114.50 acres" *for* "115.00 acres" in line 9.

Thana Diamond Harbour, village Majumdar, jurisdiction list No. 146.

Delete "11" under cadastral plots in part.

Thana Diamond Harbour, village Sankar, jurisdiction list No. 147.

Delete "331" under cadastral plots in part.

Thana Diamond Harbour, village Banah, jurisdiction list No. 149.

Delete "858" under cadastral plots in part.

Read "953" under cadastral plots *instead of* that under cadastral plots.

Thana Diamond Harbour, village Nandini, jurisdiction list No. 150.

Delete "695, 728, 729, 744" under cadastral plots in part.

Thana Diamond Harbour, village Kanpur, jurisdiction list No. 175.

Delete "1523, 1480" under cadastral plots in part.

Read "1481" under cadastral plots *instead of* that under cadastral plots.

NOTICES.

Murshidabad.—No. 5782L.A.(P.W.)—10th May 1951.—Whereas 15.47 acres, more or less, of land in or near the village of Katlamari described below have been requisitioned by the Collector Murshidabad for the purpose of providing facilities for transport and communication, namely, the improvement of Islampore-Raninagar-Katlamari Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Katlamari, jurisdiction list No. 95, police-station Raninagar, district Murshidabad.

Cadastral survey plots in part—940, 948, 949, 963, 964, 965, 998, 999, 1000, 1004, 1171, 1165, 1166, 1181, 1182, 1183, 1189, 1191, 1193, 1027, 1026, 1024, 1023, 1018, 1016, 1015, 1008, 1007, 1101, 1075, 1093, 1090, 1089, 1103, 1105, 1107, 1109, 1112, 1114, 1115, 1127, 1128, 1129, 1130, 1131, 1157, 1156, 1154, 1152, 1151, 483, 1098, 2016, 2017, 2018, 2019, 2039, 2040, 2041, 2043, 2046, 2047, 4341, 2147, 2445, 2444, 2441, 2449, 2438, 2437, 2436, 2435, 2434, 2436, 2445, 2344, 2343, 2342, 2341, 2337, 3045, 2418, and 2317.

Cadastral survey plots in full—961, 3089, 3090, 3092, 3093, 3094, 3095, 3096, 3097, 1792, 1020, 1019, 1102, 1106, 1155, 1159, 1160, 1162, 1163, 1164, 1101, 3088, 4342, 4313, 4343, 4346, 4347 and 2442.

Nadia.—No. 5784L.A.(P.W.)—10th May 1951.—Whereas 2.66 acres, more or less, of land situate near the villages of Charkanchrapara and Chapara described below have been requisitioned by the Collector, Nadia, for the purpose of providing facilities for irrigation and drainage, namely, for excavating the connecting channel between Bagekhal and Hooghly river in connection with establishment of a Central Live Stock Museum-Breeding Station at Haringhata, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Nadia, at Nadia.

Description of land.

Charkanchrapara, jurisdiction list No. 56, police-station Chakdaha, district Nadia.

Cadastral survey plots in part—140 and 141.

Village Kanchrapara, jurisdiction list No. 57, police-station Chakdaha, district Nadia.

Cadastral survey plots in full—143, 146 and 147.

Cadastral survey plots in part—141, 148, 153, 156, 198, 199 and 781.

Murshidabad.—No. 5826L.A.(P.W.)—11th May 1951.—Whereas 9.62 acres, more or less, of land situate in or near the villages of Gauskalikapur and Tezgaungpur described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the improvement of Islampore-Raninagar-Katlamari Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Gauskalikapur, jurisdiction list No. 66, police-station Raninagar, district Murshidabad.

Cadastral survey plots in part—2412, 2411, 2410, 2409, 2408, 2407, 2406, 2405, 2404, 2403, 2402, 2401, 2400, 2397, 2396, 2395, 2394, 2393, 2391, 2390, 2389, 2388, 2387, 2386, 2791, 2792, 2793, 2794, 2795, 2796, 2797, 2798, 2802, 2807, 2808, 2809, 2810, 2811, 2815, 2816, 2817, 2818, 2820, 2821, 2824, 2825, 2601, 1706, 1704, 1703, 1694, 1693, 1658, 1665, 1667, 1668, 1671, 1072, 1673, 1687, 3152 and 3155.

Mauza Tezgaungpur, jurisdiction list No. 74, police-station Raninagar, district Murshidabad.

Cadastral survey plots in part—4729, 4730, 4740, 4741, 4742, 4738, 4744, 4746 and 4743.

Nadia.—No. 5828L.A.(P.W.)—11th May 1951.—Whereas 11.23 acres, more or less, of land situate in or near the village of Nazirpur, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Nazirpur, jurisdiction list No. 68, police-station Tehatta, district Nadia.

Cadastral survey plots in full 172, 173, 177, 277, 278 and 394/1068.

Cadastral survey plots in part—148, 149, 150, 151, 154, 155, 169, 170, 171, 174, 176, 176, 178, 179, 180, 181, 269, 270, 271, 272, 276, 279, 280, 281, 283, 284, 286, 339, 344, 345, 346, 347, 348, 349, 363, 364, 365, 366, 367, 369, 370, 373, 374, 375, 382, 383, 386, 387, 388, 389, 390, 391, 392,

393, 394, 395, 399, 400, 401, 448, 456, 457, 458, 460, 461, 462, 463, 464, 854, 855, 856, 882 and 155/1063.

Nadia.—No. 5830L.A.(P.W.).—11th May 1951.—Whereas 2.04 acres, more or less, of land situate in or near the village of Arabpur, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Arabpur, jurisdiction list No. 132, police-station Karimpur, district Nadia.

Cadastral survey plots in part—296, 298, 301, 302, 304, 306, 341, 342, 348, 369, 370, 381, 382, 383, 906, 908, 946, 1132, 1236, 1237, 1256, 1257, 1260, 1261, 1262, 1263, 1268, 1273, 1276, 1278, 1335, 1440, 348/1441, 381/1443, 301/1479 and 305/1480.

Nadia.—No. 5832L.A.(P.W.).—11th May 1951.—Whereas 2.6 of an acre, more or less, of land situate in or near the village of Hatra, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Hatra, jurisdiction list No. 13, police-station Chapra, district Nadia.

Cadastral survey plots in part—138, 139, 153, 238, 241, 242, 243, 384, 488, 1029 and 1119

Nadia.—No. 5834L.A.(P.W.).—11th May 1951.—Whereas 12.23 acres, more or less, of land situate in or near the village of Patabukahuda, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Patabukahuda, jurisdiction list No. 132, police-station Karimpur, district Nadia.

Cadastral survey plots in full—9, 737, 1143, and 1794.

Cadastral survey plots in part—2, 7, 8, 10, 12, 13, 15, 14, 16, 17, 18, 19, 20, 38, 39, 729, 735, 736, 738, 740, 756, 757, 758, 759, 764, 766, 767, 784, 785, 786, 787, 788, 795, 801, 850, 851, 852, 957, 958, 1124, 1125, 1132, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1144, 1145, 1148, 1150, 1151, 1154, 1155, 1159, 1175, 1189, 1190, 1191, 1561, 1562, 1587, 1588, 1792, 1793, 1795, 1798, 1799, 1831, 1832, 1833, 1834, 1835, 1836, 1847, 1850, 1851, 1852, 2031, 2036 and 728.

Murshidabad.—No. 5964L.A.(P.W.).—14th May 1951.—Whereas 1.42 acres, more or less, of land situate in or near the village of Chaltia, described below have been requisitioned by the Collector Murshidabad for the purpose of providing facilities for transport and communication, namely, the improvement of Berhampore-Plassey Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Chaltia, jurisdiction list 81, police-station Berhampore Town, district Murshidabad.

Cadastral plots in part—229, 548, 1213, 1267, 1268, 1275, 1276, 1241, 1235, 1236, 1238, 1240, 1242, 1247, 1127, 596, 608, 609, 610, 611, 222/881, 220/882, 1211, 1212, 1246, 1248, 1249, 1124, 1550, 1548 and 1349.

Murshidabad.—No. 5966L.A.(P.W.).—14th May 1951.—Whereas 3.88 acres, more or less, of land situate in or near the village of Gidaria, described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Gopjan, jurisdiction list No. 18, police-station Berhampore Town, district Murshidabad.

Cadastral survey plots in part—3495, 1333, 1334, 1335, 1336, 1345, 1346, 1347, 1361, 1362, 1363, 2041, 1369, 1753, 1754,

1743, 1744, 1745, 1750, 1752, 1753, 1754, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1792, 1793, 1794, 1795, 1796, 1797, 1993, 1758 and 5354.

Murshidabad.—No. 5968L.A.(P.W.).—14th May 1951.—Whereas 8.90 acres, more or less, of land situate in or near the villages of Kandi, Kandi and Monoharpur, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for port and communication, namely, for the movement of Berhampore-Kandi Road under No. 3 of the West Bengal Land (Requisition Acquisition) Act, 1948 (West Bengal Act II of 1948):

and, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of sub-section (2) of section 4 of the West Bengal Land (Requisition Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Kandi, jurisdiction list No. 63, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—2397, 3049, 3089, 1817, 1846, 1847, 1830, 1832, 1811, 810, 1828, 2406, 1831, 1834, 1842, 1843, 810, 1812, 1818, 1822, 2400, 3357, 2398, 468, 2404, 2405, 2465, 2407, 2461, 2410, 361, 2435, 2455, 2411, 2424, 2425, 2430, 833, 2091, 2436, 2437, 2454, 2449, 2456, 18, 2460, 2463, 2467 and 2472.

Cadastral survey plots in full—2399 and 2466.

Rajbati, jurisdiction list No. 60, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—1284, 1287, 98, 1289, 1290, 1087, 1291, 1297, 1293, 03, 1091, 1090, 1086, 1088, 1035, 1106, 34, 1032 and 1260.

Cadastral survey plots in full—1089 and 1312.

Monoharpur, jurisdiction list No. 58, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—1741, 1818, 16, 1661, 1652, 1651, 1658, 1894, 1881, 17, 1880, 1824, 1822, 1820, 1816, 1821, 88, 1645, 1889, 1890, 1823, 1825, 1826, 19, 1835, 1837, 1839, 1878, 1829, 1830, 1, 1812, 1813, 1892, 1893, 1654, 1655, 4 and 1658.

Cadastral survey plots in full—1836, 1814, 1815

—No. 6026L.A.(P.W.).—15th May 1951.—Whereas 25.41 acres, more or less, of land situate in or near the village of Mahisbathan, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of the West Bengal Land (Requisition Acquisition) Act, 1948 (West Bengal Act II of 1948):

and, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of sub-section (2) of section 4 of the West Bengal Land (Requisition Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Mahisbathan, jurisdiction list No. 41, police-station Karimpur, district Nadia.

Cadastral survey plots in full—631, 1339, 1374, 1520, 1526, 1545, 1643, 1641, 3989 and 1399/3258.

Cadastral survey plots in part—621, 622, 626, 627, 628, 629, 630, 632, 751, 755, 756, 757, 758, 766, 770, 771, 772, 785, 786, 787, 788, 1236, 1237, 1238, 1239, 1240, 1248, 1249, 1258, 1259, 1260, 1261, 1262, 1330, 1337, 1338, 1340, 1343, 1344, 1345, 1368, 1369, 1370, 1373, 1375, 1376, 1391, 1392, 1393, 1394, 1413, 1415, 1418, 1419, 1423, 1424, 1494, 1497, 1516, 1517, 1518, 1521, 1522, 1523, 1524, 1525, 1527, 1542, 1544, 1546, 1548, 1549, 1553, 1554, 1556, 1558, 1566, 1568, 158, 1581, 1585, 1586, 1587, 1588, 1618, 1619, 1620, 1621, 1622, 1623, 1642, 1645, 1646, 1647, 1649, 1653, 1696, 1698, 1700, 1701, 1705, 1706, 1707, 1708, 1712, 1713, 1714, 3612, 3613, 3615, 3617, 3623, 3624, 3944, 3945, 3947, 3948, 3960, 3961, 3962, 3963, 3973, 3974, 3977, 3986, 3987, 3990, 3991, 3992, 3993, 4002, 4003, 4004, 4128, 4129, 4133, 4136, 4137, 4138, 4139, 4140, 4200, 4201, 4203, 4208, 4209, 4210, 4274, 4275, 4279, 4280, 4281, 4282, 4283, 4284, 4285, 4286, 4287, 4398, 4399, 4400, 4401, 4402, 4410, 4412, 4413, 4423, 4424, 4428, 4429, 4430, 4431, 4432, 4433, 4434, 4435, 4449, 4450, 4451, 4452, 5058, 5059, 5073, 5074, 5078, 5082, 5083, 5084, 5085, 5119, 5120, 5121, 5434, 5435, 5437, 5438, 5439, 5440, 625, 1405, 1504, 1557, 5054, 5055, 5056, 5057, 5447, 5442, 5443, 1424/3259, 1421/3260, 629/5784, 3972, and 785/5790.

DECLARATIONS.

Midnapore.—No. 5952L.A.(P.W.).—14th May 1951.—Whereas it appears to the Governor that extra strips of land are required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Basudebpur-Satabata Road, in the village of Dwariberya (sheet No. 1), jurisdiction list No. 46, thana Satabata, district Midnapore, it is hereby declared that for the above purpose pieces of land comprising parts of cadastral plot Nos. 5, 121, 223 and 1137, and altogether measuring, more or less, 0.05 of an acre, are required within the aforesaid village of Dwariberya.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

24-Parganas.—No. 5960L.A.—14th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of Shyam-sundar Balika Vidyalaya for a public purpose, viz., for construction of buildings for the said Balika Vidyalaya, in the village of Majilpore, jurisdiction list No. 19, thana Jaynagar, pargana Baridhati, district 24-Parganas, it is hereby declared that for the above purpose, a piece of land comprising cadastral plots Nos. 1634 and 1635, and measuring, more or less, 0.33 of an acre, is required within the aforesaid village of Majilpore.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector.

Midnapore.—No. 6028L.A.(P.W.).—15th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the main canal and the distributary of the Champa khal left bank, in connection with the Jhargram Irrigation Project, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 0.72 of an acre, and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Jhargram, village Gobindapur, jurisdiction list No. 921.

Cadastral plot in part—224.

Thana Gopiballabhpur, village Banshda, jurisdiction list No. 627.

Cadastral plots in part—264, 45.

Thana Gopiballabhpur, village Bara Jam Sol, jurisdiction list No. 625.

Cadastral plots in part—95, 35.

Thana Gopiballabhpur, village Tabhabani, jurisdiction list No. 620.

Cadastral plot in full—93.

Cadastral plots in part—92, 94.

Thana Gopiballabhpur, village Angar Kundia, jurisdiction list No. 622.

Cadastral plots in part—169, 170, 171.

Thana Gopiballabhpur, village Baramchati, jurisdiction list No. 623.

Cadastral plot in part—47.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Murshidabad.—No. 6046L.A.(P.W.).—15th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion at the 6th mile of Berhampore-Bhagawan-gola Road, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.54 acres, and comprising cadastral plots as detailed below, are required in the district of Murshidabad:—

District Murshidabad.

Thana Murshidabad, village Chunakhali, jurisdiction list No. 24.

Cadastral plot in part—4.

Thana Murshidabad, village Baramganj, jurisdiction list No. 22.

Cadastral plot in full—62.

Cadastral plots in part—60, 59, 22, 42.

Thana Murshidabad, village Ayesbag, jurisdiction list No. 19.

Cadastral plot in part—90.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Murshidabad.

ERRATUM.

Bankura.—No. 5896L.A.(P.W.).—14th May 1951.—In declaration No. 2414L.A.(P.W.), dated the 4th April 1946, under section 6 of the Land Acquisition Act I of 1894, published in an extraordinary issue of the *Calcutta Gazette* of the 12th

idem, in respect of the acquisition of land required for the construction of the Bankura-Ranil Road (portion in thana Bankura), in the district of Bankura, following changes will occur:—

Read "140.64 acres" for "142.47 acres" line 8.

Thana Bankura, village Daldunga, jurisdiction list No. 194.

Delete "659" under cadastral plots in full "1130, 1132, 1138, 1112, 1080, 1114, 192, 191, 666, 689, 234, 146" under cadastral plots in part.

Thana Bankura, village Dadhimukha, jurisdiction list No. 189.

Delete "246, 259, 184" under cadastral plots in part.

Thana Bankura, village Manjura, jurisdiction list No. 187.

Insert "20, 23" under cadastral plots in Thana Bankura, village Damodarpur, jurisdiction list No. 184.

Delete "462, 458, 489, 63, 56, 43, 16" under cadastral plots in part.

Insert "455" under cadastral plots in part.

Read "83, 51, 52" under cadastral plots instead of those under cadastral plots 1 and "45, 64" under cadastral plots 1 instead of those under cadastral plots 1

Thana Bankura, village Uparsol, jurisdiction list No. 178.

Delete "551, 423" under cadastral plots in Thana Bankura, village Dakshin Bankati, jurisdiction list No. 179.

Delete "383, 504" under cadastral plots in Thana Bankura, village Dulalpur, jurisdiction list No. 170.

Delete "186" under cadastral plots in part Thana Bankura, village Bhagabanpur, jurisdiction list No. 171.

Delete "351, 381, 348, 66" under cadastral plots in part.

Insert "343, 415" under cadastral plots in part.

Thana Bankura, village Chaturdih, jurisdiction list No. 156.

Delete "854" under cadastral plots in full "998, 981, 972, 956, 878, 796" under cadastral plots in part.

Insert "967, 855, 1004" under cadastral plots in full and "970" under cadastral plots in part.

Read "922" under cadastral plots in full of that under cadastral plots in part.

Thana Bankura, village Chelema, jurisdiction list No. 144.

Delete "175" under cadastral plots in part.

Insert "177, 550" under cadastral plots and "36, 27, 172, 545, 547" under cadastral plots in part.

Read "540" under cadastral plots instead of that under cadastral plots in part.

Thana Bankura, village Jambani, jurisdiction list No. 139.

Delete "416" under cadastral plots in part.

Thana Bankura, village Chikchika, jurisdiction list No. 141.

Delete "154" under cadastral plots in part.

By order of the
J. N. TALUKD

Member, Board of Revenue
to the Govt. of West Bengal

Land Reforms

NOTIFICATION.

No. 6034L.Ref.—15th May 1951.—The following draft of amendments which the Governor proposes to make in the West Bengal Premises Rent Control Rules, 1950, in exercise of the power conferred by section 47 of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), is published as required under sub-section (1) of the said section for the information of all persons likely to be affected thereby.

The draft will be taken into consideration on or after the 7th June 1951 and any objection or suggestion with respect thereto which may be received by the undersigned before that date shall be considered.

Amendments.

1. In sub-rule (1) of rule 7 of the said rules for the words "a duplicate copy of the chalan" substitute the words "a duplicate copy of the notice".
2. For the annexure to Form III appended to the said rules substitute the following:—

ANNEXURE TO FORM No. III.

Order for withdrawal of rent deposited under section 19 of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950.

Part I.—To be filled in by the petitioner.

Name/names and address/addresses of applicant or applicants.	Name/names and address/addresses of the landlord or person or persons to whose credit the rent was deposited.	Name and address of the tenant on whose behalf the rent was deposited.	Specification of the premises and the period to which the rent relates.	Amount of rent deposited with Controller, number and date of the original deposit	Remarks
1	2	3	4	5	6

.....
Signature of petitioner/petitioners.

Date.....

Part II.—To be filled in by the Collector's office.

Serial number and date of payment order.	Challan number and date of the original deposit from which the payment is sought.	Amount in deposit.	At whose credit in deposit.
1	2	3	4

Verified.

Please issue cheque in favour of.....
for Rupees.....

.....
Signature of Controller's Accountant.

.....
Signature of the Controller or
of Officer authorised by him.

Part III.—To be filled in by the payee.

Received contents, Rupees.....

Stamp of one
anna if for
more than
Rs. 20.

.....
Payee's signature.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue and Secy. to the
Govt. of West Bengal (*ex officio*).

Land Development

NOTIFICATION.

Nadia.—No. 5616L.Dev.—7th May 1951.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 5.80 acres of land comprising cadastral survey plot No. 142 of mauza Chakatisala, jurisdiction list No. 50 and parts of cadastral survey plots Nos. 480 and 650 of mauza Bethudahari, jurisdiction list No. 49, police-station Nakashipara, district Nadia, which was included in the declaration No. 9134L.Dev., dated the 28th October 1949, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1914, Part I of the *Calcutta Gazette*, dated the 3rd November 1949, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of agricultural colonies.

DECLARATIONS.

24-Parganas.—No. 5266L.Dev.—27th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Boaldah, jurisdiction list No. 163, police-station Bonguon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 87, 88, 99, 101, to 105, 149, 179 to 182, 187, 188, 435, 436, 446 to 448, 451, 452, 455, 456, 463, 2201, 2206, 2207, 2214 to 2221, 2239 to 2243, 2258 to 2261, 2268, 2269, 2270 to 2277, 2278 to 2282, 2296 to 2298, 2301, 2317, 2318, 2321, 2344, 2345, 2351, 2358, 2357, 2359, 2360, 2367 to 2369 and parts of cadastral survey plots Nos. 98, 2299, 2300 and 2323, and measuring, more or less, 30.22 acres, is required within the aforesaid village of Boaldah.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 2514L.Dev., dated the 2nd March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 693, Part I of the *Calcutta Gazette*, dated the 29th March 1951, is hereby cancelled.

24-Parganas.—No. 5268L.Dev.—27th April 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bena, jurisdiction list No. 20, police-station Baduria, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 6137 to 6150, 6162 to 6178, 6225 to 6242, 6281 to 6288, 6300 to 6310, 6376, 6377, 6379 and 6384, and measuring, more or less, 15.68 acres, is required within the aforesaid village of Bena.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected office of the Collector, 24-Parganas.

The declaration No. 2510L.Dev., dated the 2nd March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 693, Part I of the *Calcutta Gazette*, dated the 29th March 1951, is hereby cancelled.

By order of the Governor:
J. N. TALUKDAR,
Member, Board of Revenue, and Secy to the Govt. of West Bengal (as off)

Requisition

ORDERS

No. 642/50.

Calcutta, the 2nd May 1951

In exercise of the power conferred by section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Government is pleased to rescind the No. 642/50, dated the 28th July 1950, made in respect of the premises described in the schedule below:—

The Schedule.

Description of premises

24, Karbala Tank Lane, Calcutta (entire portion of the first floor consisting of the room with attached verandah and one bath to the south-western room, one bath, one privy kitchen to the north of the room on the floor).

No. 444/50

Calcutta, the 11th May 1951

In exercise of the power conferred by section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Government is pleased to rescind the No. 444/50, dated the 20th May 1950, made in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

51, Ballygunge Place, Calcutta.

No. 444/50

Calcutta, the 11th May 1951.

In exercise of the power conferred by section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Government is pleased to rescind the No. 444/50, dated the 1st June, 1950, made in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

51, Ballygunge Place, Calcutta.

No. 53/51.

Calcutta, the 4th May 1951.

In exercise of the powers conferred by sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind

dated 12th February 1951, made by it the premises described in the schedule

The Schedule.

Description of premises.

Place, Calcutta (the first floor of the containing two rooms, one bath, one kitchen on the roof of the back he first floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

EXCISE DIRECTORATE, WEST BENGAL

NOTIFICATION.

No. 9 Exc.—16th May 1951.—Sri Dhirendra Chandra Bose, Inspector of Excise, is allowed an extension of leave on average pay from 1st February 1951 to 2nd June 1951, under proviso to rule 184(b)-(ii) of the West Bengal Service Rules, Part I, and leave on half average pay thereafter up to 31st July 1951, under rule 184(d), *ibid*.

R. CHOWDHURY,
Commissioner of Excise.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Veterinary

NOTIFICATION.

30th April 1951.—In exercise of the power conferred by section 4 of the Live-stock Importation Act of 1898, the Governor is pleased to make the following amendment in the Bengal Live-stock (Import) Rules, 1944, published under notification No. 3711Vety., dated the 22nd September 1944, as amended, namely:—

Amendment.

Schedules II and III of the said rules *substitute* the following schedules respectively:—

"Schedule II.

(See rule 2.)

Name of the disease.

English.	German.	French.	Italian.	Spanish.
1. Epizootic Lymphangitis	Epizootische Lymphgefäßentzündung.	Lymphangite epizootique	Farcine di Napoli	.. Linfangitis epizootica.
2. Ulcerative Lymphangitis	Geschwürige Lymphgefäßentzündung.	Lymphangite ulcéreuse	Not known	.. Not known.
3. Bourine (Mal Decois)
4. South African Horse Nickness (a).	Afrikanische Pferdesterbe.	Peste du cheval	.. Pestequina	.. Not known.
5. Tick Pest (b) (c)	.. Not known	.. Not known	.. Not known	.. Ditto.
6. Equine Infectious Anaemia	Ditto	.. Ditto	.. Ditto	.. Ditto.
7. Mal de Cadenas (d)	.. Lenden-oder krankheit.	Husten-Flagellose parasilante	Peste de cadenas.
8. Equine Influenza	.. Pferdestaupe	.. Influenza catarrhale	.. Not known	.. Not known.
9. East Coast Fever	.. Ostafrikanisches Küstenfieber.	Fievre colere	.. Not known	.. Not known.
10. Contagious Bovine Pleuropneumonia (e).	Lungenseuche der Rinder	Peripneumonie contagieuse.	conta- Pleuro Pulmonite exsudative.	Pleuro Pneumonia.
11. Tick Pest (b) (c)
Malignant Catarrhal Fever.
12. Tick Pest (b) (c)	.. Not known	.. Not known	.. Not known	.. Not known
13. Heartwater (a)	.. Ditto	.. Ditto	.. Ditto	.. Ditto.
14. Blowfly Strike	.. Ditto	.. Ditto	.. Ditto	.. Ditto.
15. Blue Tongue in Sheep (a)	Ditto	.. Ditto	.. Ditto	.. Ditto.
16. Anjan's disease	.. Ditto	.. Ditto	.. Ditto	.. Ditto.
17. Swine Fever	.. Schweinecholera	.. Peste du porc	.. Cholera del suino	.. Ditto.
18. Fowl Plague	.. Geflügelpest	.. Peste aviaire	.. Not known	.. Ditto.
19. Fowl Typhoid	.. Ditto	.. Typhose aviaire	.. Ditto	.. Ditto.
20. Avian Leucosis (e)	.. Not known	.. Not known	.. Ditto	.. Ditto.
21. Pulli-cocci	.. Not known	.. Not known	.. Not known	.. Not known.
22. Anjan's disease	.. Not known	.. Not known	.. Not known	.. Not known.
23. Leptospira Ichterohaemorrhagica Infection.	.. Ditto	.. Ditto	.. Ditto	.. Ditto.

to animals imported from Africa.

Animals with parasitic ticks of any species.

to animals imported from Africa and Queensland.

to animals imported from South Africa.

In the case of birds, the birds imported from regions of poultry which are free from this disease.

Schedule III.

(See rules 2 and 17.)

Name of the disease.						
Animal.	English.	German.	French.	Italian.	Spanish.	Tests
A. Horses, asses and mules.	1. Glanders (a)	.. Hautwurm	.. Farcin	.. Farcine	.. Not known	Mallein Test
B. Bulls, cows, bullocks and buffaloes.	1. Tuberculosis	.. Fransen Krankheit	Pommeliere	.. Malattia glandolare	Not known	Tuberculin
	2. John's Disease	.. Not known	.. Not known	.. Not known	.. Ditto	Avian Tub. Johnin T.
	3. Bang's Disease	.. Seuchenhaftes Veywenfen.	Avortement epizootique.	Aborto enzootico	.. Ditto	Agglutination
C. Sheep and goats (b)	1. Tuberculosis	.. Fransen Krankheit	Pommeliere	.. Malattia glandolare.	Not known	Tuberculin
	2. John's Disease	.. Not known	.. Not known	.. Not known	.. Ditto	Avian Tub. Johnin T.
	3. Bang's Disease	.. Seuchenhaftes Verwerfen.	Avortement epizootique.	Aborto enzootico	.. Ditto	Agglutination
D. Swine	1. Tuberculosis	.. Fransen Krankheit	Pommeliere	.. Malattia glandolare	Not known	Tuberculin
	2. Bang's Disease	.. Not known	.. Not known	.. Not known	.. Ditto	Agglutination
E. Poultry	1. Bacillary White Diarrhoea.	Kuckernuhr	.. Diarrhee blanche des poussins.	Not known	.. Not known	Agglutination
	2. Tuberculosis	.. Gefugeltuberkulose	Tuberculose aviare	Ditto	.. Ditto	Tuberculin
F. Dogs	1. Tuberculosis	.. Fransen Krankheit	Pommeliere	.. Malattia glandolare	Not known	Tuberculin

(a) Animal imported from Australia or New Zealand will be exempted from Mallein test or tests.

(b) Sheep and goats imported from Australia are exempted from Tuberculin, Johnin or Brucella Agglutination Tests. A certificate by the Inspector of the Stock Branch of the Department of Agriculture in territory concerned on the Commonwealth of Australia to the effect that the herds in the animals are derived are free from diseases shall be required.

By order of the Governor

G. C. MANDAL, Dy. S.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Howrah-Hooghly-West Dinajpur.—No. 846Co-op.—18th May 1951.—Sri Sisir Kumar Das Gupta, officiating District Auditor of Co-operative Societies, Howrah-Hooghly districts (on leave), is appointed to act as District Auditor of Co-operative Societies, West Dinajpur district, with headquarters at Balurghat, with effect from the date on which he takes over charge.

By order of the Governor,
K. C. BASAK, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ২০০১শিক্ষা।—৭ই মে ১৯৫১।—পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের সামাজিক (প্রান্ত বরফ) শিক্ষার অধ্যক্ষী মহা পরিদর্শক প্রিন্সিপালের মুখোপাধ্যায়, বি. এস. বি. টি, ডিপ-ইন-এডুকেশন (এডিন)কে ওয়েস্ট বেঙ্গল সার্ভিস রুলস, প্রথম খণ্ডের ১৮৪(বি)(২) ধারানুযায়ী ৯ই ডিসেম্বর ১৯৫০ হইতে ২০মে কেবলরায়ী ১৯৫১ পর্যন্ত চিকিৎসাশ্রমাণ-পর পড় বেতনে ছুটি মজুর করা হইয়াছিল।

No. 2301Edn.—7th May 1951.—Sri Gopeswar Mukherjee, B.Sc., B.T., Dip.-in-Edn. (Edin.), officiating Chief Inspector, Social (Adult) Education, West Bengal, in the West Bengal Senior Educational Service, was allowed leave on average pay on medical certificate, from the 9th December 1950 to 23rd February 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 2396Edn.—14th May 1951.—In pursuance of the provisions of section 6 of the West Bengal Secondary Education Act, 1950 (West Bengal Act XXXVII of 1950), the names of the following

persons co-opted by the members referred clauses (1) to (27), under clauses (22) and section 4 of the said Act, are hereby for general information—

Co-opted under clause (22).

- (1) Sri Debendra Nath Mitra.
- (2) Dr. Nalinaksha Sanyal.
- (3) Dr. A. C. Ukil.

Co-opted under clause (23)

- (1) Miss Meera Dutta Gupta
- (2) Miss Jyotiprava Das Gupta.

হুগলী-বাকুড়া।—নং ২৪০৪শিক্ষা।—১৪ই মে ১৯৫১।—বাকুড়া জিলা স্কুলের পশ্চিমবঙ্গ শিক্ষণ কৃত্য শিক্ষক প্রিন্সিপাল চন্দ্র দাসের পদোন্নতি হওয়ায় ঐ পদে ও উত্তরপাড়া গভর্ণমেন্ট হাই স্কুলের ঐ কৃত্যকের অধ্যক্ষী প্রিন্সিপাল মোহন মুখোপাধ্যায়, এম. এ. বি. টিকে ১৮ই ডিসেম্বর তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল। কিন্তু, তিনি পর্যন্ত উত্তরপাড়া গভর্ণমেন্ট হাই স্কুলের প্রধান শিক্ষক করিতে থাকিবেন।

Hooghly-Bankura.—No. 2434Edn. 450. — 16th May 1951. — Sri Man Mukherjee, M.A., B.T., officiating H Uttarpara Government High School, in Bengal Educational Service, is substantively as the Headmaster, Bank School, in that service with effect from February, 1950, *vice* Sri Promode Ch promoted; but, he will continue to be Headmaster, Uttarpara Government Hg until further orders.

কলিকাতা-হুগলী।—নং ২৪০৪শিক্ষা।—১৮ই মে ১৯৫১।—হুগলী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের অধ্যক্ষী কান্ত হুগলীর প্রথম করার ঐ পদে বর্তমানে পশ্চিমবঙ্গ শিক্ষা অধিকর্তা পদে অধ্যায়িতাবে নিযুক্ত ঐ কৃত্যকের হা উপস্থিত পরিদর্শক প্রিন্সিপাল নাথ চক্রবর্তী, এম. এস. বি. টিকে ১৮ই ডিসেম্বর ১৯৫০ তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল। কিন্তু, তিনি পশ্চিমবঙ্গের সরকারী শিক্ষা অধিকর্তার কার্যালয়স্থ অধ্যক্ষী করিতে থাকিবেন।

Calcutta-Mohsin College.—No. 2454Edn./4A-50/51.—
May 1951.—Sri Surendra Chandra Chakravarty, M.Sc., B.T., Deputy Chief Inspector, Secondary Education, in the West Bengal Senior Educational Service, now officiating as the Assistant Director of Public Instruction, West Bengal, appointed substantively as the Principal of the Mohsin College in that service, with effect from the 1st December 1950, *vice* Dr. N. K. Das, retired; but he will continue to act as Assistant Director of Public Instruction, West Bengal, until further orders.

is cancels this department notification No. 2399Edn., dated the 22nd November 1950.

জাতি-নং ২৪৫৪এডন/৪এ-৫০/৫১।—১৮ই মে ১৯৫১।—পশ্চিমবঙ্গ
দ্বিতীয় শিক্ষার (প্রথম বিভাগ) মাধ্যমিক শিক্ষার উপদেষ্টা
সিওরেন্দ্র চন্দ্র চক্রবর্তীর স্থলে ১৮ই মে ১৯৫০ তারিখ হইতে
কর্তব্যে বিনিয়োগ করা হইতেছে। তিনি পূর্বে পশ্চিমবঙ্গ
দ্বিতীয় শিক্ষার (প্রথম বিভাগ) মাধ্যমিক শিক্ষার উপদেষ্টার
পদে ছিলেন। তিনি ১৯৫০ সালের ১২ই ডিসেম্বর তারিখ হইতে
মুর্শিদাবাদ জেলার মোহসিন কলেজে প্রধান শিক্ষক পদে
নিয়োগিত হইবেন।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Calcutta.—No. 2455Edn./4A-60/50.—18th May 1951.—Sri Bhupendra Nath Sen, M.A., B.T., Secondary Education (Edin.), officiating Special Officer, Education Department, in connection with the Senior National Cadet Corps, in the West Bengal Senior Educational Service (Men's), is appointed substantively as the Deputy Inspector, Secondary Education, in that service, with effect from the 1st December 1950, *vice* Sri Surendra Chandra Chakravarty; but he will continue to work as Special Officer, Education Department, as before and until further orders.

By order of the Governor,

D. M. SEN, Secy.

Office of the Accountant-General,
West Bengal

NOTIFICATION.

—Deduction of income-tax from interest on Government Securities—Rate of tax applicable in 1951-52.

M/261.—16th May 1951.—In continuation of my notification No. TM/250, dated 12th May 1951, on the subject noted above (published in Part I of the *Calcutta Gazette*, 14th April 1951) all Treasury Officers and Deputy Officers in West Bengal and the Reserve Bank of India, Public Debt Office, Calcutta, are hereby informed that the Bill, 1951, has since been passed with the following change, that—

A surcharge shall be payable on a total income which before deduction of the allowance, if any, for earned income does not exceed Rs. 7,200 in the case of an individual and Rs. 14,400 in the case of a Hindu Undivided Family;

A surcharge payable shall in no case exceed half the amount by which the total income (before deduction of the said allowance, if any, for earned income) exceeds the said limits.

2. The instructions issued under the aforesaid notification should be treated as modified to the extent indicated above.

[Central Board of Revenue letter No. 48(3)I.T./51, dated 1st May 1951. D.Y. India 1008/TM-346.]

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 15th May 1951.

Notice is hereby given that the Third Criminal Sessions of the year 1951 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 11th day of June 1951, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

K. P. GOENKA, Sheriff.

সেরিক আপিল, ১৫ই মে ১৯৫১ খ্রিষ্টাব্দ।

এতদ্বারা নব্বুন বছর পর্যন্ত জামান বাইতেছে যে, আগামী ১৯৫১ খ্রিষ্টাব্দে ১৫ই জুন সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আপিলের কার্য শেষ না হয় ততদিন প্রত্যহ দুবে পশ্চিম বঙ্গের অধীন সময় কলিকাতার কোর্টহাউসে বিচার নিষ্পত্তি জন্য কলিকাতা হাইকোর্টের আপিল আপিলত গৃহে ১৯৫১ খ্রিষ্টাব্দে তৃতীয় দায়রা বিচার বিভাগীয় আপিলত বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন কর্মচারীর বিরুদ্ধে কোর্টহাউসে অভিযোগ করিবেন তাহারা উক্ত সময়ে উক্ত ঘাটে উপস্থিত থাকিবেন। ইতি।

কে. পি. গোয়েন্কা,

সেরিক।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Calcutta-Murshidabad.—No. 2715A.—15th May 1951.—Sri Amarendra Nath Mukharji, Munsif, employed as 2nd Municipal Magistrate, Calcutta, is appointed on reversion, to be a Munsif of Berhampore in the district of Murshidabad, *vice* Sri Sridhar Chandra Roy.

Leave.

No. 2829A.—18th May 1951.—Sri Amar Nath Banerji, Munsif, is allowed leave on private affairs, under rule 172(a) of the West Bengal Service Rules, Part I, for three months from the 6th May 1951, in extension of the leave granted to him under the orders of the 13th March 1951.

Powers.

Murshidabad.—No. 2720A.—15th May 1951.—Sri Amarendra Nath Mukharji, Munsif, under orders of transfer to Berhampore in the district of Murshidabad, is vested with powers to exercise final jurisdiction in the trial of suits for the recovery of rent under section 153(b) of the Bengal Tenancy Act, VIII of 1886.

Murshidabad.—No. 2723A.—15th May 1951.—Sri Amarendra Nath Mukharji, Munsif, under orders of transfer to Berhampore in the district of Murshidabad, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 100 within the local limits of the Berhampore munsif.

NOTIFICATIONS.

No 2786A.—17th May 1951.—In exercise of the powers delegated by the Government of West Bengal, Judicial Department, notification No. 7581J., dated the 23rd December 1950, the High Court is pleased to vest the Munsifs named in the following schedule, under sub-section (2) of section 19 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), as amended by the Bengal, Agra and Assam Civil Courts (West Bengal Amendment) Act, 1950 (West Bengal Act LIX of 1950), with powers to try, under the ordinary procedure, original suits up to the value of Rs. 3,500 arising within the local limits shown against each:—

Schedule.

Name of Munsif.	Local limit.
1. Sri Bibhutoosh Banarji, Munsif, Bankura (Sadar).	Original jurisdiction of the District Judge, Bankura.
2. Sri Saahi Bhushan Mondal, Munsif, Suri (Birbhum).	Suri, Bolpur and Dubrajpur Munsifs.
3. Sri Tarapada Mukharji, Munsif, Rampurhat (Birbhum).	Rampurhat Munsif.
4. Sri Arun Kumar Das, Munsif, Burdwan (Sadar).	Sadar, Katwa and Kalna Munsifs.
5. Sri Mukul Kumar Ray, Munsif, Hooghly (Sadar).	Sadar Munsif of Hooghly.
6. Sri Santosh Kumar Ghosh, Munsif, Serampore (Hooghly).	Serampore Munsif.
7. Sri Santosh Kumar Chakrabarti, Munsif, Arambagh (Hooghly).	Arambagh Munsif.
8. Sri Nikhil Chandra Ganguli, Howrah (Sadar).	Original jurisdiction of the District Judge, Howrah.
9. Sri Sailendra Nath Sen Gupta, Munsif, Midnapore (Sadar).	Sadar Munsif of Midnapore.
10. Sri Jagadish Chandra Chakrabarti, Munsif, Berhampore (Murshidabad).	Original jurisdiction of the District Judge, Murshidabad.
11. Sri Santosh Kumar Sen, Munsif, Alipore (24-Parganas).	Alipore Munsif.
12. Sri Sailesh Chandra Sen Gupta, Munsif, Sealdah (24-Parganas).	Sealdah Munsif.
13. Sri Jagadindra Nath Hore, Munsif, Basirhat (24-Parganas).	Basirhat Munsif.
14. Sri Taragati Bhattacharji, Munsif, Diamond Harbour (24-Parganas).	Diamond Harbour Munsif.
15. Sri Anil Kumar Sen, Munsif, Barasat (24-Parganas).	Barasat Munsif.

No. 2796A.—17th May 1951.—In exercise of the powers delegated by the Government of West Bengal, Judicial Department, notification No. 7581J., dated the 23rd December 1950, the High Court is pleased to vest the Munsifs, named in the following schedule under sub-section (2) of section 19 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), as amended by the Bengal, Agra and Assam Civil Courts (West Bengal Amendment) Act, 1950 (West Bengal Act LIX of 1950), with powers to

try, under the ordinary procedure, original up to the value of Rs. 5,000 arising within local limits shown against each:—

Schedule.

Name of Munsif.	Local limits.
1. Sri Kshetra Mohan Das, Munsif, Asansol (Burdwan).	Asansol Munsif.
2. Sri Satipada Chatterji, Munsif, Contai (Midnapore).	Contai Munsif.
3. Sri Panchanan Basu, Munsif, Tamluk (Midnapore).	Tamluk Munsif.
4. Sri Kshetra Das Banarji, Munsif, Krishnagar (Nadia).	Original jurisdiction of District Judge, Nadia.

R. P. MUKHARJI, Regist

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 690J.S.-G.—14th/15th May 1951.—It hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in V Bengal, the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Jurul in district of Hooghly:—

Sri Harendra Nath Mukhopadhyaya.
Sri Panchu Gopal Chattopadhyaya.
Sri Prafulla Kumar Chattopadhyaya.
President, Gurbhari union board.
Sri Manmatha Nath Mukhopadhyaya.
Sri Kisori Mohan Chaudhuri.
Sri Asit Baran Ghosh.
Sri Panchanon Mukhopadhyaya.
Sri Jatindra Nath Ghosal.
Sri Bhupati Charan Ghosh.
Medical Officer of the dispensary.

B. SARKAR, Commis

ERRATUM.

Burdwan, the 14th May 1951.

In notification No. 1445J.M., dated 14th Feb 1951, published at page 567 of the *Calcutta Gazette*, dated 8th March 1951, showing of duly elected members of union boards within the Katwa subdivision of the district of Burdwan, please make the following correction far as the Gidhgram union board in Katwa station is concerned:—

For

Sri Nitya Gopal Mitra, Sri Bhupendra Ray and Sri Bangabagopal Choudhury.

Read

Janab Mohammed Ahmed, Janab Shaukat and Sri Sitendra Nath Mukherjee.
A. B. SURITA
District Magistrate, Burdwan

FORM I.

(See rule 4.)

Form of notice under section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Bankura, the 17th May 1951.

Whereas the premises described in the Schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

and, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby appoint Mr. Nazima Begum of Bankura, the landlady of the premises, to execute in respect of the premises the repairs specified in Schedule II on or before 15th June 1951.

Schedule I.

Particulars of the premises.

Two-story building in holding No. 281 of the Mahalla (Schooldanga), Bankura, within the limits of the Municipality.

Schedule II.

Particulars of repairs.

Fitting and fixing of doors No. 11.
Fitting and fixing of windows No. 8.
White washing.
Petty plastering on the walls and privy.
Flooring of the kitchen and store rooms with tiles.
Plastering (re-menting) over the tiled roof of the kitchen and store rooms.

A. C. BOSE,
Collector, Bankura
(under Act V of 1947).

Explanation—(1) Clause (c) of section 4 provides that if a landlord/landlady fails to execute any repairs in pursuance of an order under clause (b), the Collector may cause the repairs specified in the order to be executed at the expense of the landlord/landlady, and the cost thereof may, without prejudice to any other mode of recovery, be recovered from the compensation payable to the landlord/landlady.

Presidency Division—Calcutta

Form I.—15th May 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(1) of the Bengal Jail Code, 1937, Volume I, 7th Edition, I appoint the following gentlemen to be official visitors of the Dum Dum Central Jail in the district of 24-Parganas for a period of two years with effect from 1st May 1951:—

Sri Bipin Behari Ganguly, M.L.A.
Sri Ardhendu Sekhar Naikar, M.L.A.

Form II.—15th May 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(2) of the Bengal Jail Code, 1937, Volume I, 7th Edition, I appoint the following gentlemen to be non-official visitors of the Dum Dum Central Jail in the district of 24-Parganas for a period of two years with effect from 1st May 1951:—

the district of 24-Parganas for a period of two years with effect from 1st May 1951:—

1. Sri Nalini Mohan Chatterjee.
2. Sri P. K. Guha.
3. Sri Soven Basu Mullick.
4. Sri P. K. Das.
5. Sri Phanindra Nath Mukherjee.
6. Sri Pran Krishna Banerjee.
7. Janab Muktar Hossain.
8. Janab Bahar Ali Ahmed.

No. 575J.—15th May 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(2) of the Bengal Jail Code, 1937, Volume I, 7th Edition, I appoint the following gentlemen to be extra visitors of the Dum Dum Central Jail in the district of 24-Parganas for a period of two years with effect from 1st May 1951 for the specific purpose of interviewing prisoners with a view to arranging after-care in suitable cases:—

1. Sri P. K. Guha.
2. Dr. D. N. Das Gupta.
3. Sri K. N. Das.
4. Sri Nihar Gupta.

J. N. TALUKDAR, Commissioner.

OFFICE OF THE SUBDIVISIONAL CONTROLLER, SUPPLIES, KANDI, MURSHIDABAD.

ORDER.

Kandi, the 10th May 1951.

In exercise of the power conferred on the District Magistrate by the second proviso to subparagraph (J) of paragraph 7 of West Bengal Kerosene Control Order, 1947, as delegated to me by the District Magistrate, Murshidabad, in his memo. No. 5075/2G, dated 10th May 1951, and whereas the renewal of dealers' licences for the year 1951-52 in the Kandi subdivision of the district of Murshidabad, could not be completed by the 31st March 1951 due to some administrative difficulties, I hereby extend, up to 30th June 1951, the validity of such licences which were issued in the said subdivision for 1950-51 and tokens issued therefor.

S. BANERJEE,
Subdivisional Controller, Supplies,
Kandi.

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 11th May 1951.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, XVII of 1947, which have been directed under section 4 of the said Act to be

exercised by me, necessary enquiry has been made and Sm. Renuka Ghose, wife of Sj. Sunil Kumar Ghose, owner, has been held to be entitled to get possession of the property;

And whereas the aforesaid person cannot be found and has no agent or other person empowered to accept delivery on her behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Case No. L.A.VIII/83 of 1944-45.

Scheme plot No. 232 of Arakpur, police-station Tollygunge.

S. N. DAS GUPTA,

Land Acquisition Collector,
24-Parganas.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

No. 853Co-op.—19th May 1951.—The following draft of a further amendment which, in exercise of the power conferred by section 140 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor proposes to make in the rules published under notification No. 968C.S., dated the 29th June 1942, in the *Calcutta Gazette* of the 2nd July 1942, as subsequently amended, is published for information of persons likely to be affected thereby.

2. The draft amendment will be taken into consideration on or after the 7th June 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

In rule 68A of the said rules, for the words, letters and figures "31st March 1951" substitute the following:—

"30th September 1951".

By order of the Governor,

K. C. BASAK, Secy.

RESOLUTION. No. 856Co-op.

Calcutta, the 21st May 1951.

The Governor is pleased to constitute an organisation to be designated as West Bengal Co-operative Council with the following members:—

- (1) Hon'ble Minister in-charge of Co-operation, Credit, Relief and Rehabilitation Department, *Chairman (ex-officio)*.

Members.

- (2) Secretary to the Government of West Bengal, Co-operation, Credit, Relief and Rehabilitation Department (*ex-officio*).
- (3) Registrar of Co-operative Societies, Secretary, (*ex-officio*).
- (4) Director of Industries (*ex-officio*).
- (5) Director of Health Services (*ex-officio*).
- (6) Director of Public Instruction (*ex-officio*).
- (7) Director of Agriculture (*ex-officio*).
- (8) Chief Engineer, Irrigation (*ex-officio*).

- (9) Deputy Secretary, Co-operation, Credit, Relief and Rehabilitation Department (*ex-officio*).
- (10) Deputy Registrar of Co-operative Societies (*ex-officio*).
- (11) Srijukta Renuka Roy, M.P., 24/1, Balgunge Circular Road, Calcutta.
- (12) Janab Modassir Hossain, M.L.A., Bipurhat, Birbhum.
- (13) Sri Khagendra Nath Dasgupta, M.L., Jalpaiguri.
- (14) Sri Iswar Chandra Mal, M.L.A., Midnapore.
- (15) Sri Saral Kumar Ghose, Chairman of West Bengal Provincial Co-operative Bank, Ltd.
- (16) One Economist—Dr. J. P. Neogi, Head of the Department of Economics, Calcutta University.
- (17) A representative of the Land Mortgage Banks (Sri Kshitish Chandra Maitra, Chairman, Birbhum Co-operative Land Mortgage Bank, Limited).
- (18) A representative of the Industrial Union (Janab Kased Ali, M.L.A., Bishnupur Co-operative Industrial Union, Lami).
- (19) A representative of the Consumer Societies (Janab Jehangir Kabir, Congress Exhibition Road, Calcutta).
- (20) A representative of the Urban Societies (Sudhangshu Bhushan Majumdar, Goswami, 24-Parganas).
- (21) A representative of the Agricultural Societies (Dr. Kanai Lal Das, M.L., Burdwan Multipurpose Co-operative Society).
- (22) A representative of the Central Bank (Nagendra Kumar Bhattacharyya, Chhampore Central Co-operative Bank).
- (23) A representative of the Women's Societies (Srijukta Bina Das, Women's Co-operative Industrial Home Limited, Khati).
- (24) Sri Kalipada Bhattacharyya, Editor of Indian Economist and Samabay, Netaji Subhas Road, Calcutta, Assistant Secretary.

2. The members will hold office for a period of one year from the date of this resolution. The Council may co-opt, if necessary, four members.

3. The function of the Council will be—

- (i) To formulate plans and policies for the development of the Co-operative movement in this State.
- (ii) To initiate and approve of experimental subjects relating to Co-operation.

4. The Council will meet twice a year or more frequently if necessary, or at any time when the Assembly is in session.

ORDER.

ORDERED that the resolution be published in the *Calcutta Gazette* and copies thereof forwarded to the Chairman, Secretary, Assistant Secretary, and members of the Council.

ORDERED also that a copy of the resolution be forwarded to all departments of the Government for their information.

By order of the Governor,
K. C. BASAK,

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power NOTIFICATION.

No. 1216M.P.—4th April 1951.—In pursuance of sub-rule (4) of rule 11 of the Indian Electricity Rules, 1937, framed under section 37 of the Electricity Act, 1910 (IX of 1910), the following advertisement by Ghatal Electric Supply Company, Ltd., 135, Canning Street, Calcutta, issued in the *Amrita Bazar Patrika* of the 20th, 21st and 22nd March is published for general information.

All objections which may be received by the State Government on or before 20th June 1951 from any person, company or local authority with respect thereto shall be duly considered by the State Government.

NOTICE.

It is hereby notified for public information that Messrs. Ghatal Electric Supply Company, Ltd., 135, Canning Street, Calcutta, have applied under rule 11 of the Indian Electricity Rules, 1937, to the Secretary to the Government of West Bengal, Commerce and Industries Department, Calcutta, for grant of license under the Indian Electricity Act, 1910, for supply of electricity in the town of Ghatal. A copy of the draft license containing terms and conditions is appended below:—

GHATAL ELECTRIC LICENSE, 1951 (DISTRICT MIDNAPORE).

For the supply of electrical energy granted by the Government of West Bengal hereinafter referred to as "the Government" under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act, IX of 1910, and Electricity (Supply) Act, LIV of 1948, license is hereby granted to Ghatal Electric Supply Co., Limited, to supply electrical energy in the area, with the powers and upon the terms and conditions specified:—

SHORT TITLE.

This license shall be cited as "The Ghatal Electric License, 1951."

INTERPRETATIONS.

The several words, terms and expressions to which by the Indian Electricity Act, 1910, the rules thereunder, and by the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same respective meanings, provided that in this license—

- (a) "the Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof;
- (b) "the Government" shall mean the Government of West Bengal;
- (c) the expression "the licensee" shall mean and include the Messrs. Ghatal Electric Supply Co., Limited, and permitted assigns;
- (d) the expression "deposited map" shall mean the plan of the area of supply hereinafter specified, which has been deposited with the Government in pursuance of the rules under the Act, which plan has been signed for the purpose of identification by the Secretary to the Government in the Department of Commerce and Industries and by the applicants;
- (e) the term "unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour;

- (v) the expressions "First Annexure", "Second Annexure", "Third Annexure" and "Fourth Annexure" shall mean the first, second, third and fourth annexures to this license, respectively;
- (vi) the expression "the commencement of this license" shall mean the date of notification by the Government in the Calcutta Gazette by which this license is granted;
- (vii) unless otherwise stated, where roads or streets are mentioned forming the boundary or part of the boundary of any area in this license, the premises, properties or structures abutting on either side of such roads or streets are deemed to be within the area of supply.

SECURITY.

3. (i) The period within which the licensee shall show, under sub-clause (a) of clause 1 of the Schedule to the Act, that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by this license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of the license.

(ii) Under clause (d), sub-section (3) of section 4 of the Act, the licensee has already deposited with the Government G. P. Note to the face Rs. 10,000 and the Government by their letter No. 1227-M.P. of the 10th June 1950 has accepted this G. P. Note as Security under sub-clause (a) of clause 1 of the Schedule to the Act:

Provided that if the work proceeds in a manner satisfactory to the Government, this amount shall be repaid to the licensee by the Government in four equal instalments and a final instalment of payment of interest shall be made. The whole amount repaid by the Government shall be used by the licensee for carrying into effect the works for which the license is granted.

AREA OF SUPPLY.

4. The area above referred to within which the supply of electricity is authorised by the licensee (the area of supply under the Act) is the whole of the Municipal area, as it exists at the time of the commencement of this license, the boundaries of which are described in the First Annexure and delineated in red colour on the deposited map.

SITUATION OF THE GENERATING STATION.

5. The licensee shall erect the generating or main receiving station within the area covered by the license.

LICENSEE'S WORKS.

6. (A) *Compulsory Works.*—(i) The licensee shall, within a period of two years from the date of grant of this license provide and install sufficient feeders and distributing mains and also execute works to the satisfaction of the Government for the purpose of supply of electricity throughout the streets, or parts of streets, named in the Second Annexure and shown in yellow colour on the deposited map, shall erect the generating station or the main receiving station mentioned in clause 5 and install the machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and shall do all other works necessary for the commencement of supply of energy to the consumers. The works aforesaid shall be in accordance with the scheme sanctioned and mentioned in the First Annexure and with such modification as may be approved hereafter in writing by the Government.

at the expiration of each successive period of six months from the grant of this license and until the completion of the compulsory licenses shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports stating all taken and progress made in carrying into effect this license.

Provision of adequate plant and extension of distribution mains.—within twelve months of the receipt of applications and subject to proviso of clause 6(i) of the Schedule to the Act, the licensee shall provide a suitable and sufficient additional transmission lines and feeders for distribution mains as may be required to give and supply adequate energy to every consumer within the area, and shall provide and maintain plant which, in the opinion of the Government, may be considered necessary for regular, constant and sufficient supply of energy to consumers.

SUPPLY OF ENERGY.

1) Subject to the provisions of this license, the Act, and the Rules, Electricity (Supply) Act, 1948, the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for the following purposes.

The supply of energy shall not be commenced until an Electrician to the Government shall have inspected the licensee's works and shall certify in writing that the supply of energy may commence.

As soon as may be after the grant of this license and in any case within six months from the grant of this license, the licensee shall submit to the Government for approval under sub-section (2) of section 21 of the Act the "Conditions of Supply" to regulate his relations with persons who intend to become consumers.

After such conditions have been approved by the Government with such modifications the licensee shall not supply energy unless—

1) the person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government, and

2) such person and the licensee shall have executed an agreement in a form approved by the Government.

The amount of all miscellaneous charges incidental to and in connection with the supply of energy, which the licensee proposes to make to the consumer, shall be subject to previous approval of the Government.

3) Provided that where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so with the express permission of the Government.

EXTENSION OF GENERATING PLANT, TRANSMISSION AND DISTRIBUTION MAINS.

After the supply of energy has commenced in accordance with clause 6 of this license, no major addition to the generating station, machinery, apparatus, transmission and distribution mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

ACCOUNTS.

(i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee complying in full detail the requirement required by the Rules thereunder and the Electricity (Supply) Act, 1948, the working expenses of the undertaking for which the license is granted. All books of accounts

shall at all times be open to the inspection of the Government or a person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government annually before 1st October, in every year, the accounts of the undertaking made up 31st March of the same year.

STATISTICS.

10. The licensee shall, when called upon to do so, submit to the Government or an officer duly appointed in that behalf such statement and statistics of electric supply undertakings in the Province

HOURS OF SUPPLY.

11. The licensee shall not be bound to maintain a supply from a.m. to 5 p.m. local time during the months of November, December, January and February, unless sufficient load is available, until after three years have elapsed from the date of notification of the grant of this licence. During this period and these months the supply may be discontinued for ten and half hours, viz., between 6-30 a.m. and 5 p.m. local time. At the expiration of these three years a continuous day and night supply shall be maintained throughout the year.

METHOD OF CONSTRUCTION.

12. The feeders, distribution mains and service connections (overhead or underground in whole or in part and (subject to the provisions of section 18 of the Act) shall be erected, constructed and maintained in strict conformity with the Act and the Rules thereunder and the following provisions:—

- (i) The licensee shall not erect overhead mains for use at any pressure higher than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitations as the Government may impose.
- (ii) Aerial line in the vicinity of a building or structure shall be so constructed as to comply with the Indian Electricity Rules concerned and in no case shall an aerial line be at a distance less than 10 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.
- (iii) In narrow lanes, passages or streets where it would not be possible to maintain a horizontal distance of 4 feet between aerial lines and buildings, underground cables shall be provided and a special method of construction of aerial lines shall be adopted if expressly sanctioned in writing by the Government. In such case, such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of any such aerial line.
- (iv) Where any electric supply lines cross or run along the route of a religious procession, such supply lines shall be laid underground or placed at such height as will allow of the free and safe passage of those processions. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall refer.
- (v) The licensee shall remove or replace at his own expense any line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.
- (vi) For the purpose of rule 68(2) of the Rules, the maximum pressure shall be taken as 15 pounds per square foot.

NATURE OF SUPPLY.

13. The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

- (i) Three phase alternating current, three or four-wire supply at the pressure of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.
- (ii) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.
- (iii) A high pressure alternating current three phase supply at a pressure of 6,600 volts between phases at a frequency of fifty cycles per second for feeders and for supply to any large consumers for power purposes.

The pressures stated above shall be as measured at consumers' terminals and shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressure or system of supply or both for the purpose of this license.

LIMITS OF RATES TO BE CHARGED IN RESPECT OF SUPPLY OF ENERGY.

14 (i) The rates to be charged by the licensee for energy supplied by him shall not exceed those stated in that behalf in the Fourth Annexure, in the case of method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maxima as the Government may fix on approving the method.

(ii) The rates for the sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity Supply Act, 1948.

PURCHASE OF UNDERTAKING.

15 (A) *Purchase by local authority or Provincial Government (where Provincial Electricity Board is not formed).*—(i) The option of purchase given by section 7 of the Act shall be first exercisable on the expiration of twenty years from the commencement of this license and thereafter at the expiration of every subsequent period of ten years.

(ii) The purchase price payable on the exercise of the said option shall

- (a) the net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including serviceable stand-by plant) owned and used by the licensee for the purpose of the undertaking less the total depreciation thereon [calculated according to the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act, 1948].

The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (i) of section 7 of the Act which shall be added to such value under the second proviso to that section on account of compulsory purchase shall be ten per centum; and

- (b) the value of the stores, spare parts and loose tools in use or available or suitable for use (for the purpose of the undertaking) at the date of the purchase at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iii) In accordance with clause (d)(ii) of sub-section (2) of section 3 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of this license.

(iv) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlays of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the Provincial Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the respective Schedule of the Electricity (Supply) Act, 1948.

BULK SUPPLY.

16. (i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government thinks it in the interests of development of electricity in that area so to direct the licensee shall obtain their supply from such source.

The decision of the Government on the operation of this clause shall be final.

(ii) The licensee will take from the Provincial Electricity Board, if so required by the Government, or from any Government generating station such energy as required for this distribution at any time such Board or the Government is prepared to supply at a rate not more than the rate at which in the opinion of the Electrical Commissioner with the Government of India or Government of the Provincial Electricity Board, the licensee is generating at the time of the offer. If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government generating plant at its book value, or if such Board or Government does not wish to purchase, the licensee will have full discretion to dispose of such plant.

MANAGEMENT EXPENSES AND INTEREST ON LOAN.

17. (a) If the license is granted to a limited Company, the Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of such Company and the Director so nominated shall be entitled to such remuneration payable by the said Company as fixed in the Memorandum and Articles of Association of such Company in respect of other Directors. The Director so nominated by the Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have the right to remove the person so nominated and appoint another person in his stead. The Articles of Association of the company shall make suitable provision on the lines of this clause.

(ii) The licensee shall not enter into an agreement with the Managing Agents, if any, or make any modification to such agreement already entered into unless with the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and the Managing Agents, if any, and to require such modifications therein as a condition precedent to Government granting its consent as required by the section 9(2) of the Act.

(iii) The rates of remuneration to be paid to the Managing Agents and the expenses of the office of the Managing Agents shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act, 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, etc., and any changes in such rates shall be subject to the prior approval of the Government in each case.

VARIATION FROM THE SCHEDULE TO THE ACT.

18. In pursuance of clause (f) of sub-section (2) of section 3 of the Act, it is hereby expressly declared—

(i) sub-clause (I) of clause VI and sub-clause (I) of clause VIII of the Schedule to the Act shall for the purpose of incorporation in this license be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten and half hours, namely, between 6-30 a.m. and 5 p.m. for a period of three years from the date of notification of grant of this license" after the expression "continue to supply energy" occurring in sub-clause (I) of clause VI and sub-clause (I) of clause VIII of the Schedule to the Act.

(ii) clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in clause IV of the Schedule to the Act;

(iii) the following sentence shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act:—

"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2);"

(iv) sub-clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act shall for the purpose of incorporation in this license be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7(iv) of this license;

(v) the following sub-clause shall be substituted for clause VI, sub-clause (5), namely:—

"Every requisition under this clause shall be in a form approved by the Government; and the copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant;"

(vi) the first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for a period of seven years specified in that proviso;

(iii) the following sub-clause shall be substituted for sub-clause of clause X, namely:—

“(2) Before commencing to supply energy through any distributing mains the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge the energy so supplied and the rate at which such energy be supplied; and, where the licensee has given such notice he shall not be entitled to change the method of charging the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice, as the Government may deem proper, of such change to the Government, to the local authority, if any, concerned and to every consumer of energy who is supplied by them through such distributing mains.”

SECURING CONTINUITY OF SUPPLY.

19. It shall be the duty of the licensee (which expression shall include the licensee, his employees, servants, agents and his permitted assigns) to give to the nearest Magistrate immediate and full information of any circumstances in which interruption of supply may be apprehended as a result of civil commotion or disturbance of the public peace, or strike or lock-out of the nature specified in section 22 of the Industrial Disputes Act, 1947.

TRANSFER OF MANAGEMENT.

The licensee shall not employ or engage any other party to perform his undertaking or to carry out the work of supplying energy under his license except with the previous written consent of the Government with or to such extent as the Government may think fit.

REVOCATION.

20. (i) If the licensee shall, in the opinion of the Government, have failed to give such immediate and full information as is required by clause 19 hereof, or if at any time any interruption of the supply shall occur which in the opinion of the Government is attributable to any wilful or preventable default or neglect on the part of the licensee or which in the opinion of the Government could, by the exercise of reasonable care, be prevented by the licensee, or if the licensee shall in the opinion of the Government fail to comply with any of the provisions of this license, or shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years, specified in clause 6 of this license, or if the general direction and control of the licensee shall cease to be in the hands of the subject of the Indian Union the license shall be liable to be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in sub-clause (i), the security deposit of Rs. 10 lakhs made in accordance with clause 3 may in whole or in part be forfeited and the Government may decide and the decision of the Government as to the revocation and forfeiture shall be final and binding on the licensee.

FIRST ANNEXURE.

The boundaries of the area of supply referred to under clause 4 are as under:—

Bounded by—North—Dirgham and Methela; East—Balaran
South—Katan, Sripur and Sitalpara; West—Shyampur

SECOND ANNEXURE.

The list of streets or part of streets referred to in clause 6(1).

B. N. Sasmal Road from the river and to the Police Station House

Netaji Subhas Road from junction of B. N. Sasmal Road to 150 yds. north.

Bidyasagar Road from the S. D. O. Quarters to the Civil Courts.

Kritibas Road from its junction with Bidyasagar Road to Ramkrishna

THIRD ANNEXURE.

The situation of the proposed generating station will be to the north (Civil Court).

The supply will start with two Generating Sets each—50 K.W.

FOURTH ANNEXURE.

to be charged by the licensee for energy supplied by him referred clause 14 shall not exceed the maximum set out below namely:—

Rate A—Domestic and business purposes.

(i) Domestic and business purposes for lights and/or all types of table exhaust, ventilating fans—Rate -/8/-, rebate -/1/-, nett -/7/-.

(ii) Domestic purposes for lift and pump motors, where the rating of such does not exceed 4 H.P.—Rate -/5/-, rebate -/1/-, nett -/4/-.

(iii) Domestic purposes for lifts and pump motors, where the rating of motor exceeds 4 H.P.—Rate -/4/-, rebate -/1/-, nett -/3/-.

(iv) Business purposes for lift and pump motors—Rate -/3/-, rebate -/1/-, nett -/2/-.

(v) Domestic and business purposes for heating, refrigerators, Radios and ironing apparatus and all other domestic appliances not mentioned Rate A—(a) Rate -/4/6, rebate -/1/-, nett -/3/6.

(b) All other domestic and business purposes not covered by any other Rate -/4/6, rebate -/1/-, nett -/3/6.

Rate B—Unmetered supply.

Lights on contract system for road side stalls and bazar shops only, and for not more than six hours daily from sunset, provided that the rating of each lamp does not exceed 60 watts and the total number of lamps at each shop does not exceed two.

Each lamp—Rate Rs. 4-8-0 per month.

Rate C—Public amusement purposes.

cinematograph and for all such amusement purposes—

Rate -/5/-, rebate -/1/6, nett -/4/6.

Rate D—Battery charging and electrolysis.

for battery charging and electrolysis purposes—

Rate -/4/6, rebate -/1/6, nett -/4/-.

Rate E—Industrial purposes.

For each installation having motors the aggregate rated horse power which does not exceed 4 H.P.—

Rate -/4/6, rebate -/1/-, nett -/3/6.

(ii) Exceeds 4 H.P. but not exceeds 15 H.P.

Rate -/4/-, rebate -/1/-, nett -/3/-.

(iii) Exceeds 15 but not exceeds 50 H.P.

Rate -/3/6, rebate -/1/-, nett -/2/6.

Rate F—for large industrial and/or bulk supply purpose

Special method of charging to be submitted later if required.

Rate G—Street lighting.

The licensee may at any time enter into a special contract with Municipality of Ghatal for the supply of energy to the said Municipality for public lighting upon each term and condition at such rates as may be mutually agreed upon.

Meter Rent.—The rent to be charged for the meter shall not exceed annas eight per month for a single-phase A.C. meter and annas twelve per month for a three-phase meter:

Provided that in respect of premises consuming energy under the rates mentioned above, the licensee shall be permitted to levy minimum charge at the following rates per month even if energy to that value has not been consumed during that month:—

- (a) For apparatus consuming energy under Rate A (a) (i) and A (ii) Rs. 2/- per month per kilowatt of connected load or part thereof on the premises concerned.
- (b) For motors consuming energy under Rate A (a) (iii), A (b) (i) and Rate E—Rs. 5/- per month per H.P. of all the motors installed or part thereof.

Note.—When the minimum charge specified above is levied the licensee may also levy other charge for energy consumed shall be made during the period allowed.

Every local authority, company or person desirous of making representation with reference to the application to the Local Government may do so by a letter addressed to the Secretary to the Government of Bengal, Department of Commerce and Industries, Writers' Building, Calcutta, within three months from the date of issue of the newspaper containing the first advertisement.

Copies of the map referred to in the license showing the area of land to be inspected at the following addresses:—

- (1) The Chairman, Ghatal Municipality, Ghatal P.O. (Midnapore).
- (2) The Ghatal Electric Supply Co., Ltd., 135, Canning Street, Calcutta.
- (3) The Subdivisional Officer, Ghatal.

And a copy of the draft license may be had from Messrs Ghatal Electric Supply Co., Ltd., 135, Canning Street, Calcutta, on payment of Re 1/- per copy.

U. GANGOLY, M.Sc., B.L., A.M.I.

F. N. BHADURY,

for Ghatal Electric Supply Co., Ltd.
135, Canning Street, Calcutta

LABOUR DEPARTMENT

ORDER.

No. 3093Lab.—16th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its corrigenda Nos. 6892Lab., dated the 29th September 1950, and 947Lab., dated the 13th January 1951, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with said order, dated the 25th September 1950, read with the said corrigendum, dated the 13th January 1951, and represented by the Indian Jute Mills' Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order dated the 25th September 1950, read with the said corrigendum, dated the 29th September 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as Chairman and Sri P. R. Mukherji and Sri M. C. Banerji, District Judges as members;

And whereas during the pendency of proceedings before the said Tribunal, a complaint was received on behalf of Sri Dwarka Keot, a workman of Messrs. Megna Jute Mill (South), post office Jagatdal, 24-Parganas, under item 38 under the head "24-Parganas" of the said list, in writing to the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the said Act, the Governor is pleased hereby to publish the said award as shown in annexure hereto.

ANNEXURE.

Matter of a complaint under section 33A of the Industrial Disputes Act made on behalf of a workman named Dwarka Keot against Megna Jute Mill (South) in connection with Government of West Bengal, Labour Department, order No. 5521Lab., dated 25th September 1950, referring certain Industrial Disputes between 86 Jute Mills in West Bengal including Megna Jute Mill (South) and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

1. SRI S. N. MODAK, I.C.S. (Retd.). *Chairman.*
2. SRI P. R. MUKHERJI, *District Judge, Member.*
3. SRI M. C. BANERJI, *District Judge, Member.*

The workman:—Sri Nikhil Roy, Pleader, representing Barrackpore Subdivision Chatkal Mazdoor Union.

Megna Jute Mill (South):—None.

AWARD.

This matter has arisen out of a petition of complaint under section of the Industrial Disputes Act presented on 1st March 1951 (registered Case No. 16 of 1951 under section 33A) by Barrackpore Subdivision Chh Mazdoor Union on behalf of a workman named Dwarka Keot against M Jute Mill (South), which is one (No. 38 under 24-Parganas district in list) of the 86 Jute Mills in West Bengal which are concerned in industrial disputes referred to this Tribunal for adjudication by Government of West Bengal, Labour Department, order No. 5521Lab., dated September 1950. The original adjudication proceedings which commenced on 25th September 1950 are still pending before this Tribunal. The grievances put forward in the petition of complaint are that Dwarka Keot, a permanent workman in the Winding Department of the Mill, was charged on 9th January 1951 with the theft of 3 cops and was suspended forthwith pending further enquiry, and was virtually discharged. It is contended on behalf of the workman that he did not commit any offence to warrant dismissal. The workman has prayed for reinstatement among other reliefs. The Company has submitted a written statement contending that it was a case of theft and the Company had applied to the Tribunal under section 33 of the Industrial Disputes Act for permission to dismiss the workman who had been meanwhile placed under suspension as a security measure with effect from 9th January 1951. The Company has further contended that the complaint under section 23A is not maintainable as there has been no contravention of any provision of section 33.

2. The connected case under section 33 of the Industrial Disputes Act was registered as Case No. 185 of 1951 under section 33 on the basis of an application for permission presented by Megna Jute Mill (South) on 10th January 1951. That case under section 33 has since been disposed of by this Tribunal by order, dated 12th April 1951, which is to the effect that permission for dismissal in this case has been refused but permission has been granted to Megna Jute Mill (South) to suspend the workman Dwarka Keot for four days with effect from 9th January 1951, and the effect of the suspension would be that the workman should be permitted to rejoin duty forthwith at the end of the actual period of suspension, beyond the period of four days of suspension as a substantive punishment, being treated as a period of leave without pay. Under these circumstances, the present petition of complaint under section 33A is not pressed. We are, therefore, not called upon to go into the question as to whether the order of suspension as a security measure amounted to punishment or not, or whether there was any contravention of any provision of section 23. As the petition of complaint has not been pressed under the particular circumstances, we do not propose to come to any decision on any point and make our award accordingly.

S. N. MODAK, *Chairman.*

P. R. MUKHERJEE, *Member.*

M. C. BANERJEE, *Member.*

The 1st May 1951.

By order of the Government
D. S. P. MUKHERJEE, *Jt.*

ORDER.

No. 3094Lab.—16th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 12th September 1950, read with its corrigenda Nos. 6892Lab., dated the 12th November 1950, and 947Lab., dated the 13th January 1951, the industrial

that existed or were apprehended in the Jute Textile Industry in Bengal between the Jute Mills mentioned in the list attached with order, dated the 25th September 1950, read with the said award, dated the 13th January 1951, and represented by the Indian Mills' Association, Royal Exchange, Calcutta, and their workmen and by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated the 29th September 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to the Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as President, and Sri P. R. Mukherji and Sri M. C. Banerji, District Judges, Calcutta;

whereas during the pendency of proceedings before the said Tribunal, a complaint was received on behalf of Ramcharan and Badri, workmen of the Bally Jute Mill, Bally, being item 10 under the head 'Bally Jute Mills' of the said list, in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said two workmen, the conditions of service applicable to them immediately before the commencement of the said proceedings;

whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has made an award upon the said complaint and submitted its award to the State Government;

and therefore, in pursuance of the provisions of section 17 of the said Act, the Governor is pleased hereby to publish the said award as shown in the Annexure hereto.

ANNEXURE.

Matter of a complaint under section 33A of the Industrial Disputes Act, 1947, made by two workmen named Ramcharan and Badri against Bally Jute Mill in connection with Government of West Bengal, Labour Department, order No. 5521Lab., dated 25th September 1950, referring to Industrial Disputes between 86 Jute Mills in West Bengal including Bally Jute Mill and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman*.

SRI P. R. MUKHERJEE, *District Judge, Member*.

SRI M. C. BANERJI, *District Judge, Member*.

Workmen:—Sri P. K. Sanyal, Advocate, and Sri Keshab Bannerjee, Secretary, Bally Jute Mill Workers' Union.

Bally Jute Mill:—Sri K. B. Basu, Counsel.

AWARD.

Matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 5th February 1951 (registered on 9 of 1951 under section 33A) by two workmen named Ramcharan and Badri who were represented by the Secretary of the Bally Jute Mill Workers' Union. The petition of complaint is directed against Bally Jute Mill, which is one (No. 10 under Howrah district in the list) of the 86 Jute Mills in West Bengal which are concerned in the industrial

disputes referred to this Tribunal for adjudication by Government of Bengal, Department of Labour, order No. 5521Lab., dated 25th Sept 1950. The original adjudication proceedings which commenced on September 1950 are still pending before this Tribunal. The grievance put forward in the petition of complaint are on the following lines, and frivolous charges were laid against Ramcharan and Badri on December 1950 and they submitted their explanations and offered evidence to prove their innocence. The management, however, unjustly suspended Ramcharan and Badri on 29th December 1950 or a later date for an indefinite period without making any provision for the payment of any subsistence allowance. It is contended in the petition of complaint that the order of suspension without any subsistence allowance for an indefinite period, amounted to punishment, and in so far as this punishment was inflicted on the two workmen without the express permission in writing of this Tribunal, the provisions of section 33 of the Industrial Disputes Act were contravened. The petitioners have prayed for re-instatement among other reliefs. The employers have submitted statements and have raised contentions on the following lines. The order of complaint under section 33A of the Industrial Disputes Act is not maintainable inasmuch as the order of suspension did not amount to punishment and no provision of section 33 was contravened. It is submitted by the employers that two applications for permission to dismiss the petitioners Ramcharan and Badri were submitted to the Tribunal on 11th January 1951. The two applications for permission were registered with this Tribunal as Cases Nos. 113 and 114 of 1951 under section 33 of the Industrial Disputes Act, and they were both presented on 11th January 1951. For the sake of convenience we have heard the present petition of complaint under section 33A along with the two applications for permission under section 33. It may be pertinent to mention here that we have passed orders today in connection with the two applications for permission under section 33, granting permission to Bally Jute Mill to dismiss the two workmen Ramchandra and Badri with effect from 29th December 1950 on the basis of the finding that both of them committed acts subject to discipline and were guilty of misconduct under clause 14(c) of the Standing Orders.

2. In view of the orders we have passed in connection with the two applications for permission in respect of Ramcharan and Badri, it is not necessary for us to go into the details of the facts and circumstances which will be found fully discussed in the said orders. As already stated, a preliminary point was raised on behalf of Bally Jute Mill to the effect that the present petition was not maintainable on the ground that the provision of section 33 of the Industrial Disputes Act had been contravened. What really remains for us to decide is whether this contention is well founded. The non-maintainability of the petition of complaint is well founded. The position is that an incident involving personal violence on the part of the Mill took place on 28th December 1950, and chargesheet was submitted to Ramcharan and Badri on 29th December 1950, and they were suspended as a security measure and not by way of punishment, soon afterwards. It has been contended before us on behalf of the workmen that the order of suspension without any subsistence allowance for an indefinite period amounted to punishment within the meaning of section 33 of the Industrial Disputes Act, and the employers were not entitled in law to inflict punishment without securing the express permission in writing of this Tribunal. The crucial point therefore is whether the order of suspension amounted to punishment. If that order did not amount to punishment, there would be no contravention of any provision of section 33 of the Industrial Disputes Act and consequently the present complaint under section 33A would be well founded.

tainable. We shall therefore proceed to decide the question as to whether the order of suspension under the particular circumstances amounted to punishment or not.

1. It is noticeable that shortly after the order of suspension was passed in respect of the two workmen Ramcharan and Badri, the employers presented on 11th January 1951 two applications under section 33 of the Industrial Disputes Act for permission to dismiss them on account of their being guilty of misconduct under clause 14(c) (*viz*) of the Standing Orders. It is true that the two applications under section 33 were subsequently rejected by the Tribunal not to be in proper order and they were allowed to be properly amended on 28th March 1951 in course of the hearing. It is then the fact is that shortly after they passed the order of suspension in respect of the two workmen the employers came up before the Tribunal and made a fairly reasonable time praying for permission to dismiss. Although no sort of an enquiry was held by the management for its own satisfaction, the decision in the enquiry was intended to be subjected to the scrutiny of this Tribunal. It is clear therefore that the enquiry was not completed at the time when the management passed its order of suspension. As to whether any misconduct had been committed by the workmen concerned and whether such misconduct, if found, would be met by an order of dismissal, the decision was to be arrived at by this Tribunal. Although some sort of enquiry was held by the management. As regards the question as to whether the order of suspension amounted to a punishment, we may usefully refer to the reasoning set forth in paragraph 6 of the award of the Engineering Firms Tribunal consisting of Sri S. N. Modak, J. (Retd.), Chairman and Sri A. Das Gupta, District Judge, Member, in connection with a complaint under section 33A of the Industrial Disputes Act against the Hindusthan Development Corporation, Ltd., as published in the *Calcutta Gazette* of 28th September 1950 by Government of West Bengal, Labour Department, order No. 5335Lab., dated the 16th September 1950, and also in paragraph 2 of the award of this Tribunal in connection with a complaint under section 33A made on behalf of a workman named Lahit Chandra Paul against National Jute Mill in connection with Government of West Bengal, Labour Department, order No. 5521Lab., dated 25th September 1950, as published in the *Calcutta Gazette* of 22nd January 1951 by order No. 957Lab., dated 13th February 1951. As pointed out in the awards referred to, the ordinary Dictionary meaning of the word "punish" is "to cause offender to suffer for offence", "to inflict punishment for offence". The word "punish" presupposes or signifies some offence committed by the person who is punished. In so far as an enquiry into the commission of an offence was yet to be made by the Tribunal, it cannot be said to have been established that the workmen concerned committed any offence. In our particular case the order of suspension pending the final decision of the Tribunal was taken as a security measure, in the light of certain circumstances of personal violence, and did not, in our opinion, amount to a substantive punishment. In coming to this conclusion we have duly taken into consideration the factors that the order of suspension was intended to hold good for a more or less indefinite period pending the permission of the Tribunal for the infliction of substantive punishment, that no subsistence allowance during the period of suspension had been provided for. We find ourselves unable to deal with the petition of complaint on its merits regarding the facts and circumstances including the circumstance that no subsistence allowance for the period of suspension was ordered, so long as we are unable to hold that there was such contravention of any provision of section 33 of the Industrial Disputes Act as would constitute the basis of a complaint under section 33A. After giving careful thought to all aspects of the matter

we have come to the conclusion that the order of suspension in respect of the petitioners Ramcharan and Badri, in spite of the disadvantages it might entail, did not amount to a punishment within the meaning of section 33 of the Industrial Disputes Act and consequently it cannot be said that there was any contravention of the provisions of section 33. Being the position we hold that the present petition of complaint under section 33A is not maintainable, and the petitioners are not entitled to relief. We make our award accordingly.

S. N. MODAK, *Chairman.*

P. R. MUKHERJEE, *Member.*

M. C. BANERJEE, *Member.*

The 3rd May 1951.

By order of the Governor.

D. S. P. MUKHERJEE, *Jt.*

ORDER.

No. 3095Lab.—16th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5521Lab., dated the 25th September 1950, read with its corrigenda Nos. 6892Lab., dated the 29th November 1950 and 947Lab., dated the 13th January 1951, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached to the said order, dated the 25th September 1950, read with the said corrigendum, dated the 13th January 1951, and represented by the Indian Jute Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated the 29th November 1950 regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as Chairman, Sri P. R. Mukherji and Sri M. C. Banerji, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, a complaint was received on behalf of Naim, a workman of Messrs. William Jute Mill No. 1, Sibpur, Howrah, being item 6 under the "Howrah" of the said list, in writing before the said Tribunal stating that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has decided upon the said complaint and submitted its award to the Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947, the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes Act made on behalf of a workman named Naim against Fort William Jute Mill No. 1 in connection with Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal including Fort William Jute Mill No. 1 and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT :

Sri S. N. MODAK, I.C.S. (Retd.), *Chairman.*

Sri P. R. MUKHERJEE, *District Judge, Member.*

Sri M. C. BANERJEE, *District Judge, Member.*

the workman: Jonab Shafaatullah Khan, Joint Secretary, Bengal National Chamber of Labour.

the Mill: Sri S. C. Sen, Advocate.

AWARD.

This matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 8th February 1951 (registered Case No. 10 of 1951 under section 33A) by the Joint Secretary of Bengal National Chamber of Labour on behalf of a workman named Naim. The complaint has been made against Fort William Jute Mill (Old) or Fort William Jute Mill No. 1, which is one (No. 6 under Howrah district in list) of the 86 Jute Mills in West Bengal which are concerned in the industrial disputes referred to this Tribunal for adjudication by Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950. The original adjudication proceedings which commenced on 25th September 1950, are still pending before this Tribunal.

The grievances put forward in the petition of complaint and in the evidence generally are on the following lines. The petitioner who was a workman had been previously given warnings for short production. During the week preceding 23rd January 1951 he was found to have given short production again. On 23rd January 1951 he was called to the Labour Officer and was made to put his thumb impression on a typed sheet of paper the contents of which he did not know at that time, but which purported to be a letter of resignation signed by him, as he came to know later on. The petitioner never intended to tender resignation in respect of his job, but the Labour Officer played a trick on him in taking his thumb impression on the typed sheet of paper. He was allowed to work on 23rd January 1951 and was paid off his dues on 24th January 1951, on which date he was discharged. This discharge was effected without the express permission in writing of the Tribunal during the pendency of the original adjudication proceedings, and in consequence the provisions of section 33 of the Industrial Disputes Act were contravened. Inasmuch as the workman did not intend to resign and did not consciously put his thumb impression on the sheet of paper purporting to be a letter of resignation, the termination of his service amounted to unjustifiable discharge. The prayer of the

petitioner is that the discharge may be set aside and he may be reinstated with compensation for the period of unemployment. The case put forward on behalf of Fort William Jute Mill No. 1 is on the following lines. The weaver Naim voluntarily tendered resignation and the letter of resignation was drafted and typed at his request and he voluntarily put his thumb impression on the same with full knowledge of the contents thereof which were explained to him. The thumb impression of the workman was taken on the letter of resignation under any circumstances of duress or coercion. Inasmuch as the termination of service did not amount to a contravention of any provision of section 33 of the Industrial Disputes Act and consequently the petition of complaint is not maintainable, the petitioner is not entitled to any relief. On the side of the petitioner, P.W. 1 has examined himself (P.W. 1) and two other workmen of the Mill (P.W. 2 and 3). On the side of the Mill the Labour Officer, (O.P.W. 1), the weaving overseer (O.P.W. 2) and clerk of the Labour Office (O.P.W. 3) have been examined. Each side has also put in a number of documents.

2. The most important document in this case is Exhibit A, which, according to the employers, was the letter of resignation, dated 23rd January 1951, on which the workman Naim is said to have voluntarily and knowingly put his thumb impression indicating his decision to tender resignation. The question is whether the petitioner Naim voluntarily and knowingly put his thumb impression on Exhibit A or whether the document Exhibit A was entirely a fabrication as contended in the argument advanced on the workman's behalf, or the thumb impression even if genuine, was obtained on the sheet of paper by deceitful means or under circumstances of duress or coercion. In his evidence the petitioner Naim (P.W. 1) does not really allege any kind of coercion, and his case seems to be that a trick was played on him and he was unaware of the contents of the paper on which he put his thumb impression. Naim says that he put his thumb impression on a paper of foolscap size, whereas Exhibit A is not of that size. We see no reason why a paper of smaller size should have been substituted for a paper of foolscap size, if the employers were inclined to play any trick. Taking into consideration the evidence on both sides and the facts and circumstances emerging therefrom, we are satisfied that Exhibit A was the sheet of paper on which Naim put his thumb impression. The real question is whether at the time of his putting the thumb impression he was aware of the contents of the typed document. The Labour Officer (O.P.W. 1) and the clerk (O.P.W. 3) have stated that Naim expressed his desire to resign at his request the Labour Officer had the letter of resignation typed for him, and the contents of the typed document were explained to the workman and after that he voluntarily and knowingly put his thumb impression. As against this evidence we have got solitary evidence of Naim (P.W. 1) to the effect that he was given a chit of paper by a Baboo of the weaving department and was asked to go to the Labour Officer, and when he completed his thumb impression on the chit of paper which was of foolscap size on being asked to do so by the Labour Officer, and he was unaware of the contents of the paper. Naim's case is that he was informed on the morning of the following day, 24th January 1951, that he had been finally discharged and on the afternoon of 24th January 1951 he received his dues and was given the resignation notice (Exhibit 1), and he came to know about the alleged resignation when the notice (Exhibit 1) was explained to him by another person on the evening of 24th January 1951. P.W. 3 Shamshad stated that when Naim came out of the Labour Office, presumably on 24th January 1951, he asked Naim what the matter was and Naim told him

to short production he had been made to put his thumb impression on a piece of paper, and the witness heard on the next day that Naim had been discharged. Naim himself has not said that he was made to put his thumb impression on a piece of paper owing to short production. The evidence of P.W. 3 on this point is therefore of no value. The crucial question is whether Naim voluntarily and knowingly put his thumb impression on a piece of paper purporting to be a letter of resignation. Apart from the evidence on both sides, we have to take into account the undisputed fact that Naim received payment of his outstanding wages and other dues for statutory leave pay on 24th January 1951, without raising any objection of any kind. It is further significant that he kept quiet for several days even after he was informed that his services had been terminated. Considering the evidence of both sides, in the light of probabilities, we come to the conclusion that Naim voluntarily and knowingly put his thumb impression on the letter of resignation, Exhibit A, the contents of which were made known to him in due course. In coming to this conclusion we have not been unmindful of the position that the workman had been given a number of warnings for short production on previous occasions, and the employers were most probably not satisfied with his work. That fact, however, does not detract from the fact that Naim voluntarily tendered his resignation by putting his thumb impression on the letter of resignation and he was satisfied for the time being with the payment of wages on 24th January 1951. The resignation duly tendered was accepted by the Manager on the same day 23rd January 1951. After the resignation was formally accepted and the termination of his service in consequence of acceptance of the resignation was duly intimated, it was not open to the workman to change his mind and assert that he had been discharged in consequence of the action of the employers.

It has been contended on behalf of the petitioner workman that the validity of the resignation, even if it was an act of resignation, on the same day without calling upon the workman to give the requisite notice under clause 13 of the Standing Orders (page 164 of the Jute Textile Industry Tribunal's Award of 1948) amounted to a violation of the particular clause of the Standing Orders. We are unable to accept this view, and we hold that while clause 13 of the Standing Orders imposes an obligation on the workman to give the requisite notice in a case of termination of employment by way of resignation, it would be open to the employers to waive such notice, and there is nothing in the Standing Orders to preclude such waiver. It has next been argued on behalf of the petitioner workman that the employment of the workman could only be terminated when the employers accepted the resignation, and the termination of employment by way of acceptance of a resignation amounted to a discharge within the meaning of section 33(b) of the Industrial Disputes Act, and the employers were not entitled to effect such discharge or to terminate the employment by way of acceptance of the resignation, without the express permission in that behalf of the Tribunal. In our view the point raised is interesting but immaterial. We are of opinion that the expression "discharge" in section 33(b) of the Industrial Disputes Act indicates termination of employment of a workman owing to some active and primary step taken by the employers themselves without the intervention of any act like resignation on the part of the employee, and no secondary act of acceptance by the employers of a resignation in the nature of a primary act on the part of an employee intended by the Legislature to be covered by the expression "discharge". In that view of the matter, in the light of our finding that the termination of employment in the present case resulted from the acceptance of a resignation tendered by the workman, we hold that there was no contravention of

any provision of section 33 of the Industrial Disputes Act. In the we hold that the present petition of complaint presented on behalf of workman Naim is not maintainable, and he is not entitled to any relief. We make our award accordingly.

The 8th May 1951.

The 8th May 1951.

The 8th May 1951.

S. N. MODAK, *Chair*

P. R. MUKHERJEE, *Member*

M. C. BANERJEE, *Member*

By order of the Governor,
D. S. P. MUKHERJEE, *Jt. Secy.*

ORDER.

No. 3147Lab.—18th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 878Lab., dated the 10th January 1951, the industrial dispute between Messrs. Annapurna Press, 33A, Madan Mitra Lane, Calcutta, and their workmen (1) Sri Biswa Ghosh, (2) Sri Nakul Chandra Pal, (3) Sri Panchanan Das, (4) Sri Pasupati Mudi, (5) Sri Phakir Chandra Pan, (6) Sri Tarapada Mondal, (7) Mahadeb Mondal and (8) Sri Golak Chandra Roy as represented by Press Employees' Association, 249B, Bowbazar Street, Calcutta, referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Reference No. 578Lab., dated the 27th January 1951, the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Annapurna Press, 33A, Madan Mitra Lane, Calcutta, and their workers Sri Biswa Ghosh and seven others as represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the employees: Sri S. K. DHAR, Pleader, instructed by Sri Bhushan Sarkar, Secretary of the Press Employees' Association

For the employer: None.

AWARD.

The industrial dispute is over the discharge of Mahadeb Mondal, Chandra Roy, Biswanath Ghosh, Nakul Chandra Pal, Panchanan Pasupati Mudi, Phakir Chandra Mudi, and Tarapada Mondal. They are workmen of the Annapurna Press. These eight workmen are said to have been wrongfully dismissed, for no fault of theirs, as an unfair labour practice. The facts of the case as alleged by the Press Employees' Association are as follows:

that Mahadeb and Golak who had been authorised by all workmen of the Press to represent before the employer their grievances, were placed before the employer the grievances of the workmen on the 25th September 1950; and that one of the grievances represented by these workmen was that they were not getting the amenities which the workmen of the other presses were being allowed. Mahadeb and Golak represented to the employer that they had information about the conditions obtaining in other presses from the office of the Press Employees' Association, the employer asked them to cut off all connections with the Association and offered these two representatives two days' time for their reply after deliberation; and on the 25th September, when the Mahadeb and Golak attended office for signing the Attendance Register, they were told that their services had already been dispensed with. The matter was reported to the Labour Commissioner and when the Labour Commissioner called for an explanation from the employer the other six workmen, viz., Biswanath, Nakul, Panchanan, Pasupati, Phakir and Apudra were asked by the employer to cut off their connection with the Association and to give a declaration in writing that they had no grievance against the employer. These six workers having declined to comply with the request of the employer were also wrongfully dismissed, for no fault of theirs, as an unfair labour practice. Mahadeb is said to have been appointed with effect from 1st February 1951. The other seven workers are said to have worked in the Press for a period varying from one year to four months to four years, as detailed in the Appendix annexed to the statement of the Press Employees' Association. The employer filed a written statement denying the charge of unfair labour practice. It was stated that the financial position of the Press would not permit the employer to meet the new demands of the workmen; and that Mahadeb and Golak voluntarily resigned respectively on 3rd September 1950 and 5th September 1950. Nothing was said about the other six workmen in the written statement of the employer.

Sri Sanat Kumar Roy Chowdhury, Pleader, was authorised by the Proprietor of the Press to represent him before this Tribunal. The case was fixed on 8th March 1951 for hearing, but on the ground of illness of the Proprietor's son, the case was adjourned to 16th April 1951. But as the Presiding Judge of the Tribunal was to be away at Ranigunge in connection with a case, the date of hearing of the present case was shifted from 16th April 1951 to 23rd April 1951 by an order, dated 28th March 1951. The change in the date of hearing was communicated to both parties by the Bench Clerk. The lawyer of the employer attended the Tribunal on 16th April 1951 and could know of the change of date from the Bench Clerk. On 23rd April 1951 no one else appeared for the employer. On the 23rd April, the case was to be commenced at 11 a.m. The lawyers of both sides as also the workmen and the Secretary of the Press Employees' Association attended the Tribunal in time. The proprietor was rung up by my Bench Clerk about 11-30 a.m. I could understand from my Bench Clerk that the proprietor had told him that his man would be coming to this Tribunal in a few minutes, but none appeared at least till 12-35 p.m. The Bench Clerk again attempted to ring up the Proprietor of the Press, but the Proprietor could not be found and some one told him that the Proprietor had already left. The Annapurna Press has no telephone. At the suggestion of the Secretary of the Press Employees' Association, my Bench Clerk contacted the Proprietor of the Annapurna Press on the telephone through Messrs. Rudra & Co., 32, Madan Mitra Lane (B.B. 478). As no one appeared for the employer, his pleader Sri S. K. Rai Chowdhury sought the Tribunal's permission to withdraw from the case on the ground that the proprietor was present to instruct him. The permission was granted. The hearing commenced *ex parte* at about 1 p.m.

ORDER.

No. 3162Lab.—19th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 5355Lab., dated the 18th September 1950, the industrial dispute between the Narayan Hosiery Mill of 108/1, Benares Road, Howrah, with its Head Office at 160, Cross Street, Calcutta, and its workmen represented by the Bengal Hosiery Workers' Union of 18/3, Kamini School Lane, Salkia, Howrah, was referred to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provision of section 17 of the Industrial Dispute Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Reference No. 5355Lab., dated the 18th September 1950 of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Narayan Hosiery Mill of 108/1, Benares Road, Howrah, with its Head Office at 160, Cross Street, Calcutta, and its workmen represented by the Bengal Hosiery Workers' Union, 18/3, Kamini School Lane, Salkia, Howrah.

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

For the employer: Sri S. C. Sen, Advocate, Sri T. Nag, Manager of the Company.

For the employees: Sri S. Pattanayak, Secretary of the Union.

AWARD.

The case of the Union is that the employer had on 26th October 1949 given a notice that the concern would be kept closed from 1st December 1949 as the maintenance of the same would entail loss to the Company. On 31st October 1949, the Company informed by another notice that the concern would be kept closed from 1st November and the labourers would get one month's pay in advance as pay in lieu of notice. The Company further directed that the employees would not be required to attend the factory from 1st November 1949. On getting this notice, the employees approached the Management to reconsider their decision and wanted to know the period of lock-out and also compensation for involuntary unemployment. Enraged at this, the Company issued a notice by which they intimated that the previous notice for payment of one month's pay had been cancelled and that they would get only 15 days' pay. The Union further urges that there was no justification for lock-out, as the Company had made sufficient profit.

The prayer of the Union is that the Mill should be directed to be reopened, and that the old employees should be taken in and that they should get full compensation for the period of unemployment. Their alternative prayer is that if the Mill cannot be reopened, the employees should get gratuity on the basis of 15 days' salary for the period of service.

The Company alleges that the present reference is bad in law and is not maintainable inasmuch as on this point there had already been an award which was in force during the time of reference.

Company alleges that due to the depression in the hosiery market due to accumulation of stock resulting in loss, the Company has as an alternative than to close the factory and discharge the workmen. In view of this object in view, the Company issued a notice on 26th November 1949 intimating that the factory would be closed and the workers would be discharged with effect from 1st December 1949. The Company denies that it issued any notice, dated 31st October 1949, intimating closure of the factory, and that on receipt of the notice, dated 26th October 1949, the workers started illegal activities, breaking discipline and refused to go to work from any work with effect from 1st November 1949. There was a lock-out, but the workers refused to do any work from 1st November 1949.

Issues.

Whether the Mill should be directed to be reopened, and if so, whether the old workers are to be taken in?

If the closure of the Mill is justified, what compensation and other benefits the workers would be entitled to, and whether there should be any provision for their re-employment if the Mill is reopened in future?

Is the application maintainable in law?

2.—If the closure of the Mill is justified, what compensation and other dues the workers would be entitled to, and whether there should be any provision for their re-employment if the Mill is reopened in future?

This issue is taken up first for consideration. According to the case on appeal, the Company had notified that the factory would be kept open from 1st December 1949, but strangely enough on 31st October 1949 a notice was given to the effect that the factory would be closed from 1st November 1949. So, according to the Union, this was a lock-out without notice, and as such, they would be entitled to compensation, and that it is a case of illegal lock-out inasmuch as there was no notice for the closure of the Mill. Stoutly denying this allegation, the Company asserts that there was only one notice—on 26th November 1949 intimating that the factory would be closed on 1st December 1949. The issuing of second notice on 26th November 1949 is the act of the employer. It is to be seen if the closure was justified, and if the Company suddenly changed the mind and locked out the factory on 1st November 1949, as alleged by the Union. No second notice is produced before this Court by the Union. Only a notice, dated 26th October 1949, is produced (Exhibit E). The notice runs to the effect:—

"Under the present economic condition it is not possible for us to run the factory except at a loss, the Management has therefore with regret decided to close the working of the factory as and from the 1st December 1949 and as such workers of the factory will have no employment under us from 1st December 1949."

The Company had decided to close the factory from 1st November 1949 and could have easily issued a notice to that effect instead of issuing a notice intimating the closure of the Mill from 1st December 1949. The facts clearly show that the factory was kept open in November, 1949, the workers being dissatisfied with this order of closure started picketing the factory gates and did not allow loyal workers to go to work of the factory. This is abundantly clear from several letters

written by the Manager of the factory to the Officer-in-charge. Go police-station (Exhibits A, B and C), in which police help had been in view of picketing by the workers. If the factory had been a closed and locked out, as alleged, from 1st November 1949, there was a necessity of seeking police help. If the Manager had decided to close the factory on 1st November, what was the necessity of asking for police help? The evidence of the Manager shows that the workers went on strike and did not turn up, as they demanded gratuity, six months' pay, etc., and wanted to hamper with the working of the Mill so far as loyal workers are concerned. The only conclusion, therefore, is that these workers started picketing and were stated by the Company, and did no work for the month of November 1949, as such, there was a strike by most of the workers. It is clearly, in my opinion, not a case of lock-out, but a case of strike by the workers, as the month of November is concerned. It is clear that the Manager had decided to close the factory due to economic conditions. The Manager of the factory, who has been examined, deposes to the effect that the closure of the Mill was decided as a matter of necessity, in view of the depression in the hosiery market and due to the accumulation of stock resulting in a loss to the Company. It is also proved that the supply of yarn was reduced. Whatever that may be, in a matter of this nature, it is for the Management who should be given free hand in deciding whether a factory should be run or not. *Prima facie* when a concern is threatened with depression and a gloomy future, it will be quite inequitable and highly injurious on the part of an outside agency to sit in judgment on the decisions taken by the Management and to hold that the factory should be reopened. The causes advanced by the Management are *prima facie* enough to justify the closure of the Mill and I hold accordingly.

The next question that arises is if the workers are entitled to compensation for this closure of the Mill. In view of my finding that the workers concertedly absented themselves from duty in the month of November though the factory was kept running, and in view of the fact that they started illegal strike and picketing, no compensation is claimed by them. That the Company acted *bona fide* in closing the factory is clear from the fact that they took the earliest opportunity to re-open the factory and to re-employ the old workers.

The position of the hosiery market improved a little by the mid June 1950 and the Management decided to reopen the factory in a skeleton form. Notices were issued on 16th June 1950, asking ex-employees to apply for employment, copy of which was forwarded to the Union. At the time the Company reopened the factory in a skeleton form. Later on 1st September, the sewing department was opened and ex-employees were invited to join. It is admitted that up to now the Company employed 14 persons, of whom 14 were ex-employees and 1 a relation of an ex-employee. The other ex-employees did not apply in proper time and so the Company engaged 3 outside workers. The Company has given an undertaking that in case of further recruitment, they will invite the old workers through the Union. This is a good idea and in view of what has been said, I find that the Company is actuated by best of the motives, as such, no further direction is necessary on the point.

Issue No. 1.—Whether the Mill should be directed to be reopened, and so, whether the old workers are to be taken in?

The Mill has already been opened in some sections and old workers' interest is sufficiently well-guarded. No direction on the point is required.

Issue No. 3.—Is the application maintainable in Law?

urged that there had been a previous reference on the same dispute Tribunal under section 10 of the Industrial Disputes Act for action by Government of West Bengal, Labour Department, order Lab., dated 11th June 1950. Both the parties filed their written statements in due course and the Tribunal gave an award, which was made by the Government of West Bengal by its order No. 31321 Lab., 10th June 1950. The said award is binding for one year from the publication, i.e., up to 10th June 1951. As such, it was urged that reference is bad in law.

On reading the previous award, it is clear that the Union did not put in appearance and as such, it was held by the Tribunal that there was nothing to indicate. It is thus seen that it was an award without investigating the merits of the case and it was an *ex parte* decision. The Government was later on presumably satisfied that there was some justification for non-appearance of the Union before the first Tribunal. The Government was further satisfied that the dispute was existing. So, the new award has been made before this Tribunal. There is no counter-evidence that the Union had wilfully absented, nor there is any evidence that the dispute was not existing. The Company relies on section 19 of the Industrial Disputes Act, but the bar imposed under section 19 of the Industrial Disputes Act refers to an award on merits and not to the *ex parte* award passed by the Tribunal, for the last *ex parte* award stated nothing, except that it mentions that "there is no dispute, or if there had been a dispute, it had been amicably settled." The proper argument on being satisfied that an industrial dispute still exists, again referred the dispute for adjudication by this Tribunal. As there had been proper adjudication on merits, reference under section 10 now made is proper. In my opinion, such a reference is quite in order and as such, the application is maintainable.

P. R. MUKHERJEE, Judge, Industrial Tribunal.

22nd May 1951.

By order of the Governor.

D. S. P. MUKHERJEE, Jt. Secy.

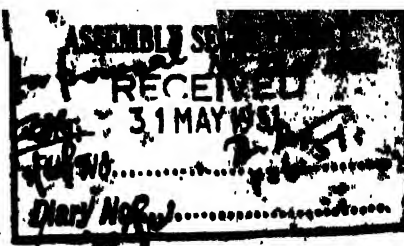


Calcutta



सत्यमेव जयते

Gazette



Published by Authority

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ঘরাণা বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১৫৯৮/৫.৫।

No. 1598G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

সাধারণ।

General.

—No. 1524G.A./11-13/51.—19th May 1951. A. D. Khan, I.C.S., Administrative Officer, West Bengal, and *ex-officio* Food and Co-operation, Credit, Relief and Rehabilitation Departments, during the absence of Sri K. U. Basak, I.C.S., or his orders.

—No. 1524G.A./11-13/51.—19th May 1951. A. D. Khan, I.C.S., Administrative Officer, West Bengal, and *ex-officio* Food and Co-operation, Credit, Relief and Rehabilitation Departments, during the absence of Sri K. U. Basak, I.C.S., or his orders.

Cooch Behar-24-Parganas.—No. 1563G.A./50-44/51.—23rd May 1951.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri H. N. Ray, I.C.S., Deputy Commissioner, Cooch Behar, to be Additional District Magistrate, 24-Parganas, and to direct that he shall have during the period he is so employed all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

বাকুড়া.—নং ১৫৬৩/৫.৫।৫০-৪৪/৫১.—২৩মে ১৯৫১—
কোচবিহার জেলার ২৪-পারগনা উপ-বিভাগে এ.ন.রায় আই.এস.সি.কে অতিরিক্ত ডিস্ট্রিক্ট ম্যাজিস্ট্রেট হিসাবে নিয়োগ করা হয় এবং তাকে এই সময়ের জন্য কোচবিহার জেলার ২৪-পারগনা উপ-বিভাগের সমস্ত কার্য সম্পর্কে দায়িত্ব দেওয়া হয়।

Bankura.—No. 1583G.A./8A-7/50.—26th May 1951.—Sri Harinadhan Mukherjee, Deputy Magistrate and Deputy Collector, at present employed as Special Officer for Aborigines, Bankura, is appointed to have charge of the Sadar subdivision of that district.

বাকুড়া।

Police.

—No. 1496G.A./11/51.—18th May 1951.—The candidates named below are appointed as probationary Deputy Superintendents of Police.

Police and are posted to the Police Training College at Barrackpore, 24 Parganas:—

- (1) Sri Asoke Kumar Mukherjee, M.A., son of Sri Chandra Nath Mukherjee.
- (2) Sri Ramen Narayan Sanyal, M.A., son of Sri Jnanendranarayan Sanyal.
- (3) Sri Parimal Kumar Basu, M.A., son of Sri Nirmal Chandra Basu.
- (4) Sri Dhruba Kumar Das Gupta, M.A., son of Sri Kali Prosanna Das Gupta.
- (5) Sri Prokash Chandra Bhattacharyya, B.A., son of Sri Protap Chandra Bhattacharyya.

2. They will be on probation for a period of two years during which they will be required to undergo the prescribed training and to pass completely the Departmental Examinations. Their confirmation will depend on their passing the Departmental Examinations by the higher standard and on their general fitness.

২টি।

Leave.

সাধারণ।

General.

Calcutta.—No. 1528G.A./1L-18/51Pt. — 19th May 1951.—Sri S. Banerjee, I.C.S., Member, Board of Revenue, West Bengal, and *ex-officio* Secretary to the Government of West Bengal, Land and Land Revenue Department, is allowed leave on average pay for the period from the 17th May 1951 to the 23rd May 1951, under rule 81(b)(ii) of the Fundamental Rules, in extension of the leave already granted to him under the orders contained in this department notification No. 1007G.A., dated the 28th March 1951.

মৈদীনীপুর।—নং ১৫০০জি.এ।১০এল-১১।৫১।—২১মে মে ১৯৫১।
—মৈদীনীপুরের পুনর্নির্ভুক্ত জবর উপ-শাসক প্রিন্সিপ্যালের বদলকে—

- (১) পশ্চিমবঙ্গ কৃষক (১ম খণ্ড) নিয়মাবলীর ১৬৮(১) সংখ্যক নিয়মানুসারে ৪টা এপ্রিল ১৯৫১ তারিখ হইতে চার দিনের অজিত হুটি, এবং
- (২) উক্ত নিয়মাবলীর ১৭৪(১)(ক) সংখ্যক নিয়মানুসারে ৬ই এপ্রিল ১৯৫১ তারিখ হইতে ১২ই এপ্রিল ১৯৫১ তারিখ পর্যন্ত অজিত হুটি যত্ন করা হইয়াছিল।

Midnapore.—No. 1533G.A./3L-11/51.—21st May 1951.—Sri Kshetra Mohan Mandal, Sub-Deputy Magistrate (re-employed), Midnapore, was allowed leave from the 4th April 1951 to the 12th April 1951 as follows:—

- (1) earned leave for four days from the 4th April 1951, under rule 168(I) of the West Bengal Service Rules, Part I, and
- (2) thereafter extraordinary leave for the remaining period under rule 174(I) (a) of the same rules.

No. 1536G.A./4P-77/49. — 21st May 1951.—Sri A. S. Ray, I.C.S., Secretary to the Government of West Bengal, Judicial Department, and Superintendent and Remembrancer of Legal Affairs, West Bengal, is allowed leave on average pay for four months with effect from the 1st June 1951, under rule 81(b)(ii) of the Fundamental Rules.

বীরভূম।—নং ১৫৫৮জি.এ।১০এল-৪২।৫০।—২৩মে মে ১৯৫১।
বীরভূম জেলার অন্তর্গত রাঙ্গপুর থানার জবর উপ-শাসক ও সদায়তী প্রিন্সিপ্যাল জবর চাকরীকে পশ্চিমবঙ্গ কৃষক (১ম খণ্ড) ১৬৮(১)(২) সংখ্যক নিয়মানুসারে ১৯ জুন ১৯৫১ তারিখ হইতে জবর বে কোন পরবর্তী নিয়ম হইতে গড় বেতনে হুটি যত্ন করা হইবে।

Birbhum.—No. 1558G.A./3L-42/50.—23rd May 1951.—Sri Abani Bhushan Chakraborti, Sub-Deputy Magistrate and Sub-Deputy Collector, Rampurhat, Birbhum, is allowed leave on average pay for four

months, under rule 164(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 1st 1951, or any subsequent date at which he may be relieved.

গার্ড।

Police.

কলিকাতা।—নং ১৫২৮জি.এ।১০এল-১১।৫১।—১৯মে মে ১৯৫১।
কলিকাতার উপ-নগরপাল (বিশেষ শাখা) টি. সি. কে. ক. আই. এ. জে. পিকে পশ্চিমবঙ্গ কৃষক নিয়মাবলীর (প্রথম খণ্ড) ১৬৭(২) নিয়মানুসারে ১৪ই মে ১৯৫১ হইতে ২১ জুন ১৯৫১ তারিখ অজিত হুটি যত্ন করা হইবে। এতদ্বারা এই বিভাগের ১৯০ ১৯৫১ তারিখের ১২২০জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত। তাহা সংশোধন করা হইবে।

Calcutta.—No. 1529G.A./5L-5/51.—19th May 1951.—In modification of the orders contained in this department notification No. 1220G.A., dated the 19th April 1951, Sri P. K. Basu, I.P.S., Deputy Commissioner of Police, Special B. Calcutta, is allowed earned leave for the period from the 14th May 1951 to the 9th June 1951 under rule 167(ii) of the West Bengal Service Rules, Part I.

By order of the Governor
S. N. RAY, Chief Secretary

Political

NOTIFICATIONS.

No. 3205-P/14E-4/51.—24th May 1951.
Reverend Vaughan Walters, Minister of the Circular Road Baptist Church, Calcutta, is authorised under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnize marriages between persons one or both of whom are a Christian or Christians and under section 9 of the Act to grant certificates of marriage between Indian Christians.

2. He is also appointed under Act VI of 1914 to be a Registrar of Births and Deaths for Calcutta.

No. 3269P./14E-5/51.—26th May 1951.
Reverend Cuthbert Cole, Superintendent of the Area Mission Circuit, Barrackpore, is authorised under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnize marriages between persons one or both of whom are a Christian or Christians and under section 9 of the Act to grant certificates of marriage between Indian Christians.

2. He is also appointed under Act VI of 1914 to be a Registrar of Births and Deaths for the district of 24-Parganas.

No. 3270P./14E-5/51.—26th May 1951.
Licences granted under sections 6 and 9 of the Indian Christian Marriage Act, 1872 (XV of 1872), to the Reverend David Walter J. ordained Minister of the Methodist Church, Barrackpore, 24-Parganas, under No. 8386P., dated the 9th November 1950, are hereby cancelled.

By order of the Governor
R. GUPTA

Defence

NOTIFICATION.

No. 638HD/96/51.—22nd May 1951.—In modification of the orders contained in this department notification No. 15 of the Indian Christian Marriage Act, 1949 (West Bengal)

प्रकाशिक प्रामाणिक।
 विद्वान्मनोनाथ ज्ञाना।
 विद्वान्मनोनाथ ज्ञाना।
 विद्वान्मनोनाथ ज्ञाना।

জিরোম ইউনিয়নবোর্ড,

থানা আরামবাগ।

প্রিন্সিপাল সেক্রেটারী।
প্রিন্সিপাল পান।
প্রিন্সিপাল ম্যাজিস্ট্রেট।
প্রিন্সিপাল কোর্টের কোর্সে।

Hooghly.—No. 2714J.—21st May 1951.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union benches within the jurisdiction of the said union boards of which they are, respectively, members for the purposes of that section:—

Names of members of the union boards to constitute union benches in the Arambagh subdivision, district Hooghly.

Atghora union board, police-station Khanakul.

Sri Charu Chandra Pratihar.
Sri Akshoy Kumar Bhattacharjee.
Sri Jiban Krishna Goswami.
Sri Amarendra Nath Roy.

Natibpur union board, police-station Khanakul.

Sri Kartick Paramanik.
Sri Jogendra Nath Jana.
Sri Jugul Kishore Bakshi.
Sri Sudhir Samanta.

Tirole union board, police-station Arambagh.

Sri Chandi Chandra Chakravorty.
Sri Sashi Bhushan Paul.
Sri Manmatha Nath Malik.
Sri Jugul Kishore Koley.

হুগলী.—নং ২৭১৪জে।—২১শে মে ১৯৫১।—১৯১৯ হুগলীর ৬০১ নং প্রামাণ্য স্বাক্ষরিত আইনের (১৯১৯ হুগলীর ৬০১ নং আইনের) ৭০ ধারাবারা প্রদত্ত ক্ষমতার পরিচালনক্রমে, মহাশয় রাজ্যপাল মহোদয়ের নিম্নলিখিত ইউনিয়নবোর্ডগুলির নিম্নোক্ত সদস্যদিককে, তাঁহারা ঐ ধারার উদ্দেশ্যে যে যে ইউনিয়নবোর্ডের সদস্য হযাক্রমে সেই সেই ইউনিয়নবোর্ডের চেয়ারম্যানের ভিতর, ইউনিয়নকোর্টরূপে কার্য কার্যের জন্য নিযুক্ত করিলেন। ঐরূপ সদস্যরূপে তাঁহাদের পদকাল যতদূর থাকবে ততদূর তাঁহারা ঐরূপে নিযুক্ত রহিবেন:—

হুগলী জিয়ার আরামবাগ মহকুমা ইউনিয়নবোর্ড পটনের জন্য
ইউনিয়নবোর্ডসমূহের সদস্যদের নাম।

আটখরা ইউনিয়নবোর্ড,

থানা থানাকুল।

প্রিন্সিপাল সেক্রেটারী।
প্রিন্সিপাল সেক্রেটারী।
প্রিন্সিপাল ম্যাজিস্ট্রেট।
প্রিন্সিপাল কোর্টের কোর্সে।

নাতিবপুর ইউনিয়নবোর্ড,

থানা থানাকুল।

প্রিন্সিপাল সেক্রেটারী।
প্রিন্সিপাল সেক্রেটারী।
প্রিন্সিপাল ম্যাজিস্ট্রেট।
প্রিন্সিপাল কোর্টের কোর্সে।

জিরোম ইউনিয়নবোর্ড

থানা আরামবাগ।

প্রিন্সিপাল সেক্রেটারী।
প্রিন্সিপাল সেক্রেটারী।
প্রিন্সিপাল ম্যাজিস্ট্রেট।
প্রিন্সিপাল কোর্টের কোর্সে।

Hooghly.—No. 2715J.—21st May 1951.—In exercise of the power conferred by section 71 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union courts within the jurisdiction of the said union boards of which they are, respectively, members for the purposes of that section:—

Names of members of the union boards to constitute union courts in the Arambagh subdivision, district Hooghly.

Atghora union board, police-station Khanakul.

Sri Charu Chandra Pratihar.
Sri Akshoy Kumar Bhattacharjee.
Sri Jiban Krishna Goswami.
Sri Amarendra Nath Roy.

Natibpur union board, police-station Khanakul.

Sri Kartick Paramanik.
Sri Jogendra Nath Jana.
Sri Jugul Kishore Bakshi.
Sri Sudhir Samanta.

Tirole union board, police-station Arambagh.

Sri Chandi Chandra Chakravorty.
Sri Sashi Bhushan Paul.
Sri Manmatha Nath Malik.
Sri Jugul Kishore Koley.

Nadia.—No. 2790J.—25th May 1951.—In exercise of the power conferred by sub-section of section 13 of the Bengal, Agra and Assam Courts Act, 1887 (XII of 1887), and in modification of notification No. 904J., dated 23rd February 1948, the Governor is pleased to declare that, with effect from the date of publication of this notification in the *Calcutta Gazette*, the local limits of the jurisdictions of the Courts of Munsifs at Sadar and at Ranaghat in the district of Nadia, shall comprise the areas in which on the said date of publication of this notification within the jurisdiction of police-stations mentioned against the said Courts in the schedule to this notification and as declared under clause (a) of section (7) of section 4 of the Code of Civil Procedure, 1898, and revised by notification No. 20881P., dated the 25th May 1951, relate the areas included in Hauskhali and police-stations issued by the Home (Police) Department under the said clause.

By order of the Governor

A. S. RAY.

Registration

NOTIFICATIONS.

Jalpaiguri.—No. 206Regn.—21st May 1951.—Sri Pramatha Nath Mukherji, officiating District Sub-Registrar of Jalpaiguri, is allowed leave on average pay for four months from the 7th May 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Nadia.—No. 208Regn.—23rd May 1951.—Sri Prokhat Chandra Sarkar, officiating District Registrar of Nadia, is allowed leave on average pay for one month and ten days from the 23rd May 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor
A. S. RAY.

REGISTRATION DIRECTORATE

REGISTRATION DIRECTORATE

NOTIFICATIONS.

NOTIFICATIONS.

Howrah.—No. 60.—16th April 1951.—Sri Shib Kumar Acharjee, Probationary Registrar attached to the Sadar Registration office at Howrah, is appointed to act as Sub-Registrar at Dum Dum in the district of the Howrah, with effect from the 17th April 1951 or subsequent date on which he takes over charge the absence on leave of the permanent incumbent or until further orders.]

Howrah.—No. 61.—18th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 62.—23rd April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 63.—24th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 64.—27th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 65.—27th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 66.—27th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 67.—27th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 68.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 69.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Sonamukhi in the district of Bankura with effect from the 3rd May 1951 or any subsequent date on which he takes over charge during the absence on leave of the permanent incumbent or until further orders.]

Howrah.—No. 65.—27th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 66.—27th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 67.—27th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 68.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 69.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 70.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 71.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 72.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 73.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

Howrah.—No. 74.—30th April 1951.—Sri Khabrata Rej, Sub-Registrar, attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

পশ্চিম দিনাজপুর-২৪-পারগনা।—নং ৭০।—২২ মে ১৯৫১।—পশ্চিম দিনাজপুর জেলার বালুরঘাট সদর নিবন্ধকরণের সংশ্লিষ্ট জম্ভারী অধর নিবন্ধক প্রিন্সিপাল মজুমদারকে কুচবিহার জেলার মাথাভাঙ্গার অধর নিবন্ধকের হুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরায় না হওয়া পর্যন্ত ১৯৫১ সালের ২২ এপ্রিল হইতে তথাকার অধর নিবন্ধক পদে জম্ভারিভাবে নিযুক্ত করা হইল।

[West Dinajpur-24-Parganas.—No. 70.—2nd May 1951.—Sri Mati Lal Majumdar, temporary Sub-Registrar, attached to the Sadar Registration office at Balurghat, West Dinajpur, is appointed temporarily to act as Sub-Registrar of Mathabhangha in the district of Cooch Behar with effect from the 2nd April 1951, during the absence on leave of the permanent incumbent or until further orders.]

মেদিনীপুর-নদীয়া।—নং ৭১।—৭ই মে ১৯৫১।—মেদিনীপুর জেলার খেজুরীর অধর নিবন্ধক প্রিন্সিপাল নাথ মিদার তাহার বর্তমান বিদায়কাল অন্তে নদীয়া জেলার তাহেরপুর (বীরনগর)স্থিত রাণাঘাটের তৃতীয় ব্লক অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Midnapore-Nadia.—No. 71.—7th May 1951.—Sri Phanindra Nath Midder, Sub-Registrar of Khajri, in the district of Midnapore, on leave, is appointed to be the 3rd Joint Sub-Registrar of Ranaghat at Taherpur (Birnagar) in the district of Nadia.]

মুর্শিদাবাদ।—নং ৭২।—৯ই মে ১৯৫১।—মুর্শিদাবাদ জেলার বহরমপুর সদর নিবন্ধকরণের সংশ্লিষ্ট জম্ভারী অধর নিবন্ধক প্রিন্সিপাল কুমার রায় উক্ত জেলার দোমকাল আজিমগঞ্জের অধর নিবন্ধক পদে জম্ভারিভাবে নিযুক্ত হইলেন।

[Murshidabad.—No. 72.—9th May 1951.—Sri Sarasi Kumar Ray, temporary Sub-Registrar, attached to the Sadar Registration office at Berhampore, in the district of Murshidabad, is appointed temporarily to act until further orders as Sub-Registrar of Domkal Azimganj in the same district.]

মুর্শিদাবাদ-বর্ধমান।—নং ৭৩।—৯ই মে ১৯৫১।—মুর্শিদাবাদ জেলার দোমকাল আজিমগঞ্জের অধর নিবন্ধক প্রিন্সিপাল বিম্বান বর্ধমান জেলার মেমারীর অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Murshidabad-Burdwan.—No. 73.—9th May 1951.—Sri Bejoy Krishna Biswas, Sub-Registrar of Domkal Azimganj in the district of Murshidabad, is appointed to be the Sub-Registrar of Memari in the district of Burdwan.]

বর্ধমান।—নং ৭৪।—৯ই মে ১৯৫১।—বর্ধমান জেলার মেমারীর অধর নিবন্ধক প্রিন্সিপাল চন্দ্র চক্রবর্তী উক্ত জেলার কাটোয়ার অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Burdwan.—No. 74.—9th May 1951.—Sri Surendra Chandra Chakrabarty, Sub-Registrar of Memari in the district of Burdwan, is appointed to be the Sub-Registrar of Katwa in the same district.]

বর্ধমান-২৪-পারগনা।—নং ৭৫।—৯ই মে ১৯৫১।—বর্ধমান জেলার কাটোয়ার অধর নিবন্ধক প্রিন্সিপাল বাবাজি চৌধুরী ২৪-পারগনা জেলার আলিপুর সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক পদে নিযুক্ত হইলেন।

[Burdwan-24-Parganas.—No. 75.—9th May 1951.—Sri Murali Kanta Banerji Choudhury, Sub-Registrar of Katwa in the district of Burdwan, is posted to the Sadar Registration office at Alipore in the district of the 24 Parganas as an attached Sub-Registrar.]

২৪-পারগনা।—নং ৭৬।—১২ই মে ১৯৫১।—২৪-পারগনা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক মি. হালদার উক্ত জেলার মথুরাপুরের জি. প্লটে মথুরাপুরের বা নিবন্ধক পদে নিযুক্ত হইলেন।

নিবন্ধক চন্দ্র চক্রবর্তী
মথুরাপুর পল্লি

[24-Parganas.—No. 76.—12th May 1951.—Peter Haldar, Sub-Registrar, attached to the Registration Office at Alipore in the district of 24-Parganas, is appointed to act as Joint Registrar of Mathurapore at “(f)” plot in Sunderbans, in the same district.]

N. C. CHATTERJI, Ins

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

No. L.S.-G.3R-9/50.—23rd May 1951. exercise of the power conferred by section the Bengal Municipal Act, 1932 (Bengal of 1932), the Governor is pleased to m. following amendments in the rules published notification No. 6499M., dated the 21st N 1935, as subsequently amended:—

Amendments.

In clause (5) of the conditions of agreement in Form No. 97, appended to the M Account Rules, as amended by not No. L.S.-G.3R-9/50, dated the 27th January published at page 237 of the Calcutta t dated the 1st February 1951.

(i) Delete the word “and” at the end of clause (a);

(ii) insert the word “and” at the end of clause (b); and

(iii) insert the following as sub-clause (c)

“(c) At the rates deemed to be reasonable the Chairman on an analysis of current market rates of labour materials if the extra item included in the schedule of retained by the municipality”.

West Dinajpur.—No. M 1M-40/50 May 1951.—Whereas by notification No 40/50, dated the 21st November 1950, at page 2383 of Part I of the Calcutta the 30th November 1950, the Governor had his intention to constitute the area of of Balurghat in the district of West Dinajpur to be a municipality under the Bengal Act, 1932 (Bengal Act XV of 1932, as referred to as the said Act);

Now, therefore, in exercise of the power conferred by section 8 and section 15 of the Bengal Municipal Act, 1932, the Governor is pleased—

(a) to constitute the area of the town ghat comprised within the boundaries noted below to be a municipality under the said Act:—

Boundaries.

North.—Plot Nos. 119, 120, 121, 11, 12 of mauza Hara Baghunathpur, jurisdiction No. 129 and plot Nos. 106, 108, 109, 112, 51, 53, 52, 30, 31 and 32 of mauza pur, jurisdiction list No. 137.

South.—Northern boundary of mauza pur, jurisdiction list No. 89 and Bhadra plot No. 116.

East—Western boundary of Baidyanathpara, jurisdiction list No. 111, Bhusila, jurisdiction list No. 116, Bad Dangi, jurisdiction list No. 112 and Nos. 72, 73, 79, 80, 81, 90, 91 and 185 of ma Bongi, jurisdiction list No. 108, and plot Nos. 58, 59, 60, 47, 64, 65, 99, 98, 78, 105 and of mauza Mangalpur, jurisdiction list No. 107 plot Nos. 78, 86, 87, 93, 33, 36, 37, 41, 42, and 44 of mauza Hosenpur, jurisdiction list No. 137, and western boundary of mauza chak har, jurisdiction list No. 138, and mauza ga, jurisdiction list No. 141.

East—River Atrai.

b) to direct that the number of Commissioners of the said municipality shall be fixed at nine.

West Dinajpur.—No. M. 1M-40/50(II).—24th 1951.—In exercise of the power conferred by (2) of the proviso to section 16 of the Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to appoint the following persons to be the Commissioners of the Municipal Corporation in the district of West Dinajpur for a period of two years with effect from the date of the notification No. M. 1M-40/50, dated 24th May 1951, under which the municipality has been created and constituted—

The Subdivisional Magistrate, Sadar subdivision, West Dinajpur.

The Civil Surgeon, West Dinajpur.

The Subdivisional Health Officer, Sadar subdivision, West Dinajpur.

The Special Officer for Aborigines, West Dinajpur.

Dr. Sushil Ranjan Chatterjee, M.B.

Sri S. K. Majumdar, M.Sc.

Sri Nalini Adhikary, B.L.

Sri Ranjit Bose.

Sri Saroj Ranjan Chatterjee, B.A.

West Dinajpur.—No. M. 1M-40/50(III).—24th 1951.—In exercise of the power conferred by (2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), and after consultation of the views of the West Dinajpur District Board, the Governor is pleased, in partial satisfaction of notification No. 3564L.S.-G., dated 9th September 1927, to direct—

that the unions specified in column 1 of the table below in the Balurghat police-station in the district of West Dinajpur be reconstituted to compose of the local areas specified against each such union in column 2 of that table, namely:—

West Dinajpur district.

Balurghat police-station.

of mauzas constituting the unions with their number in the jurisdiction list.

of mauzas.

Jurisdiction list No.

Danga union.

garpur (Part) cadastral survey plot Nos. 59-63, Part of 64, 65, 47 and 66, 77, 79-99, 105, 177, 178, 180, 181, 191-215, 217-241, 245-247, 248-252, 304, 320, 327-330	107
garpur (Part) cadastral survey plot Nos. 30-53, 78-87, 93-141, 176-282, 283	137
garpur (Part) cadastral survey plot Nos. 1-47, 49-50, 56-121, 122-150, 153, 159, 160	138
garpur (Part) cadastral survey plot Nos. 1-47, 49-50, 56-121, 122-150, 153, 159, 160	139
garpur (Part) cadastral survey plot Nos. 1-47, 49-50, 56-121, 122-150, 153, 159, 160	140

Name of mauzas.

Jurisdiction list No.

Danga	141
Paschim Raynagar	142
Chak Sridhar	143
Malancha	144
Ekmail	145
Jangalpur	146
Hastisala	147
Hatiapara	148
Madhabpara	149
Mahinagar	150
Paranpur	151
Ataur	152
Krishnapur	153
Haldidanga	154
Dhaktara	155
Chak Bijaysri	156
Bijaysri	157
Satihar	158
Sankair	159
Kamalpur	160
Ristara	161
Sirahi	162
Kesabpur	163
Gutin	164
Bad Jawahar	165
Belgharia	166
Chaurapara	167
Debrabari	168
Keotgar	169
Uchhakapur	170
Satais	228
Gopisahar	229
Kodla	236
	237

Jalghar union.

Majhina	73
Jalghar	72
Krishnagar	77
Asura Krishnabati	76
Talmandira	74
Trikul	75
Radhanagar	78
Nahipur	79
Gopinagar	80
Radhanagar Bharatta	81
Radmuluk Kismat	82
Fatepur	83
Chak Bhatsala	84
Chak Harina	88
Chak Kusi	92
Gangasagar	93
Katna	99
Dhaul	103
Chandradaula	104

Dakra (Part) cadastral survey plot Nos. 8, 9, 16-71, 73-193, 195-349, 351-374, 376-382, 384-540, 542-573, 575-664, 666-771, 773-807, 816, 1160-1166, 1170, 2001-2183, 2185-2310, 2312, 2323-2326, 2328-2383, 2385-2393, 2395-2436, 2793-2802, 2806-2817, i.e., the portion of the mauza lying on the Western Bank of the river Atrai.

Belain	102
Chak Bhriugu	90
Mayamari	91
Chak Chamdan	95
Gobindapur	101
Chamta	100
Mamna	98
Kuaran	96
Chakramanath	94
Paschim Mustafapur	97
Kasiadanga	67
Dharai	68
Jiapur	69
Palashdanga	70
Santosh Palashdanga	71

- (b) that the local area comprising the under-mentioned mauzas in the Balurghat police-station in the Sadar subdivision of the district of West Dinajpur shall be declared a union for the purposes of the said Act and shall be called the Bhatpara Union, namely:—

West Dinajpur district.

Sadar subdivision.

Balurghat police-station.

Names of mauzas constituting the unions with their number in the jurisdiction list.

Name of mauzas.	Jurisdiction list No.
Meria	... 85
Kalabari	... 86
Dangi	... 87
Khidirpur	... 89
Bangi (Part) cadastral survey plot Nos. 72-121, 123-141, 143-171, 173-186, 695, 696	... 108
Baidyanathpara	... 111
Badbangi	... 112
Saknapara	... 113
Bannapara	... 114
Nakun	... 115
Bhusila	... 116
Bhatpara	... 117
Chakghatak	... 118
Dakhin Sibrampur	... 119
Chak Bhikan	... 120
Guzipur	... 121
Chak-Durga	... 122
Chakramprasad	... 123
Chaksyam	... 124
Mollapara	... 125
Paschumchak Ismail	... 126
Chakram	... 127
Saranghari	... 128
Majigram	... 129

In exercise of the power conferred by section (1) of section 6 of the said Act, Governor is pleased to establish a union board the Bhatpara union hereby declared and to fix as the number of members of the said union board

West Dinajpur.—No. M. 1M-40/50(IV).—May 1951.—In exercise of the power conferred by sub-section (3) of section 1 of the Bengal Village Self-Government Act, 1919 (Bengal V of 1919), the Governor is pleased to withdraw the said Act from the area which was under jurisdiction of the Balurghat union board in district of West Dinajpur and for which a municipality has been constituted with effect from date of constitution of the said municipality.

Midnapore.—No. M.1M-81/51.—28th May 1951.—It is hereby notified under section 50 of Bengal Municipal Act, 1932 (Bengal Act XI 1932), that the following gentlemen have been duly elected as Commissioners of the Gh Municipality, in the district of Midnapore, at general election held on the 30th March 1951

Ward "A".

Sri Kanai Lal Pain.
Sri Nityananda Roy.
Sri Sital Chandra Mondal.
Sri Pravash Chandra Chatterjee.
Sri Madan Mohan Das.

Ward "B".

Sri Radhanath Ghosh.
Sri Madan Mohan Bag.

Ward "C".

Sri Jatish Chandra Ghosh.
Sri Krishna Prasad Das.
Sri Satya Kinkar Mondal.
Sri Hari Pada Adak.

Ward "D".

Sri Hari Pada Paramanik.
Sri Sudhir Chandra Pal.
Sri Ganesh Chandra Samanta.
Sri Narendra Nath Choudhury.

No. M.4A-1/51.—21st May 1951.—It is hereby notified for general information that under sub-section (1) of section 145 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to prepare the following list of persons who in his opinion, are qualified for appointment as Municipal Assessors in West Bengal.

2. This supersedes notification No. L.S.-G.14/45/4A, dated the 3rd February 1947, as subsequently modified:—

Serial number and Name.	Address.
1. Bibhuti Bhusan Mitter ..	95/C, Garpar Road, Calcutta.
2. Rabindra Nath Saha, B.Sc., F.C.A. ..	224, Upper Circular Road, 2nd Floor, West, Post Office Shyambazar, Calcutta.
3. R. Sinha, B.E., A.B.I.C.S. (Lond.), M.I.E.E (Ind.).	57, Ramesh Mitter Road, Bhowanipur, Calcutta.
4. Upendra Nath Biswas, B.L.	65, Brahmo Samaj Road, Behala, Calcutta-34.
5. Dharendra Lal Sen, B.A. ..	77, Salimpore Lane, Calcutta-31.
6. Susil Kumar Sengupta ..	Post office Durgapur, district Burdwan.
7. Jogendra Nath Niyogi, M.A., B.L.	Nuruddin Mistry's Road, Post Office Asansol, Burdwan.
8. Dharendra Nath Mukherjee ..	4/1, Jamini Kaviraj Row, Calcutta.
9. Ashutosh Mukherjee ..	90, Jessore Road, Post Office Dum Dum, district 24-Parganas.
10. R. M. Sarkar ..	98/9, Russa Road, Calcutta-26.
11. S. N. Sarkar, B.L. ..	47/A, Ekdaia Road, Post Office Ballygunge, Calcutta-19.
12. Ramendra Mohan Munshi, B.L.	106/3, Gray Street, Calcutta-5.
13. G. N. Mukherjee ..	C/o Sri B. Ganguli, 126, Cornwallis Street, Shyambazar, Calcutta.
14. Nitya Gopal Mukherjee ..	203, Calcutta-25.

Serial number and Name.	Address.
15. Sivaprasad Roy Jagadiah Nibas, Bally Road, Hooghly.
16. Taraknath Das Gupta, B.Sc.	.. 57/1, Raja Dinendra Street, Calcutta-6.
17. Dharendra Nath Banerjee, M.A.	.. 1, Rathin Banerjee Lane, Dhakuria, Calcutta-31.
18. Narayan Das Nandi, B.E.	.. Halsahar, 24-Parganas.
19. Sarat Chandra Mitra, B.E.	..
20. Nikunja Behari Gupta, B.L.	.. Malda.
21. Gour Ranjan Gupta, B.L. Ditto.
22. Charu Chandra Sen, B.L. Jalpaiguri.
23. Nirendra Binode Sen, M.A., B.L.	.. Ditto.
24. Bibhuti Bhushan Ghosh, M.A., B.L.	.. Ditto.
25. Subdar Ali, B.L. Ditto.
26. Jatindra Mohan Ghosh, B.L.	.. Ranaghat.
27. Banbehari Das, B.L. Berhmapore.
28. *D. Bhattacharjee, B.E. C/o Bhatpara Municipality, 24-Parganas.
29. *Sushil Kumar Sen Ditto.
30. Khondkar Md. Hossain, B.L.	.. Katwa.
31. Pasupati Chatterjee, B.L. C/o late Rai Bahadur Charu Chandra Chatterjee, village Bulla, police-station Rana, district Burdwan.
32. Jogendra Sankar Dhar Ramlal Mukherjee's Lane, Bohulapara, Burdwan.
33. Sachundra Kumar Sinha Roy, B.L.	.. Village and post office Puturi, district Burdwan.
34. Profulla Kumar Gon, B.L. Ditto.
35. Barada Kanta Puria, M.A., B.L.	.. Tamluk.
36. Bimala Ch. Goswami, B.L.	.. Ghatol.
37. Phauendra Mohan Mukherjee, B.L.	.. Grand Trunk Road, Uttarpara.
38. Minimal Kumar Chatterjee, B.L.	.. Joy Kissen Street, Uttarpara.
39. Nimal Chandra Mukherjee	.. Zaminder Road, post office Shooraphuli.
40. Nani Gopal Bose, B.E. Kounagore, district Hooghly.
41. Ganes Ch. Kundu, B.L. Khamarpara, post office Bansberia, district Hooghly.
42. Lalit Mohan Saha, B.E. Shyama Charan Saha Lane, Sorampore, district Hooghly.
43. Bibhus Ch. Ghose, B.Sc., B.E.	.. Dr. Chatterjee Lane, Sorampore, district Hooghly.
44. Bejoy Krishna Bhattacharjee, M.A.	.. 81, Shipore Road, Shubore, Howrah.

* (Not to be employed as an Assessor by the Municipality of which he is an employee).

By order of the Governor,

A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

24-Parganas.—No. Medl. 2348/(CF)18-
25th May 1951.—Assistant Surgeon Dr.
Kumar Ganguli, M.B., D.T.M., T.D.D.
on supernumerary duty at the Medical
Hospitals, Calcutta, is appointed tem-
porarily to act, until further orders, as Superin-
tending of the Kanchrapara T. B. Hospital, with
effect from 21st May 1951, *vice* Dr. K. S. Ray to
return from Government service.

No. Medl. 2387/DHS/1B-13/50K.W.
25th May 1951.—Notification No. Medl. 1448/
25/50K.W., dated the 30th March 1951,
concerning average pay for the period from
1st April 1951 to the 5th May 1951, under

rule 184(b)(ii) of the West Bengal Service Rules,
Part I, to Dr. B. P. Tripathi, M.B. (Cal.), D.B.
(Lond.), F.N.I., Professor of Pathology, Medical
College, Calcutta, is hereby cancelled.

Cooch Behar.—No. Medl./2452/5C-1/50.—25th
May 1951.—Dr. Rabindra Nath Guha Majumdar,
B.Sc., M.B. (Cal.), F.R.F.P. & S. (Glas.),
F.R.C.S. (Edin.), Surgeon-Superintendent,
Jitendra Narayan (Sadar) Hospital, Cooch Behar,
and officiating Civil Surgeon, Cooch Behar, is
appointed substantively to the West Bengal Higher
Medical and Health Service (Grade II), with effect
from the 1st March 1951, and is posted, until
further orders, as Civil Surgeon, Cooch Behar,
with effect from the date of this order.

Cooch Behar.—No. Medl./2453/5C-1/50.—25th
May 1951.—Dr. Rabindra Nath Guha Majumdar,
B.Sc., M.B. (Cal.), F.R.F.P. & S. (Glas.),
F.R.C.S. (Edin.), Civil Surgeon, Cooch Behar, in
the West Bengal Higher Medical and Health

Service (Grade II), is appointed temporarily to act, until further orders, as Surgeon-Superintendent, Jitendra Narayan Hospital (Sadar Hospital), Cooch Behar, in addition to his own duties, with effect from the date of this order.

Cooch Behar.—No. Medl./2454/5C-1/50.—25th May 1951.—The following Civil Assistant Surgeons (Grade I) of Cooch Behar, are appointed substantively to the West Bengal Medical and Health Service, with effect from the 1st March 1951, and are posted, until further orders, as shown against each:—

1. Dr. Bhupal Chandra Basak, Resident Medical Officer (Indoor), Jitendra Narayan Hospital (Sadar Hospital), Cooch Behar.
2. Dr. Krishna Ranjan Sarker, Pathologist, Jitendra Narayan Hospital (Sadar Hospital), Cooch Behar.
3. Dr. Rathindra Mohan Guha Noog, M.B., Medical Officer, Mathabhanga Subdivisional Hospital, Cooch Behar.
4. Dr. Rabindra Nath Roy Chowdhury, M.B., Medical Officer, Dinhata Subdivisional Hospital, Cooch Behar.
5. Dr. Phanindra Mohan Gupta, M.B., Medical Officer, Mekliganj Subdivisional Hospital, Cooch Behar.
6. Dr. Sanat Kumar Ghosh, M.B., Medical Officer for Kala-azar, Venereal Diseases, etc., Jitendra Narayan Hospital (Sadar Hospital), Cooch Behar.
7. Dr. Kshitish Chandra Mojumdar, M.B., Resident Medical Officer (Indoor), Jitendra Narayan Hospital (Sadar Hospital), Cooch Behar.
8. Dr. Ranjit Kumar Chatterjee, M.B., Medical Officer (Outdoor), Jitendra Narayan Hospital (Sadar Hospital), Cooch Behar.
9. Dr. Bhubanananda Chakravarty, M.B., Medical Officer, Maharaja Jagaddipendra Narayan Hospital, Cooch Behar.

Cooch Behar.—No. Medl./2455/5C-1/50.—25th May 1951.—Dr. Md. Nasiruddin Meah, L.M.F. (Pengl), M.B.B.S. (Cal), Civil Assistant Surgeon (Grade II), Cooch Behar, is appointed, on probation, to the West Bengal Medical and Health Service, and is posted, until further orders as Medical Officer, Tufanganj Subdivisional Hospital, Cooch Behar.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Jalpaiguri.—No. Medl. 2359/DHS/1S-7/51.—21st May 1951.—Assistant Surgeon Dr. Sibdas Hazra, Teacher of Midwifery, Jackson Medical School, Jalpaiguri, was granted earned leave for the period from the 27th March 1951 to the 24th April 1951, under rule 167(ii) of the West Bengal Service Rules (Part I).

Burdwan.—No. Medl. 2361/DHS/1S-11/50.—21st May 1951.—Assistant Surgeon Dr. Someah Chandra Ghosh, M.Sc., M.B., Teacher of Medicine, Ronaldshay Medical School, Burdwan, is granted earned leave for twenty-nine days with effect from the 16th June 1951, under rule 167(ii) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 2382/D.H.S./1P-45/50.—22nd May 1951.—Temporary Assistant Surgeon Dr. Priyabrata Chakravarti, M.B., Demonstrator of

Anatomy under the "double shift" in the Cal College, Calcutta, was granted leave in period from the 21st November 1950 to the December 1950, viz.:—

(i) leave on medical certificate for twelve months with effect from the 21st November 1950, under rule 173(2) of the West Bengal Service Rules (Part I); and thereafter

(ii) earned leave for the remaining period under rule 168(I) of the West Bengal Service Rules (Part I).

Burdwan-Calcutta.—No. Medl. 2385/DHS/4/50.—22nd May 1951.—On the expiry of leave temporary Assistant Surgeon Dr. Krishna Chatterjee, last employed as Teacher of Midwifery, Ronaldshay Medical School, Burdwan, was placed on supernumerary duty at the Medical College Hospitals, Calcutta, with effect from 5th January 1951, until further orders.

No. Medl. 2390/2D-46/49.—22nd May 1951.—In exercise of the power conferred by sub-section (1) of section 21 of the Drugs Act, 1930 (Act of 1940), the Governor is pleased to appoint undermentioned persons to act, until further orders, as Inspectors under the said Act in the whole of West Bengal:—

- (1) Dr. Kshitish Chandra Sen Gupta, M.B.
- (2) Dr. Somendra Nath Datta, M.B.

By order of the Governor,
P. M. DATTA, Asst.

Public Health

NOTIFICATIONS

No. P.H.1613/2R-32/51—23rd May 1951.—In exercise of the power conferred by section 191 of the Bengal Food Adulteration Act, 1919 (Act VI of 1919), the Governor is pleased to make the following amendment in the rules with notification No. 1977P II, dated 17th July 1930, as subsequently amended, having been previously published as rule 20 of the said Act.

Amendment.

In rule 2 of the said rules, under sub-section (b) add the following:—

"(c) Where in a sample of mustard oil the presence of any quantity of argemone oil is detected, it shall be presumed, unless the contrary is proved, for the purposes of the said Act, that the mustard oil is not genuine, and the addition thereto of argemone oil is a matter."

Nadia.—No. PH/1655/2R-35/51—26th May 1951.—In exercise of the powers conferred by section (1) of section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to direct that as the small-pox in the district of Nadia has not yet been brought under control, the temporary regulations for the prevention of small-pox promulgated in the district under Notification No. PH/511/1, dated the 3rd March 1951, will continue to operate for a further period upto the 31st May 1951.

Nadia.—No. P.H.1656/2R-35/51.—26th May 1951.—Whereas the Governor is satisfied that the tract of Nadia is threatened with an outbreak of cholera.

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to make the following temporary regulations for the prevention and control of cholera, and for the inspection, isolation, observation and treatment of persons suffering from, or suspected of being infected with cholera in the said district during the period up to 31st August 1951:—

Temporary regulations for the prevention and control of cholera.

In these regulations, unless there is anything repugnant in the subject or context:—

“District Health Officer” means the Health Officer of the district appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885);

“Sanitary Inspector” means a Sanitary Inspector appointed by the District Board under section (3) of section 91 of the Bengal Local Government Act of 1885;

“Board” means a District Board constituted under the Bengal Local Self-Government Act of 1885;

“Union Board” means a Union Board constituted under the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919);

“suspected cholera” means any disease caused by vomiting and diarrhoea;

“patient” means a person suffering from or suspected to be suffering from cholera;

“medical practitioner” means any person engaged in the medical profession.

Whenever any land is held jointly by two or more persons, whether as owners or occupiers, each such person shall be held jointly and severally liable for carrying out any measure required under these regulations, and any one or more of such joint-holders shall be deemed to be the person who shall be held liable upon such notice at the discretion of the District Health Officer and the District Board Officer shall not be bound to enter the premises of all the joint-holders in the notice.

Notices.

If in any case the District Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of work as might facilitate the spread of cholera he shall forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as far as possible, issue a notice on the person concerned stating the reason why such work has been carried out.

If any measure which the District Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the District Health Officer shall be deemed to have carried out the measure.

Costs and compensation.

(1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person.

(2) Where the conditions, which led to the issue of a notice by the District Health Officer to pass such an order,

are not attributable to any act or default of the persons in possession of the property, the Board may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(3) The Board may recover all expenses incurred by the District Health Officer in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.

6. The Board shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations.

Provided that no person shall receive any compensation for anything done, or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease.

7. When a case of cholera or suspected cholera occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, some male inmate of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of the chaukidar or other village watchman to the nearest Sanitary Inspector.

8. (1) If information has not already been given under regulation 7, the medical practitioner called in to attend upon any case of cholera shall forthwith give notice of the case by special messenger to the nearest Sanitary Inspector or rural medical officer and by post to the District Health Officer and the cost of such messenger in each case shall be defrayed by the Board.

(2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the District Health Officer by post and the cost of such messenger in each case shall be defrayed by the Board.

9. Presidents of Union Boards in Union Board areas and thana officers in non-Union Board areas shall supply to the District Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.

10. The District Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

Isolation of patients and evacuation of houses, etc.

11. When the District Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying, to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the District Health Officer, or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

12. The District Health Officer or a Sanitary Inspector may order that any person, who has in his opinion been exposed to infection from cholera, shall take such drugs in such quantities as may be specified by the District Health Officer, or Sanitary Inspector or shall submit himself to anti-cholera inoculation within a time to be specified in the order.

13. No person shall enter any place wherein a patient is isolated under regulation 11 without the permission of the District Health Officer or a Sanitary Inspector.

14. The Board shall provide free of charge suitable places, with necessary attendants, medicine, diet and other necessities for persons isolated under regulation 11: Provided that a private individual may provide places certified by the District Health Officer as being fit for the purpose of such isolation.

15. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the District Health Officer or a Sanitary Inspector written permission to do so.

16. The District Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency, and within such time as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.

16A. The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in writing in that behalf may during the prevalence of any outbreak of cholera order that any bazar, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela or other gathering to which people from several villages commonly or periodically resort.

17. The District Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anti-cholera vaccine within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the District Health Officer or Sanitary Inspector is of opinion that such person has been exposed in infection from cholera.

18. The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient, to act as vendor of any article for such period as may be specified in the order.

18A. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the District Health Officer or a Sanitary Inspector.

19A. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.

19B. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the

previous written permission of the District Officer or Sanitary Inspector and without proper precautions against spreading the disease.

Water-supply.

20. (1) When the District Health Officer or Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or source of water-supply is situated to take steps to close the same to the satisfaction of the District Health Officer or the Sanitary Inspector as the case may be, within such time as may be specified in the order.

(2) The District Health Officer or a Sanitary Inspector may require such owner or occupier to keep closed during such a period as shall be specified in the order any well, tank, pool or other source of water-supply closed under paragraph (1) of the regulation.

Explanation.—In this regulation, "to close" includes the placing of chaukidars to prevent access to the well, tank, pool or other source of water-supply.

21. When the District Health Officer or Sanitary Inspector is of opinion that the water in any well, tank, pool or source of water-supply is contaminated he may direct the owner or occupier to disinfect it with such disinfectants as he may specify in such quantities at such times as he may think fit.

22. The District Health Officer or a Sanitary Inspector may prohibit persons from entering or using for drinking, bathing, or any other purpose, during such period as may be specified in the order, the water in any well, tank, pool or other possible source of water-supply, which in his opinion, is contaminated or likely to be contaminated.

23. The District Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, part of a river, stream or channel not being private property, or being private property with the consent of the owner, for the supply of water for drinking or culinary purposes and may prohibit therein or within a distance therefrom as stated in the order all bathing, washing of clothes or animals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream or channel for the purpose of bathing or for the purpose of washing and drying of clothes or for any other purpose connected with the health and cleanliness of the people using such water-supply.

24. The District Health Officer or a Sanitary Inspector may prohibit persons from casting themselves, or throwing, depositing or discharging into any well, tank, pool or other source of water-supply, or into any public place, or within such distance from such well, tank, pool or source of water-supply as he may fix, any rubbish, sewage, or offensive matter.

Conservancy and sewage disposal.

25. The District Health Officer or a Sanitary Inspector may (1) prohibit the continuance of any nuisance, or (2) require the person causing any nuisance or the person occupying premises on which any nuisance exists to remove such nuisance.

anation.—In this regulation "nuisance" anything which in the opinion of the District Health Officer or Sanitary Inspector is likely to cause the outbreak of cholera.

Whenever the District Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the neighbourhood he may order the owner of the land in which such privy, urinal, sewer or cesspool is situated to disinfect, or may order an officer of the Board to disinfect, the land and such disinfectants in such quantities as may be fixed by the said officer or inspector at such time as the said officer or inspector may think fit.

The District Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspector any drain, privy, urinal or cesspool which is situated on such land or to remove any such drain, privy, or urinal or close any such cesspool at such time as may be fixed by the said officer or inspector.

Miscellaneous.

The District Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or public place shall remain closed for such time as may appear to him to be necessary and shall the holding of any fair, mela, or other gathering to which people from several villages may resort.

The District Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the officer or inspector conduces to the commission of nuisances upon such land.

The District Health Officer or a Sanitary Inspector may issue general orders that by a specified time certain sanitary precautions of a simple nature, such as lime-washing of houses, clearing drains or the removal of filth or rubbish shall be carried out to his satisfaction.

The District Health Officer or a Sanitary Inspector may prohibit persons from retaining or wearing clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.

No person shall, without the written permission of the District Health Officer or a Sanitary Inspector, dispose of any corpse except by burning.

The District Health Officer may approve any place for burial grounds, and may by order direct generally or especially in respect to any place, that corpses shall not be burned or buried in places other than those so approved by him.

No person burning or causing to be burnt any corpse shall cause the same to be completely covered with ashes, and shall likewise cause the other articles brought with such corpse to be covered with ashes.

The District Health Officer may direct that any corpse shall be buried or cause to be buried any corpse in the opinion of the District Health Officer likely to spread cholera in a grave not less than six feet deep.

36. The District Health Officer may order that no *dome* or other servant of the Board employed for the disposal of corpse shall withdraw from his duties without the permission of the District Health Officer unless such *dome* or other servant of the Board has given notice in writing not less than one month previously of his intention so to withdraw.

37. The District Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse, which, in the opinion of the said officer or inspector, is infected with or is likely to spread cholera, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.

38. (1) The District Health Officer or Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case of cholera or suspected cholera to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public suitable precaution shall be taken to respect the said custom.

39. (1) The District Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

40. The District Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or buildings used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

41. All inoculations under these regulations shall be performed gratuitously.

42. (i) Orders issued by the District Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.

(iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 11 has been served upon him, give to the nearest Sanitary Inspector or to his office, immediate notice of any disobedience of the order by the patient.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Midnapore.—No. P.H. 1482/3L-13/51.—15th May 1951.—Dr. Gopal Chandra Pal, M.B., D.P.H., Subdivisional Health Officer, Midnapore, Sadar, is granted leave for the period, from 17th April 1951 to 15th June 1951 as follows:—

- (i) earned leave for thirty days under rule 168(I) of the West Bengal Service Rules, Part I, and
- (ii) extraordinary leave for the remaining period under rule 174(I) (a), *ibid*.

2. This cancels notification No. P.H. 987/H-20/51, dated the 5th April 1951, transferring him to the Alipur Duars Subdivision in the district of Jalpaiguri.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Orders by the Chief Engineer, Public Health Engineering, West Bengal

Calcutta, the 21st May 1951.

In supersession of this office memorandum No. 2630/17/1/43, dated 9th April 1951, Sri G. C. Banerjee, Assistant Engineer (Relief), Public Health Engineering, West Bengal, is granted earned leave on medical certificate for fourteen days from 12th February 1951 to 25th March 1951 with permission to prefix Sunday, the 11th March 1951, as per rule 167(ii) read with rules 154-155 of the West Bengal Service Rules, Part I.

No. 3829/7/B/49.—24th May 1951.—Sri A. K. Hore, B.E., Assistant Administrative Officer (Stores), Public Health Engineering, West Bengal, is hereby granted fourteen days' earned leave from 17th to 30th April 1951 under rule 168(i) of West Bengal Service Rules, Part I.

P. C. ROSE, Chief Engineer.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

প্রকাশনাবলী।

NOTIFICATIONS.

নং ৪২।—২০শে মে ১৯৫১।—অবকাশভোগী নিষ্পাদী বাস্তুকার প্রিন্সিপাল কুমার ঘোষকে, সরকারী কার্যাব্যপদেশে, রাস্তা-পরিবহন মণ্ডলের অধীন ১নং অঞ্চল-ভুক্তি হইতে বদলী করিয়া ২নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন মুর্শিদাবাদ নিষ্পাদনভুক্তিতে পুনরাদেশ পর্যন্ত নিয়োগ করা হইল।

No. 42.—23rd May 1951.—Sri Suchit Kumar Ghosh, Executive Engineer, on leave, is transferred, in the interest of public service, from the Design Division No. I under the Road Planning Circle and posted to the charge of the Murshidabad Construction Division under the Road Construction Circle No. II, until further orders.

নং ৪৩।—২০শে মে ১৯৫১।—স্থানায়ম নিষ্পাদী বাস্তুকার প্রিন্সিপাল কুমার, সরকারী কার্যাব্যপদেশে, ২নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন মুর্শিদাবাদ নিষ্পাদন-ভুক্তি হইতে বদলী করিয়া রাস্তা-পরিবহন মণ্ডলের অধীন ১নং অঞ্চল-ভুক্তিতে পুনরাদেশ পর্যন্ত নিয়োগ করা হইল।

No. 43.—23rd May 1951.—Sri Sudhamoy Pal, officiating Executive Engineer, is transferred, in the interest of public service, from the Murshidabad

Construction Division under the Road Construction Circle No. II and posted to the charge of the Design Division No. I under the Road Construction Circle, until further orders.

নং ৪৪।—২০শে মে ১৯৫১।—নিষ্পাদী বাস্তুকার প্রিন্সিপাল কুমার, সরকারী কার্যাব্যপদেশে, ১নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন ২৪-পারগনা নিষ্পাদন-ভুক্তি হইতে বদলী করিয়া পুনরাদেশ পর্যন্ত নিয়োগ করা হইল।

No. 44.—23rd May 1951.—Sri Sachind Gupta, Executive Engineer, is transferred, in the interest of public service, from the 24-Parganas Construction Division under the Road Construction Circle No. I and appointed to act as Assistant to the Special Chief Engineer, until further orders.

নং ৪৫।—২০শে মে ১৯৫১।—স্থানায়ম নিষ্পাদী বাস্তুকার প্রিন্সিপাল কুমার, সরকারী কার্যাব্যপদেশে, ১নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন ২৪-পারগনা নিষ্পাদন-ভুক্তি হইতে বদলী করিয়া পুনরাদেশ পর্যন্ত নিয়োগ করা হইল।

No. 45.—23rd May 1951.—Sri Sudhendra Lahra, officiating Executive Engineer and Assistant to the Special Chief Engineer, is transferred, in the interest of public service, to the Office of the Special Chief Engineer and placed in charge of the 24-Parganas Construction Division under the Road Construction Circle No. I, until further orders.

নং ৪৬।—২০শে মে ১৯৫১।—অস্থায়ী নিষ্পাদী বাস্তুকার প্রিন্সিপাল কুমার, সরকারী কার্যাব্যপদেশে, ১নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন ২নং অঞ্চল-ভুক্তি হইতে বদলী করিয়া ২নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন মালদহ নিষ্পাদন-ভুক্তিতে পুনরাদেশ পর্যন্ত নিয়োগ করা হইল।

No. 46.—23rd May 1951.—Sri Teendia Das, temporary Executive Engineer, is transferred, in the interest of public service, from the Design Division No. II under the Road Planning Circle and posted to the charge of the Malda Construction Division under the Road Construction Circle No. II, until further orders.

নং ৪৭।—২০শে মে ১৯৫১।—অস্থায়ী নিষ্পাদী বাস্তুকার প্রিন্সিপাল কুমার, সরকারী কার্যাব্যপদেশে, ২নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন মালদহ নিষ্পাদন-ভুক্তি হইতে বদলী করিয়া ২নং রাস্তা-নিষ্পাদন মণ্ডলের অধীন ২নং পারগনা ভুক্তিতে পুনরাদেশ পর্যন্ত নিয়োগ করা হইল।

রাস্তা-নিষ্পাদন

নিবারণ চট্টোপাধ্যায়,
উপ-সচিব

No. 47.—23rd May 1951.—Sri Brendra Bhaduri, temporary Executive Engineer, is transferred, in the interest of public service, to the Malda Construction Division under the Road Construction Circle No. II and posted to the charge of the Survey Division No. II under the Road Planning Circle, until further orders.

By order of the Governor,
S. BHATTACHARJEE, D.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATION.

No. 26.—7th May 1951.—The Governor is pleased to appoint Sri Nikhil Chandra Das son of Sri Mukunda Lal Das Gupta, in the capacity of Supervising Engineer under

of Irrigation and Waterways with the 10th January 1951 (forenoon), her orders.
 is supersedes this department notification dated the 2nd March 1951.

By order of the Governor,
 A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATION.

3C.I.E.—26th April 1951.—Sri Sitai De, temporary Assistant Engineer, was earned leave for two days from 27th 1950, under rule 168(i) of the West Service Rules, Part I.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATIONS.

962Com.—21st May 1951.—In exercise of power conferred by sub-section (1) of section 4 of the Raw Jute (Central Jute Board and Miscellaneous Provisions) Act, 1951 (West Bengal Act 35 of 1951), read with section 16 of the said Act supersession of this department notifications 794Com., dated 14th December 1950, 267Com., dated 31st March 1951 and 11Com., dated 2nd May 1951, the Governor has pleased to constitute a Central Jute Board consisting of the following members,

K D Jalan ..	}	Representing the Indian Jute Mills' Association and nominated by that Association and approved by the State Government.
D P Goenka ..		
J M Paton ..		
J G Walton ..		

J Smith ..	}	Representing the Jute Dealers' Associations and nominated by the State Government.
Nathnall Sethi ..		

Tilok Chand Chopra ..	}	Representing the Jute Balers' Associations and nominated by the State Government.
Kedar Nath Bajaria ..		

Uday Chand Mahantab, Mahatrayudhraj Bahadur of Burdwan, M.L.A.

The Joint Chief Controller of Imports and Exports, Calcutta.

B. C. Kundu, M.A., Deputy Secretary to the Government of West Bengal, Commerce and Industries Department.

Nominated by the State Government to enable the State Government to allow representations of all interests.

1963Com.—21st May 1951.—In exercise of powers conferred by sub-section (2) of section 4 of the Raw Jute (Central Jute Board and Miscellaneous Provisions) Act, 1951 (West Bengal Act 35 of 1951), the Governor is hereby pleased to constitute Sri K. D. Jalan, a member of the Central Jute Board constituted by this department notification No. 1962Com., dated the 21st May 1951, as the Chairman of the said Board.

No. 2008Com.—25th May 1951.—In exercise of the powers conferred by clauses (d) and (j) of section 29 of the Indian Boilers Act, 1923 (V of 1923), the Governor is pleased to make the following amendment in the Bengal Boiler Attendants' Rules, 1939, the same having been previously published under notification No. 370Com., dated the 24th January 1951, as required under sub-section (1) of section 31 of the said Act, namely:—

Amendment.

For rule 41 of the said rules substitute the following:—

"41. Notwithstanding anything contained in rules 37 and 40 to the contrary, the State Government may, in its discretion, empower the Chairman, Board of Examiners, to admit any candidate to these examinations as he may deem fit."

By order of the Governor,
 S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 3114Lab.—17th May 1951.—The following correction of clerical mistake and error which under rule 20 of the Bengal Industrial Disputes Rules, 1947, the Tribunal referred to in Government order No. 258Lab., dated the 17th April 1951, published in the *Calcutta Gazette*, Part I, dated the 26th April 1951, has made in his award as shown in the annexure to the said order, is hereby published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Correction.

In the said award under issue No. 1 on page 979 of the said *Gazette* in line 12 from the top, for the words "Calcutta Chemical Co." read the words "Calcutta Clinical Research Co."

No. 3144Lab.—18th May 1951.—The following correction of clerical mistake and error which under rule 20 of the Bengal Industrial Rules, 1947, the Tribunal referred to in Government order No. 995Lab., dated the 14th February 1951, published in the *Calcutta Gazette*, Part I, dated the 1st March 1951, has made in his award as shown in the annexure to the said order, is hereby published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Correction.

At page 499 of the said *Calcutta Gazette* under rule (3) of the said award at the end of each of the sub-rules (i) and (ii) read the words and figures "since 11th May 1948"

No. 3138Lab.—18th May 1951.—Sri S. K. Das, Labour Officer (temporary), West Bengal, was granted leave from 1st November 1950 to 3rd April 1951 as under—

- (i) Earned leave for two days, under rule 168(i) of the West Bengal Service Rules, Part I.
- (ii) Leave on medical certificate for two months and seventeen days, under rule 173(2), (3) *ibid*.
- (iii) Extraordinary leave for the remaining period, under rule 174(1)(a) *ibid*.

No. 3139Lab.—18th May 1951.—Under sub-section (1) of section 15 of the Bengal Shops and Establishments Act, 1940 (XVI of 1940), the Governor is pleased to appoint the Circle Officer

of the circle mentioned in the schedule to be Inspectors within the local limits shown therein.

Schedule.

Name of the circle.	Local limit.
Sadar Circle of the Nadia district	Municipal area of Nabadwip.
Santipur Circle of the Nadia district.	Santipur.
Kalna Circle of the Burdwan district.	Kalna.
Katwa Circle of the Burdwan district.	Katwa.

No. 3166Lab.—19th May 1951.—In exercise of the power conferred by clause (1) of sub-section (2) of section 7 of the Payment of Wages Act, 1936 (IV of 1936), the Governor is pleased to approve the undermentioned provident funds as provident funds: deductions for subscriptions to, or for repayment of advances from, which may, as provided in the said clause, be made from the wages of persons employed under Messrs. Annapurna Metal Works of 3, Ashu Biswas Road, Bhowanipore, Calcutta:—

Provident Funds above referred to.

(1) Annapurna Metal Works-Workers Provident Fund.

(2) Annapurna Metal Works General Provident Fund.

No. 3185Lab.—21st May 1951.—The following correction of clerical mistake and error which under rule 20 of the Bengal Industrial Disputes Rules, 1947, the Tribunal referred to in Government order No. 2985Lab., dated the 12th May 1951, published in the *Calcutta Gazette*, Part I, dated the 17th May 1951, has made in his award as shown in the annexure to the said order, is hereby published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Correction.

In the said award on page 1191 of the said *Gazette* in the penultimate sentence after the words "Having considered all the facts and circumstances of the case I am" insert the word "not".

No. 3220Lab.—23rd May 1951.—Notification No. 1959Lab., dated the 28th March 1951, sanctioning leave, preparatory to retirement, to Sri K. K. Das (Gupta), Chief Inspector of Factories (officiating), West Bengal, is hereby cancelled.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 50(3)/49/51W.C.—16th May 1951.—In partial modification of this Labour Directorate notification No. 50L.C., dated 26th April 1949, published in Part I at page 751 of the *Calcutta Gazette*, dated 5th May 1949, the names of "Mr. D. Howie", "Mr. E. J. Cooper" and "Mr. W. B. McLaren", members nominated by the employers to the Works Committee of Fort Gloster Jute Mills (Old), post office Fort Gloster, Howrah, are hereby cancelled and the names of "Mr. J. Webster", "Mr. G. Kennedy" and "Mr. A. Peddie" are published in their places respectively for general information.

No. 98(5)/48/51W.C.—17th May 1951.—In partial modification of this Labour Directorate notification No. 98L.C., dated 22nd December 1948, published in Part I at page 17 of the *Calcutta Gazette*, dated 6th January 1949, the names of "Sri Manik Lal Das" and "Sri Ramdhani", members elected by the employees from constituencies Nos. 2 and 3 respectively to the

Works Committee in Messrs. J. B. Norton Sons, Ltd., 114, Middle Road, Entally, Calcutta, are hereby cancelled and the names of "Prankrista Das" and "Sri Bhagawandin" published in their places respectively for general information as a result of by-election in the constituencies Nos. 2 and 3.

No. 26(9)/48/51W.C.—18th May 1951 partial modification of this Labour Directorate notification No. 26L.C., dated 25th May 1951, published in Part I at page 721 of the *Calcutta Gazette*, dated 3rd June 1948, the name of "Banku", a member elected by the workers from constituency No. 7 to the Works Committee of the Titaghur Jute Factory Co., Ltd., Tita 24-Parganas, is hereby cancelled and the name "Sri Amullya Charan Dey" is published in his place for general information as a result of election held in constituency No. 7.

No. 54(1)/50/51W.C.—18th May 1951 partial modification of this Labour Directorate notification No. 54W.C., dated 9th October 1950, published in Part I at page 2138 of the *Calcutta Gazette*, dated 26th October 1950, the name "Sri Jitendra Nath Koley", a member elected by the workers from constituency No. 37 to the Works Committee in Messrs. Martin Burn, Ltd., Pukur Iron Works, 18, Ramnath Pal, Kidderpore, Calcutta, is hereby cancelled and the name of "Sri Jagadish Singh" is published in his place for general information as a result of by-election held in constituency No. 3.

No. 49(1)/49/51W.C.—19th May 1951 partial modification of this Labour Directorate notification No. 49L.C., dated the 26th April 1951, published in Part I at page 751 of the *Calcutta Gazette*, dated the 5th May 1949, the name of "Jyotish Chandra Mitra" a member elected by the workers to the Works Committee of M. Stewarts & Lloyds of India, Limited, 9, Road, Kidderpore, Calcutta, constituency No. 1 is hereby cancelled and the name of "A. Saker" is published in his place for general information as a result of bye-election held in constituency No. 4.

S. K. HALDAI
Labour Commissioner

DEPARTMENT OF SUPPLIES

ORDER.

No. 1985S.D.—24th May 1951.—In exercise of the powers conferred by paragraph 12 of the Bengal Cotton Cloth and Yarn Movement Control Order, 1950, the Governor is pleased to cancel the Hat-dealers and Licensed Tailoring Establishments of the districts of Howrah and 24-Parganas, valid Textile Licence of Group "11" of the Bengal Cotton Cloth and Yarn Control Order, 1948, from the operation of the provisions of paragraph (2) of paragraph 4 of the Bengal Cotton Cloth and Yarn Movement Control Order, 1950, in respect of the movement from Calcutta to their respective places of business of any cloth (other than dhuties and saris) for the purpose of conversion into garments not exceeding yards in *thans* at a time lawfully procured by Licensed Wholesalers in Calcutta, provided the persons who carry the said goods have with them (i) the Hat-dealers' Licence and (ii) the Memo. of the goods showing the number of the Hat-dealers' Licence and full details of the from which the purchase has been made.

By order of the Governor,
S. M. MURSHED, Jt.

NOTIFICATION.

No. 1956S.D.—22nd May 1951.—Sri Jyotish Chandra Aitch, retired Deputy Magistrate and Deputy Collector, is re-employed for a further period of three months, with effect from 5th May 1951, as Deputy Director of Consumer Goods, Department of Supplies, West Bengal, with headquarters at Calcutta.

By order of the Governor,
S. M. MURSHED, Joint Secy.

Directorate of Consumer Goods (Fuels)

NOTIFICATION.

No. WB/VIII-C-54/4079(Fu).—27th April 1951.—In exercise of the power conferred on me by the second proviso to sub-paragraph (1) of paragraph 7 of the West Bengal Kerosene Control Order, 1947, I hereby extend, up to 31st May 1951, the time for filing applications for renewal of all existing licences issued under the said order.

MEMORANDUM.

No. WB/VIII-C-21(Fu).—20th April 1951.—In exercise of the power conferred on me by paragraph 9 of the West Bengal Kerosene Control Order, 1947, and in supersession of the Government Order No. WB/VIII-C-21(Fu), dated 29th January 1951, appearing at page 406 of the *Calcutta Gazette* of 22nd February 1951, I hereby fix the maximum prices of Kerosene in Calcutta Rationed Area (Initial and Extended) as scheduled below. The change of price is effective from 15th January 1951 :—

Per tin of 4 gallons.

		Calcutta.	Howrah/ Bally-Belur.	Hooghly/ Barrackpore.
		Rs. a. p.	Rs. a. p.	Rs. a. p.
<i>In Bright Plate Tins.</i>				
Agent's selling price to dealers or establishment, ex-company installation.	Sup.	5 11 6	5 11 6	5 11 6
	Inf.	5 9 0	5 9 0	5 9 0
Agent's selling price to dealers or establishment, ex-wholesale distribution centre.	Sup.	5 11 6	5 14 6	6 1 6
	Inf.	5 12 0	5 12 0	5 15 0
Agent's selling price delivered to dealers' shop or establishment.	Sup.	5 14 6	5 15 6	6 2 6
	Inf.	5 12 0	5 13 0	6 0 0
<i>In Bulk.</i>				
Agent's selling price to dealers or establishment, ex-company installation.	Sup.	4 8 6	4 8 6	4 8 6
	Inf.	4 6 0	4 6 0	4 6 0
Agent's selling price to dealers or establishment, ex-wholesale distribution centre.	Sup.	4 11 6	4 11 6	4 14 6
	Inf.	4 9 0	4 9 0	4 12 0
Agent's selling price to dealer's shop or establishment.	Sup.	4 11 6	4 12 6	4 15 6
	Inf.	4 9 0	4 10 0	4 13 0

Rail rates are as follows :—

			Rs. a. p.
Retail price per bottle of 22 ozs.	Sup.	0 3 3	
	Inf.	0 2 9	
Half bottle—C. C. a bottle of 11 ozs.	Sup.	0 1 9	
	Inf.	0 1 6	

J. C. AITCH,
Dy. Director, Consumer Goods.

বিভাগ ও সরবরাহ বিভাগ।
DEPARTMENT OF FOOD AND SUPPLIES

অর্থোপদেষ্টার দপ্তর।
Office of the Financial Adviser

জ্ঞাপন।

NOTIFICATION.

No. 860F.A.—22nd May 1951.—Sri Byomkesh Mallick is appointed Deputy Controller of Finance in the office of the Controller of Finance, under the Financial Adviser, Departments of Food and Supplies, Government of West Bengal, with effect from the 14th day of May 1951.

By order of the Governor,
S. K. GHOSH,
Financial Adviser and Secy., Finance
Department, Govt. of West Bengal
(*ex officio*).

সরবরাহ বিভাগে অর্থোপদেষ্টা দফতরে অধিনিয়ন্ত্রকের দপ্তরে
উপ-অধিনিয়ন্ত্রক পদে নিযুক্ত করা হইল।

স্বাক্ষরার্থে জ্ঞাপনক্রমে,

স্বাক্ষর কৃত্যের মাধ্যমে,

অর্থোপদেষ্টা ও পদাধিকারক অধিনিয়ন্ত্রকের দপ্তর।

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

Burdwan. — No. 5934L.A.(P.W.). — 14th May 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Memari-Manteswar-Katwa Road (portion from Mugra to Banka river of the Memari-Manteswar section), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 19.52 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Burdwan:—

District Burdwan.

Thana Memari, village Uttar Radhakantapur, jurisdiction list No. 111.

Cadastral plots in full—1243, 1309, 1308.

Cadastral plots in part—521, 529, 530, 531, 532, 587, 588, 589, 590, 1014, 1016, 1022, 1023, 1242, 1244, 1259, 1261, 1264, 1260, 1251, 1249.

Thana Memari, village Deha, jurisdiction list No. 174.

Cadastral plots in part—12, 607, 608, 15, 16, 20, 30, 31, 34, 35, 36, 37, 39.

Thana Memari, village Mallikpur, jurisdiction list No. 109.

Cadastral plots in full—761, 774, 756, 762, 759.

Cadastral plots in part—132, 131, 123, 122, 121, 754, 95, 755, 59, 136, 135, 134, 145, 146, 147, 148, 149, 150, 155, 305, 304, 306, 308, 309, 315, 436, 449, 448, 450, 451, 461, 463, 464, 465, 553, 757, 599, 601, 603, 758, 604, 641, 643, 646, 647, 684, 760, 687, 688, 692, 693, 696, 697, 700, 702, 703, 710, 709, 706, 707.

Thana Memari, village Kamalpur, jurisdiction list No. 110.

Cadastral plots in full—538, 531, 530, 529.

Cadastral plots in part—202, 203, 204, 209, 210, 337, 345, 360, 528, 532, 536, 537, 539, 543.

Thana Memari, village Katna, jurisdiction list No. 114.

Cadastral plots in part—813, 816, 817, 819.

Thana Memari, village Kole, jurisdiction list No. 107.

Cadastral plots in part—2, 3, 25, 27, 28.

Thana Memari, village Chak Narayan, jurisdiction list No. 106.

Cadastral plots in part—1, 2, 194, 203, 209, 208, 218, 219, 220, 240, 238, 237, 236, 235, 234, 295, 291, 292, 293, 294, 271, 270, 269, 268, 243, 242.

Thana Memari, village Begunia, jurisdiction list No. 73.

Cadastral plots in part—2321, 3020, 3019, 3015, 3014, 3550, 3010, 3122, 3559, 3352, 3351, 3378, 3379, 3115, 3554, 3116, 3117, 3118, 3108, 3037, 3036, 3035, 3029, 3028, 3027, 3026, 3025, 3022, 2323, 2327, 2308, 1750, 1748, 1747, 1746, 1693, 1692, 1691, 1690.

Thana Memari, village Satgachhia, jurisdiction list No. 81.

Cadastral plots in part—2, 5, 8, 10, 12, 17, 99, 98, 97, 105, 112, 113, 137, 142, 96, 86, 85, 84, 81, 80, 38, 37, 36, 35, 34, 33, 32, 31, 19, 599, 600, 1417, 1418, 5798, 5799, 5838, 5843, 5842, 5885, 5884, 5883, 5882, 5881, 5871, 5872, 5879, 5844.

Thana Memari, village Jhikra, jurisdiction No. 78.

Cadastral plots in full—490, 448, 379, 378, 367, 355, 354, 587.

Cadastral plots in part—581, 100, 99, 101, 103, 104, 105, 353, 356, 369, 370, 371, 372, 376, 452, 451, 450, 462, 463, 449, 466, 468, 470, 483, 484, 491, 557, 559, 562, 560, 447, 381, 382.

Thana Memari, village Bamunpukur, jurisdiction list No. 79.

Cadastral plots in full—1020, 78, 79, 552.

Cadastral plots in part—2, 3, 1018, 6, 7, 11, 13, 15, 41, 43, 54, 52, 73, 76, 74, 75, 81, 82, 85, 86, 87, 88, 89, 90, 91, 93, 94, 95, 98, 99, 1010, 542, 543, 544, 550, 551, 553, 561, 562, 663, 670, 669, 671, 686, 687, 688.

This notification is made under the provision section 4 of Act I of 1894, to all whom it concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Plat Circle at Anderson House, Alipore, as well as that of the Collector of Burdwan.

In exercise of the powers conferred by aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants, workmen to enter upon and survey the land and do all other acts required or permitted by section.

Any person interested in so much of the land as are not waste or arable, who has objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in a locality, file an objection in writing before Collector of Burdwan.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or portions of the land in this case.

Nadia. — No. 6146L.A.—17th May 1951. Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., installing a 66Kv sub-station at Krishnagar, in village of Ruipukur, jurisdiction list No. 52, of Krishnagar, pargana Ukhra, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 2759, measuring, more or less, 3.23 acres, is likely to be required within the aforesaid village of Ruipukur.

This notification is made, under the provision section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply in this case.

Notification No. 4790L.A., dated the 16th May 1951, under section 4 of the Land Acquisition Act, I of 1894, published at page 950, Part I of Calcutta Gazette of the 24th April 1951, is cancelled.

No. 6148L.A.—17th May 1951.—The Governor is pleased to cancel the notification No. 19306L.A. dated the 25th October 1945, section 4 of the Land Acquisition Act, I of 1894, published at page 1777, Part I of the Calcutta Gazette of the 1st November 1945 in relation to the proposed acquisition of 21.68 acres of land for the Indian Iron and Steel Co., Ltd., for the purpose of sanitation and for extension of the town, in the village of Hirapur, jurisdiction No. 29, thana Asansol, pargana Shergarh, district Bardwan.

No. 6258L.A.(P.W.)—18th May 1951.—It appears to the Governor that land is required to be taken by Government at expense for a public purpose, viz., for the road from Bulbul Chandi Railway station to Bulbul Chandi village, it is hereby notified that for the above purpose pieces of land measuring, more or less, 9.86 acres, and cadastral plots as detailed below, are required in the district of Malda:—

District Malda.

Habibpur, village Kendua, jurisdiction list No. 213.

Cadastral plots in part—141, 136, 6, 7, 12, 13, 11, 15, 134, 108.

Habibpur, village Bulbul Chandi, jurisdiction list No. 212.

Cadastral plots in part—70, 73, 76, 77, 131.

Notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

Any person interested in the land may be inspected in the office of the Superintending Engineer, Road Planning, at Anderson House, Alipore, as well as in the office of the Collector of Malda.

By virtue of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Surveyor for the time being engaged in the under-mentioned land with their servants and workmen, to enter and survey the land and do all other acts as may be permitted by that section.

Any person interested in so much of the above land as is not waste or arable, who has any objection to the acquisition thereof, may, within thirty days of the date on which public notice of the acquisition of this notification is given in the locality, lodge an objection in writing before the Collector of Malda.

By virtue of the powers conferred by section 5A of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the waste or arable land in this case.

No. 6274L.A.—19th May 1951.—The Governor is pleased to publish under section 42 of the Land Acquisition Act, I of 1894, for general information.

By order of the Governor,

J. N. TALUKDAR.

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex officio*).

Agreement.

A written agreement made this 17th day of May 1951, between the Bantra Public Library, a society registered under Societies Act, XXI of 1926, having its registered office at 4, Lakshmi-Nagar, Bantra, in the district of Howrah, and the Governor of the State of West Bengal, hereinafter called the Society and the Governor respectively.

WHEREAS for the purpose of the construction of a hall for Bantra Public Library the Society has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing 0.67 of an acre or thereabout situate in the village of Bantra Dakshin in the district of Howrah and more particularly described in the schedule hereto and delineated in the plan hereunto annexed;

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under the section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Society the piece or parcel of land hereinbefore described;

AND WHEREAS the said Government of West Bengal has required the Society under the provisions of section 41 of the abovementioned Act to enter into the agreement with the Governor hereinafter contained. Now this Indenture witnesseth that it is hereby agreed and declared as follows:—

1. On demand the Society shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by court to which a reference under Part III of the said Act may be made, or by the court or courts to which an appeal from the award of the said court may be preferred and all costs, charges and expenses of the proceedings in aforesaid courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the Society under the last preceding clause not being thereby limited, the Society shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

3. On payment by the Society of all demands under the foregoing first clause, or, in the discretion of the said Government of West Bengal (on deposit by the Society of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said land to the Society and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Society.

4. The said land shall be held by the Society for the purpose of construction of a hall for the Library as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained, for no other purpose whatsoever.

5. The construction of the said building shall be completed and fully equipped in all respects ready for use within two years from the date on which possession of the said land shall have been given to the Society.

6. Should the said building not be completed and fully equipped in all respects ready for use within the period stated in the last preceding clause

*Not printed but may be inspected in the office of the Collector of Howrah.

or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected before or after transfer of the land to the Society, and thereupon the interest of the Society in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(I) Should the said Government sell the land with the buildings, the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Society.

(II) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Society the market value as on the day of re-entry of all the buildings erected by the Society and all sums received from the Society in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.

(III) Should the said Government decide to sell the buildings only upon such sale, the Governor shall, after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Society, together with the sum received from the Society in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Society on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

8. The public shall be entitled to use the Free Reading Room of the Library and also become member or reader of the Library subject to rules and regulations as more clearly defined in the constitution of the said Library.

9. Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

Schedule above referred to.

All that piece or parcel of land situate in the village of Bantra Dakshin, jurisdiction list No. 3, police-station Bantra, and sub-registry Howrah, in the district of Howrah, measuring, more or less, .067 of an acre, bounded on the:—

North—By Howrah Amta Light Railway.

West—By Lakshmi Narayan Chakraborty Lane.

South and East—By land of Sri Panchkeri Kundu.

In witness whereof the Bantra Public Library has caused its common seal to be affixed and the Governor of the State of West Bengal hath

hereunto set his hand and seal the day first abovescribed.

The common seal of the above named the Bantra Public Library was hereto affixed in the presence of—

Witness—

Tej Chandra Roy Choudhury,
6/1, Thakurda Dutta 1st
Lane, Howrah.

For and on behalf
Bantra Public

Dharendra Kumar
President.

Krishna Gobin
Jee, Honorary

Signed, sealed and delivered by
the Member, Board of Re-
venue and Secretary to the
Government of West Bengal
(*ex officio*) in the Land and
Land Revenue Department
on behalf of the Governor of
the State of West Bengal—

Witness—

S. N. Mitra, Assistant Sec-
retary, Department of
Land and Land Revenue.

J. N. Talukdar,
Board of Rev
Secretary to the
ment of West
(*ex officio*), L
Land Revenue
mont.

Midnapore.—No. 6282L.A.—19th Ma.
Whereas it appears to the Governor that
likely to be required to be taken by G
at the public expense for a public pur-
for silt clearance of Gangakhali out tal
furlong to 6 furlong) in connection with
Gangakhali Scheme in the villages of
and Pairatungi Char, jurisdiction list
and 140, respectively, thana Tamluk,
Tamluk, district Midnapore, it is hereby
that for the above purpose a piece of
prising parts of cadastral plots Nos. 1
1101 in mauza Saiyadpur and parts of
plots Nos. 3, 4, 10, 11, 12, 13, 14, 1
52, 53, 58, 59, 60, 61, 62, 63, 64, 65, 6
71, 72, 142, 143, 144, 145, 146 and a p
land (not recorded) situated to the 1
cadastral survey plot No. 60 of mauza P
Char, and altogether, measuring, more or
acres, is likely to be required within the
villages of Saiyadpur and Pairatungi

This notification is made, under th
of section 4 of Act I of 1894, to all w
concern.

A plan of the land may be inspected
of the Collector of Midnapore.

In exercise of the powers confer
aforesaid section, the Governor is
authorise the officers for the time being
the undertaking, with their servants an
to enter upon and survey the land and
acts required or permitted by that sect

Any person interested in so much
land as are not waste or arable, wh
objection to the acquisition thereof, m
thirty days after the date on which p
of the substance of this notification is
locality, file an objection in writing
Collector of Midnapore.

In exercise of the powers conferred
17(4) of the Land Acquisition Act, I
amended by Act XXXVIII of 1923, th
is pleased to direct that the provisions
5A of the Act shall not apply to the
arable portions of the land in this case

Midnapore.—No. 6284L.A.—19th
Whereas the functions of the Centra
under the Land Acquisition Act, 189
in relation to the acquisition of
purposes of the Union have been en
State Government by notification No.
dated the 30th September 1960, it

Government of India in the Ministry of Home Affairs under clause (2) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose, of the Union, namely, for construction of an access road to the Kalaikunda Airfield from Kalaikunda station, in the villages of Balarampur and Dharimal, jurisdiction list Nos. 65 and 67, respectively, thana Khuragpur, pargana Dharendra, district Midnapore, it is hereby notified that for the above purpose, a piece of land comprising part of cadastral survey plot No. 214 in mauza Balarampur and parts of cadastral survey plots Nos. 108, 111, 113, 115, 116 and 128 in mauza Dharimal, and measuring, more or less, 1.24 acres, is likely to be required within the aforesaid villages of Balarampur and Dharimal.

This notification is made, under the provisions of section 4 of Act I of 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected at the office of the Collector of Midnapore.

In exercise of the powers conferred by the said section, read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any persons interested in the above land, who have any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

Midnapore.—No. 6406L.A.(P.W.).—22nd May 1951.—Whereas it appears to the Governor that small strips of land are likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Basudebpur-Sutahata Road at Bashulya and Garh Kamalpur, it is hereby notified that for the above purpose two pieces of land together measuring, more or less, 0.40 of an acre, and comprising cadastral plots as detailed below, are likely to be required in the district of Midnapore:—

District Midnapore.

Mauza Mahishadal, village Bashulya, jurisdiction list No. 105.

Cadastral plots in part—2775, 2786, 2787, 2788,

Mauza Mahishadal, village Garh Kamalpur, jurisdiction list No. 112.

Cadastral survey plots in part (as per settlement of 1933-36)—3, 10.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning, at Anderson House, Alipore, as well as in the office of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any persons interested in so much of the above land as is not waste or arable, who has any objection to the acquisition thereof, may, within

thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Calcutta.—No. 6448L.A.—23rd May 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Calcutta Electric Supply Corporation, Ltd., for the construction of a transformer house of the Company in ward No. 27 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above purpose a piece of land comprising a portion of premises No. 27, Panditia Road, Ballygunge, and measuring, more or less, 0.0275 of an acre bounded on the—

North—By premises No. 26A, Panditia Road,

East and South—By the remaining portion of premises No. 27, Panditia Road,

West—By Panditia Road,

is likely to be required within the aforesaid ward No. 27 of the Calcutta Municipality in the city of Calcutta.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Second Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

Jalpaiguri.—No. 6450L.A.—23rd May 1951.—The Governor is pleased to cancel the notification No. 8062L.A., dated the 19th September 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 1747, Part I of the *Calcutta Gazette* of the 29th idem, in respect of the proposed acquisition of 7.18 acres of land for the Jalpaiguri district board for widening the existing district board road leading to Chaulhati from Jalpaiguri town in the village of Tuluk Kharia, jurisdiction list No. 5, thana Kotwuli, pargana Baikunthapur, district Jalpaiguri.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and

Secy. to the Govt. of West Bengal (*ex officio*).

Madia.—No. 6516L.A.—24th May 1951.—The Governor is pleased to cancel the notification No. 372L.A., dated the 14th January 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 119, Part I of the *Calcutta Gazette* of the 20th January 1949, in respect of the proposed acquisition of 0.38 of an acre of land comprising cadastral plots Nos. 253 and 254, and part of cadastral survey plots Nos. 255 and 260 for the Holy Family School and Orphanage at

Krishnagar, in the village of Krishnagar, jurisdiction list No. 92, thana Krishnagar, district Nadia.

Burdwan.—No. 6618L.A.—26th May 1951.—The Governor is pleased to cancel the notification No. 2209L.A., dated the 30th March 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 620, Part I of the *Calcutta Gazette* of the 4th April 1948, in respect of the proposed acquisition of 32.61 acres of land for the Indian Iron and Steel Co., Ltd., for the construction of labour and staff quarters for Kulti Iron Works in the villages of Barakar and Gangutia, jurisdiction list Nos. 30 and 28, respectively, thana Kulti, pargana Shergarh, district Burdwan.

24-Parganas.—No. 6666L.A.—28th May 1951.—The Governor is pleased to cancel the notification No. 19296L.A., dated 25th October 1945, under section 4 of the Land Acquisition Act, I of 1894, published at page 1776, Part I of the *Calcutta Gazette* of the 1st November 1945, in respect of the proposed acquisition of 1.87 acres of land for the Upper Ganges Sugar Mills, Ltd., for additional constructions of staff quarters and cooly lines for Birla Laboratories in the village of Basudehpur, jurisdiction list No. 2, police-station Baranagar, pargana Calcutta, district 24-Parganas.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

ERRATA.

Midnapore.—No. 5954L.A.(P.W.).—14th May 1951.—In notification No. 3674L.A.(P.W.), dated the 6th May 1949, under section 6 of the Land Acquisition Act I of 1894, published at pages 797-98, Part I of the *Calcutta Gazette* of the 12th idem, in respect of acquisition of extra strips of land for the construction of the Basudehpur-Sutahata Road, in the village of Dwariherya (sheet No. I), in the district of Midnapore, following changes will occur—

Read "1.89 acres" for "1.50 acres" in line 9.

Thana Sutahata, village Dwariherya (sheet No. I), jurisdiction list No. 46.

Read "1137" for "1146" against cadastral plots in part.

24-Parganas.—No. 5962L.A.—14th May 1951.—In notification No. 4586L.A., dated the 1st May 1950, published at page 712, Part I, of the *Calcutta Gazette*, of the 4th idem, in respect of the proposed acquisition of land required by the Shyamsundar Balika Vidyalaya, for construction of buildings for the said Balika Vidyalaya, in the village of Majilpur, jurisdiction list No. 19, thana Jaynagar, pargana Baridhati, district 24-Parganas—*Read* "0.33" for "0.3236", in line 12.

Read "Shyamsundar Balika Vidyalaya" for "Shyamasundar Balika Vidyalaya" in line 5.

Midnapore.—No. 6030L.A.(P.W.).—15th May 1951.—In notification No. 2594L.A.(P.W.), dated the 2nd April 1949, under section 4 of the Land Acquisition Act I of 1894, published at page 599, Part I of the *Calcutta Gazette* of the 7th idem, in respect of the acquisition of land for the construction of the main canal and distributary of the Champa Khal left bank in connection with the Jhargram Irrigation Project, in the district of Midnapore, following changes will occur—

Thana Jhargram, village Kismat Murakati, jurisdiction list No. 922.

Insert "36" against cadastral plots in part.

Thana Jhargram, village Gobindapur, jurisdiction list No. 921.

Delete "26, 25, 24, 190" against cadastral in part.

Thana Gopiballabhpur, village Chota Jam jurisdiction list No. 626.

Delete "80,93" against cadastral plots in part.
Read "47" against cadastral plot in *instead of that* against cadastral plot part and "35" against cadastral plot part *instead of that* against cadastral in full.

Thana Gopiballabhpur, village Tahhabani, jurisdiction list No. 620.

Delete "11, 87" against cadastral plots in part.
Insert "343", 344, 347" against cadastral in part.

Thana Gopiballabhpur, village Angur Kur jurisdiction list No. 622.

Delete "14, 134" against cadastral plots in part.

Thana Gopiballabhpur, village Amdapal, jurisdiction list No. 619.

Delete "346, 689, 901, 379" against cadastral plots in part.

Hooghly.—No. 6256L.A.—18th May 1951.—In notification No. 6384L.A., dated the 12th May 1950, under section 4 of the Land Acquisition Act I of 1894, published at page 1165, Part I of the *Calcutta Gazette* of the 15th idem, in respect of the proposed acquisition of 8.708 acres of land required by the Dunlop Rubber Company (India) Ltd., for the construction of dwelling houses for employees and also for providing amenities, cinema, theatre, swimming pool, tank and gas for hospital in the village of Keota, jurisdiction list No. 7, thana Chinsurah, pargana district Hooghly:—

Insert the figure "166" after the figure in line 16.

Burdwan.—No. 6400L.A.—22nd May 1951.—In notification No. 5053L.A., dated the 6th May 1947, under section 4 of the Land Acquisition Act I of 1894, published at page 1147, Part I of the *Calcutta Gazette* of the 19th idem in respect of the proposed acquisition of land required for cutting the minor channel from channelage 86 of distributary No. 8A/2 of branch canal bank, Damodar Canal Project, in the villages of Bonpas and Mahinagar, jurisdiction list Nos. 2 and 3, respectively in thanas Bhatar and Bhur respectively, district Burdwan—

Read "Comprising parts of cadastral plots Nos." for "comprising cadastral survey plot Nos." in lines 12 and 13.

By order of the Governor,
J. N. TALUKDAR

Members, Board of Revenue, and
to the Govt. of West Bengal (*ex officio*).

Murshidabad.—No. 6562L.A.—25th May 1951.—In line No. 16 of the notification No. 3104 dated 17th April 1948, under section 4 of the Land Acquisition Act, 1894, published at page 599, Part I, of the *Calcutta Gazette* of the 22nd idem, in respect of the proposed acquisition of land required for construction of a ring bund in the villages of Majhyampur and 42nd miles of the Bhagirathi embankment, jurisdiction list No. 63, district Murshidabad, *read* "5.04 acres" for "5.04 acres".

By order of the Governor,
S. BANERJEE

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

NOTICES.

Murshidabad.—No. 6176L.A.(P.W.).—17th May 1951.—Whereas 20.56 acres, more or less, of land or near the villages of Sahadiar, Amina-Maslanga described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for irrigation, namely, for Dudaar Bil Drainage under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Sahadiar, jurisdiction list No. 83, police-station Domkal, district Murshidabad.

Cadastral survey plots in part—56, 57, 58, 59, 60, 62, 627, 626, 625, 569, 570, 572, 607, 602, 608, 614, 1626, 624, 613, 625, 793, 794, 805, 806, 807, 813, 1780, 1781, 1787, 1788, 1789, 1854, 1799, 1855, 1863, 1864, 1865, 1866, 1867, 1868, 1871, 1872, 1873, 1927, 1928, 1925, 1919, 2283, 2284, 2282, 2281, 2280, 2292, 2293, 2294, 2295, 2296 and

Murshidabad, jurisdiction list No. 77, police-station Domkal, district Murshidabad.

Cadastral survey plots in part—4014, 4015, 4018, 4019, 4020, 4021, 4022, 4053, 4124, 4125, 4126, 4127, 4129, 4119, 4139, 4138, 4137, 4136, 4135, 4203, 4212, 4213, 4222, 4223, 4224, 4225, 4228, 4229, 4234, 4235, 4236, 4237, 4240, 4241, 4242, 4378, 4375, 4376, 4386, 4393, 4345, 4344, 4407, 4405, 4395, 4396 and 4397.

Maslanga, jurisdiction list No. 78, police-station Domkal, district Murshidabad.

Cadastral survey plots in part—352, 222, 223, 227, 228, 229, 230, 231, 351, 356, 361, 348, 343, 342, 341, 340, 339, 338, 337, 252, 277, 278, 285 and 281.

Murshidabad.—No. 6178L.A.(P.W.).—17th May 1951.—Whereas 3.94 acres, more or less, of land or near the villages of Jiadhara and Chaltia described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Kandi Road (section Berhampore to Kandi) under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Bairgachi, jurisdiction list No. 82, police-station Berhampore town, district Murshidabad.

Cadastral survey plots in part—2564, 2567, 2570, 2594, 4122, 4123, 4124, 4125,

4136, 4134, 4133, 4404, 4219, 4221, 4228, 4229, 4230, 4231, 4233, 4234, 4239, 4257, 4240, 4241 and 4244.

Cadastral survey plots in full—2581, 2585, 2586, 2590, 2591, 2592, 2593 and 4111.

Mauza Nabagram, jurisdiction list No. 35, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—3517, 3519, 3520, 3523, 3532, 3533, 3182, 3151, 3168, 3166, 3162, 3165, 3521, 3164, 3163, 461, 462, 463, 476, 491, 492, 494, 496, 497, 498, 493 and 510.

Cadastral survey plots in full—4046, 4044 and 4035.

Murshidabad.—No. 6180L.A.(P.W.).—17th May 1951.—Whereas 1.96 acres, more or less, of land situate in or near the villages of Nabagram and Motra described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Kandi Road (Berhampore to Kandi section) under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Nabagram, jurisdiction list No. 35, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—498, 508, 509, 510, 501, 503, 531, 1127, 1126, 1125, 991, 969, 968, 1423, 959, 958, 957, 956, 955, 962, 965, 823, 822, 821, 820, 641, 640, 639 and 638.

Cadastral survey plots in full—502, 960 and 961.

Mauza Motra, jurisdiction list No. 36, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—363, 639, 641, 642 and 645.

Murshidabad.—No. 6182L.A.(P.W.).—17th May 1951.—Whereas 12.71 acres, more or less, of land situate in or near the villages of Bairgachi and Chaltia described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for improvement of Krishnagar-Kandi Road (section Plassey-Berhampore) under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Bairgachi, jurisdiction list No. 82, police-station Berhampore town, district Murshidabad.

Cadastral survey plots in part—1212/1440, 1025, 1239, 1038, 1059, 1060, 1073, 1069, 1234, 1180, 1039, 1179, 1182, 1238, 1051, 1054, 1071, 1052, 1054, 1580/1731, 1055, 1257, 1580, 1280,

1580/1732, 1057, 1077, 1063, 1185, 1072, 1076, 1079, 1093, 1095, 1094, 1170, 1096, 1235, 1166, 1097, 1099, 1226, 1171, 1172, 1181, 1175, 1176, 1177, 1178, 1183, 1184, 1187, 1188, 1189, 1190, 1230, 1231, 1241, 1243, 1244, 1258, 1259, and 1261.

Cadastral survey plots in full—1173, 1174, 1186, 1236, 1237 and 1242.

Mauza Chaltia, jurisdiction list No. 81, police-station Berhampore town, district Murshidabad.

Cadastral survey plots in part—3071, 3068, 3069, 3070, 3073, 3074, 3075, 3077, 3078, 3079, 3076, 3082, 3083, and 3084.

Murshidabad.—No. 6186L.A.(P.W.).—17th May 1951.—Whereas 1.86 acres, more or less, of land situate in or near the village of Gopjan described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for improvement of Behrampore-Kandi Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Gopjan, jurisdiction list No. 18, police-station Berhampore town, district Murshidabad.

Cadastral survey plots in part—7127, 7131, 7133, 7114, 7113, 7112, 7111, 7103, 7102, 7101, 7100, 7099, 7085, 7084, 8257, 7083, 7082, 7080, 7051, 7049, 7047, 7046, 7045, 7041, 7040, 7252, 7250, 7246, 7208, 7190, 7189, 7174, 7169, 7167, 7187, 7125, 4086, 4061, 4060, 4059, 4058, 4004, 4003, 3999, 3911, 3909, 3906, 3908, 3907, 3897, 3882, 4576, 4575, 4574, 4507, 4505, 4501, 4500, 4262, 4260, 4261, 4154, 4153, 4095, 4094, 4093, 4092, 4089, 4088, 4155, 4156, 4509, 3883 and 3884.

Cadastral survey plots in full—7130, 8267 and 7135.

Murshidabad.—No. 6188L.A.(P.W.).—17th May 1951.—Whereas 1.85 of an acre, more or less, of land situate in or near the village of Bali described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for improvement of Balirghat Ferry in connection with Berhampore-Jalangi Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Bali, jurisdiction list No. 20, police-station Murshidabad, district Murshidabad.

Cadastral survey plot in part—3557.

Cadastral survey plot in full—3556.

Malda.—No. 6190L.A.(P.W.).—17th May 1951.—Whereas 195.84 acres, more or less, of land situate in or near the villages of Kaliachak, etc., described below have been requisitioned by the Collector of Malda for the purpose of providing facilities for transport and communication, namely, for the construction of Calcutta-Siliguri National Highways, 12½-20 under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Mauza Baliadanga, jurisdiction list No. 102, police-station Kaliachak, district Malda.

Cadastral survey plots in full—332, 366, 382, 579, 580, 581, 583, 584, 595, 651, 652, 653, 657, 658, 661, 662, 712, 872, 1307, 1308, 1309, 1315, 1316, 1340, 1348, 1358, 1675, 1681, 1682, 1686, 1690, 1691, 1692, 1694, 1695, 1699, 2015, 2024 and 2348.

Cadastral survey plots in part—331, 338, 339, 354, 355, 357, 358, 359, 360, 368, 369, 371, 372, 374, 376, 377, 378, 381, 383, 384, 389, 572, 573, 574, 577, 585, 586, 587, 588, 590, 593, 594, 597, 603, 604, 605, 606, 633, 649, 650, 654, 659, 660, 663, 668, 669, 731, 733, 739, 757, 760, 761, 762, 770, 771, 772, 773, 776, 777, 778, 787, 788, 791, 793, 794, 795, 796, 834, 840, 841, 845, 846, 854, 856, 857, 873, 874, 877, 1305, 1306, 1310, 1311, 1313, 1314, 1319, 1321, 1329, 1333, 1334, 1337, 1341, 1342, 1343, 1346, 1347, 1349, 1359, 1361, 1362, 1363, 1364, 1365, 1368, 1369, 1385, 1386, 1387, 1389, 1676, 1678, 1680, 1683, 1687, 1696, 1700, 1701, 1702, 1703, 1704, 2014, 2016, 2017, 2022, 2023, 2025, 2098, 2109, 2347, 2363 and 2369.

Mauza Kaliachak, jurisdiction list No. 33, police-station Kaliachak, district Malda.

Cadastral survey plots in full—88, 212, 213, 214, 215, 216, 217, 218, 219, 223, 224, 227, 228, 231, 289 and 290.

Cadastral survey plots in part—89, 175, 176, 183, 184, 185, 186, 204, 205, 220, 225, 226, 229, 230, 232, 233, 234, 287, 288, 303 and 316.

Mauza Sultanganj, jurisdiction list No. 32, police-station Kaliachak, district Malda.

Cadastral survey plots in full—2676, 2677, 2678, 2679, 2680, 3549, and 3972.

Cadastral survey plots in part—1722, 1723, 1725, 1726, 1727, 1728, 1737, 1738, 1739, 1741, 1804, 1805, 1808, 1809, 1810, 1813, 1815, 1820, 1823, 1824, 1825, 1826, 1827, 1835, 1845, 1846, 1847, 1848, 1850, 1851, 2002, 2007, 2008, 2012, 2014, 2015, 2673, 2674, 2675, 2681, 2682, 2683, 3541, 3542, 3543, 3548, 3550, 3551,

3557, 3562, 3563, 3564, 3565, 3566, 3567, 3569, 3572, 3573, 3574, 3575, 3576, 3577, 3580, 3581, 3582, 3583, 3588, 3642, 3889, 3891, 3905, 3906, 3907, 3908, 3909, 3910, 3924, 3926, 3929, 3930, 3948, 3949, 3950, 3953, 3957, 3958, 3959, 3960, 3961, 3963, 3965, 3967, 3968, 3969, 3970, 3973, 3974, 3976, 3977, 4015, 4016, 4017 and 4018.

Baishnabnagar, jurisdiction list No. 32
jurisdiction list No. 231), police-station
achhak, district Malda.

al survey plots in full—189, 190, 205,
1, 175, 513, 514, 516, 610, 611, 914, 915,
1, 1231, 1232, 1235 and 1236.

al survey plots in part—105, 106, 107,
1, 110, 124, 125, 126, 127, 128, 129, 130,
1, 131, 134, 138, 139, 140, 145, 146, 147,
1, 150, 151, 152, 153, 157, 158, 159, 160,
1, 163, 164, 165, 166, 167, 181, 183, 184,
1, 191, 192, 195, 196, 197, 198, 199, 200,
1, 203, 204, 207, 208, 209, 210, 211, 214,
1, 470, 471, 472, 473, 476, 477, 478, 479,
1, 503, 508, 509, 510, 511, 512, 515, 521,
1, 581, 583, 602, 603, 604, 605, 609, 747,
1, 750, 751, 752, 753, 754, 756, 757, 759, 760,
1, 849, 853, 879, 880, 884, 912, 913, 918,
1, 1219, 1228, 1229, 1230, 1233, 1234,
1, 1649, 1669 and 1670.

Jagannathpur, jurisdiction list No. 35,
estation Kaliachak district Malda.

al survey plots in full—68, 69, 85, 299,
489, 490, 491, 492, 493, 555, 556, 558,
760, 862, 864 and 865.

al survey plots in part—25, 29, 30, 31,
2, 43, 44, 45, 46, 47, 51, 60, 65, 67, 70,
1, 86, 87, 88, 89, 133, 134, 135, 136, 139,
289, 292, 293, 294, 295, 296, 298, 300,
301, 304, 305, 307, 308, 309, 310, 485, 486,
552, 553, 554, 557, 560, 561, 562, 563,
710, 711, 717, 842, 855, 861, 863, 866, 867,
469

nan Chandpur, jurisdiction list No. 69
jurisdiction list No. 104), police-station
chak, district Malda.

al survey plots in part—1, 6, 32, 34 and

labad. No. 6404L.A.(P.W.).—22nd May
hereas 0.46 of an acre, more or less, of
te in or near the village of Hanumantari-
cribed below, have been requisitioned by
ton of Murshidabad for the purpose of
facilities for transport and communica-
sh, for the improvement of Balurghat
connection with Berhampore-Jalangi
ber section 3 of the West Bengal Land
on and Acquisition) Act, 1948 (West
II of 1948);

efore, notice is hereby given that the
has decided to acquire the said land in
of section 4 of the said Act.

is given under the provisions of
(I) of section 4 of the West Bengal
quisition and Acquisition) Act, 1948
gal Act II of 1948), to all whom it may

of the land may be inspected in the office
lector of Murshidabad.

Description of land.

numantanagar, jurisdiction list No. 125,
station Berhampore town, district
idabad.

1 survey plot in part—524.

No. 6454L.A.(P.W.).—23rd May 1951.
1.67 acres, more or less, of land situate
r the village of Karimpur, described
been requisitioned by the Special Land

Acquisition Collector, Nadia, for the purpose of
providing facilities for transport and communica-
tion, namely, for the construction of staff
quarters and stacking ground under section 3 of
the West Bengal Land (Requisition and
Acquisition) Act, 1948 (West Bengal Act II of
1948);

Now, therefore, notice is hereby given that the
Governor has decided to acquire the said land in
pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-
section (I) of section 4 of the West Bengal Land
(Requisition and Acquisition) Act, 1948 (West
Bengal Act II of 1948), to all whom it may
concern.

A plan of the land may be inspected in the office
of the Special Land Acquisition Collector, Nadia.

Description of land.

Mauza Karimpur, jurisdiction list No. 6, police-
station Karimpur, district Nadia.

Cadastral survey plots in part—76, 77, 78 and
83

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and
Secy. to the Govt. of West Bengal (*ex officio*).

Birbhum.—No. 65661.A.(P.W.).—25th May
1951.—Whereas 1.14 acres, more or less, of addi-
tional land situate in or near the villages of
Angargoria and Rajyadharpur, thana Mahammad-
bazar, district Birbhum, described below have
been requisitioned by the Collector of Birbhum for
the purpose of providing proper facilities for
irrigation, viz., for the construction of the
Mayurakshi Dwarka Branch Canal in connection
with the Mayurakshi Irrigation Scheme, under
section 3 of the West Bengal Land (Requisition
and Acquisition) Act, 1948 (West Bengal Act II
of 1948);

Now, therefore, notice is hereby given that the
Governor has decided to acquire the said land in
pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-
section (I) of section 4 of the West Bengal Land
(Requisition and Acquisition) Act, 1948 (West
Bengal Act II of 1948), to all whom it may
concern.

A plan of the land may be inspected in the office
of the Collector of Birbhum as well as in that of
the Executive Engineer, Mayurakshi Construction
Division No. I, Rampurhat, Birbhum.

Description of land.

Mauza Angargoria, jurisdiction list No. 143, thana
Mahammadbazar, district Birbhum.

Cadastral survey plots in part—656, 707, 738,
739, 740, 743, 744, 746, 817, 826, 827, 828, 830,
831, 832, 833, 837, 1552, 1558.

Mauza Rajyadharpur, jurisdiction list No. 129,
thana Mahammadbazar, district Birbhum.

Cadastral survey plots in part—315, 816, 317,
318, 319, 320.

24-Parganas.—No. 65681.A.(P.W.).—25th May
1951.—Whereas 15.55 acres, more or less, of land
situate in mauza Kasinagar, described below
have been requisitioned by the Collector, 24-
Parganas, for the purpose of providing proper
facilities for transport and communication, viz.,
for manufacturing bricks for Daimond Harbour-
Kakdwip Road under section 3 of the West Bengal
Land (Requisition and Acquisition) Act, 1948
(West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Mauza Kasinagar, jurisdiction list No. 9, police-station Kakdwip, district 24-Parganas.

Cadastral survey plots in full—1106, 1107, 1108, 1113, 1114, 1116, 1117, 1118, 1121, 1123, 1124, 1126 and 1127.

Cadastral survey plots in part—1101, 1104, 1109, 1112, 1115, 1146, 1147 and 1723.

By order of the Governor.

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

DECLARATIONS.

Bankura.—No. 5892L.A.(P.W.).—14th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Bankura-Ranibandh Road (portion in thana Bankura), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 16.37 acres and comprising cadastral plots as detailed below, are required in the district of Bankura:—

District Bankura.

Thana Bankura, village Daldanga, jurisdiction list No. 194.

Cadastral plots in part—1082, 1080, 1112, 1114, 1125, 1140, 1138, 1132, 1130, 667, 753, 666, 664, 191, 192, 193, 208, 155, 1276, 663, 662, 659.

Thana Bankura, village Dadhimukha, jurisdiction list No. 189.

Cadastral plots in part—192, 242, 191, 3.

Thana Bankura, village Manjura, jurisdiction list No. 187.

Cadastral plot in part—21.

Thana Bankura, village Damodarpur, jurisdiction list No. 184.

Cadastral plot in full—452.

Cadastral plots in part—535, 385, 488, 493, 120, 86, 48.

Thana Bankura, village Uparsol, jurisdiction list No. 178.

Cadastral plots in part—555, 551, 550, 438.

Thana Bankura, village Dakshin Bankati, jurisdiction list No. 179.

Cadastral plots in part—410, 411, 412, 304, 244, 413.

Thana Bankura, village Krishnanagar, jurisdiction list No. 182.

Cadastral plots in part—606, 605.

Thana Bankura, village Dulalpur, jurisdiction list No. 170.

Cadastral plots in part—123, 86, 260.

Thana Bankura, village Baindhka, jurisdiction list No. 172.

Cadastral plots in part—5, 2.

Thana Bankura, village Bhagabanpur, jurisdiction list No. 171.

Cadastral plots in part—351, 349, 342, 394, 420, 415.

Thana Bankura, village Chaturdih, jurisdiction list No. 156.

Cadastral plots in part—999, 998, 997, 540, 862, 745, 781, 784.

Thana Bankura, village Chelema, jurisdiction list No. 144.

Cadastral plot in full—543.

Cadastral plots in part—1053, 7, 24, 25, 144, 168, 165, 166, 176, 173, 739, 737, 736, 533, 541, 545.

Thana Bankura, village Jambani, jurisdiction list No. 139.

Cadastral plots in part—419, 432.

Thana Bankura, village Chikchika, jurisdiction list No. 141.

Cadastral plots in part—177, 162, 180.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Collector of Bankura.

Murshidabad.—No. 5914L.A.(P.W.).—14th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Loknathpur-Baria Road, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 8.61 acres and comprising cadastral plots as detailed below, are required in the district of Murshidabad.

District Murshidabad.

Thana Beldanga, village Loknathpur, jurisdiction list No. 129.

Cadastral plots in part—199, 2196, 2194, 502, 503, 542, 541, 530, 539, 531, 532, 548, 546, 544, 543, 708, 709, 710, 711, 715.

Thana Beldanga, village Jannagar, jurisdiction list No. 128.

Cadastral plots in part—2324, 2322, 3342, 2532, 2537, 2533, 2534, 2535, 2565, 2582, 2583, 2584, 2589, 2590, 2606, 2636, 2643, 2644, 2645, 2648, 2649, 2656, 2653, 2654, 2656, 2657, 2676, 2711, 2713, 3282, 3283, 3284, 3286, 3287, 3288, 3328, 3329, 3330, 3334, 3335, 3359, 3360, 3121, 3122, 3136, 3137, 3138, 3139, 3140, 3149, 3150, 3152, 3153, 3154, 3155, 3156, 3163, 3174, 3175, 3186, 3188.

Thana Beldanga, village Ekdala, jurisdiction list No. 130.

Cadastral plots in part—33, 34, 35, 36, 40, 42, 1964, 46, 62, 63, 64, 67, 68, 6, 1276, 1277, 1278.

Thana Beldanga, village Nazirpur, jurisdiction list No. 132.

Cadastral plots in part—2, 3, 5, 6, 7, 8, 92, 93, 640, 641, 642, 644, 656, 657, 658, 665, 666, 667, 734, 735, 737, 738, 739, 789, 790, 792, 806, 808, 809, 810.

Thana Beldanga, village Kulbaria, jurisdiction list No. 133.

Cadastral plots in part—1277, 1278, 1294, 1295, 1296, 1300, 1301, 1303, 1304, 1411, 1412, 1413, 1434, 1433, 1436, 1438, 1484, 1497, 1498, 1502, 1503, 1504, 1546, 1542, 1543.

Beldanga, village Andulbaria, jurisdiction list No. 138.

total plots in part—1518, 1516, 1443, 1444.

declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Circle at Anderson House, Alipore, as well as in that of the Collector of Murshidabad.

Parganas.—No. 5924L.A.(P.W.).—14th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Diamond Harbour Road (portion in thana Diamond Harbour), it is hereby declared that for the above purpose a piece of land altogether measuring more or less, 6.64 acres and comprising cadastral plots numbered below, are required in the district of 24-Parganas:—

District 24-Parganas.

1. Diamond Harbour, village Raynagar, jurisdiction list No. 91.

total plots in part—89, 85, 84, 83, 81, 77, 176, 175, 174, 173, 168, 181.

2. Diamond Harbour, village Madhubpur, jurisdiction list No. 146.

total plots in full—226, 227.

3. Diamond Harbour, village Sultanpur, jurisdiction list No. 147.

total plots in full—224, 223, 242.

4. Diamond Harbour, village Atkrishnanagar, jurisdiction list No. 148.

total plots in full—631.

5. Diamond Harbour, village Banbhadurpur, jurisdiction list No. 149.

total plots in part—857, 801, 574, 953.

6. Diamond Harbour, village Narayanpur, jurisdiction list No. 150.

total plots in part—825, 769, 814, 813.

7. Diamond Harbour, village Gouripur, jurisdiction list No. 151.

total plot in part—485.

8. Diamond Harbour, village Hansdahara, jurisdiction list No. 152.

total plots in part—327, 553.

9. Diamond Harbour, village Kanpur, jurisdiction list No. 175.

total plot in full—1512.

10. Diamond Harbour, village Kanpur, jurisdiction list No. 175.

total plots in part—1510, 1552, 1694.

declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of the 24-Parganas.

No. 6276L.A.—19th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Public Library for construction of the Public Library, in the village of

Bantra Dakshin, jurisdiction list No. 3, pargana Boro, district Howrah, it is hereby declared that for the above purpose a piece of land measuring, more or less, 0.067 of an acre bounded on the—

North—By Howrah-Amta Light Railway,

West—By Lakshmi Narayan Chakraborty Lane,

South and

East—By land of Panchkari Kundu,

is required within the aforesaid village of Bantra Dakshin.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

Malda.—No. 6286L.A.—19th May 1951.—

Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Ramkrishna Mission, for a public purpose, viz., for the Polytechnic Branch and for construction of boarding house of the students and teachers of the Middle English School of the Ramkrishna Mission, Malda, in the village of Makdumpur, jurisdiction list No. 68, thana Englishbazar, pargana Bhatip (Gopalpur), district Malda, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 1015 and part of cadastral survey plots Nos. 1187 and 1188, and measuring, more or less, 0.18 of an acre, is required within the aforesaid village of Makdumpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Malda.

Burdwan.—No. 6402L.A.—22nd May 1951.—

Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for constructing the minor channel from channel 86.00 feet of distributary No. 8A/2 of branch canal (right bank), Damodar Canal Project, in the villages of Banpas and Mahinagar, jurisdiction list Nos. 21 and 3, respectively, in thanas Bhatpur and Burdwan, respectively, pargana Burdwan, district Burdwan, it is hereby declared that for the above purpose some pieces of land comprising parts of cadastral survey plots Nos. 6898, 6899, 6908, 6988, 7197, 7223 and 7249 in mauza Banpas and parts of cadastral survey plots Nos. 117, 120, 274, 280 and 500 in mauza Mahinagar, and altogether measuring, more or less, 0.45 of an acre, are required within the aforesaid villages of Banpas and Mahinagar.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

24-Parganas.—No. 6452L.A.—23rd May 1951.

Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for Dhosa Inspection Bungalow, in the village of Dhosa, jurisdiction list No. 81, thana Jaynagar, pargana Mayda, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 965, 966, 970 and 971, and measuring, more or less, 1.06 acres is required within the aforesaid village of Dhosa.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Murshidabad.—No. 6564L.A.—25th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for construction of a ring bund in 41st and 42nd miles of the Bhagirathi embankment at Majhyampur, in the village of Meliani, jurisdiction list No. 63, thana Beldanga, pargana Palasi district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral plots Nos. 167, 203, 309, 310, 311, 312, 313, 314, 315, 317, 321, 322, 323, 324, 339, 340, 341, 342, 343, 344, 349, 455, 456, 457, 458, 459, 460, 496, 497, 498, 499, 545, 547, 727, 733, 734, 735, and 745, and measuring, more or less, 5.00 acres, is required within the aforesaid village of Meliani.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Calcutta.—No. 6664L.A.—28th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Calcutta Improvement Trust for a public purpose, viz., for Improvement Scheme No. 1X1 (Sankar Bose Road Park, Chetla) in ward No. 24 of the Calcutta Municipality in the city of Calcutta, it is hereby declared that for the above purpose a piece of land comprising premises No. 2, Sabji Bagan Lane and measuring, more or less, 0.4360 of an acre, bounded on the—

North—By Sabji Bagan Lane and premises No. 1, Sabji Bagan Lane,

East—By premises Nos. 14, 13B and portion of premises No. 13A, Chetla Road,

South—By the Calcutta Corporation land—Lot Nos. 6, 7, 8 (new No. 26, Sankar Bose Road) and lot No. 9 including the passage,

West—By premises No. 17, Sankar Bose Road and premises No. 4, Sabji Bagan Lane,

is required within the aforesaid ward No. 24 of the Calcutta Municipality in the city of Calcutta.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

ERRATA.

24-Parganas.—No. 5928L.A.(P.W.).—14th May 1951.—In declaration No. 2508L.A.(P.W.), dated the 9th April 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 649-50, Part I of the *Calcutta Gazette* of the 11th April 1946, in respect of the acquisition of land required for the construction of the Diamond Harbour-Kakdwip Road (portion in thana Diamond Harbour), in the district of the 24-Parganas, following changes will occur:—

Read "96.14 acres" for "98.46 acres" in line 9.

Thana Diamond Harbour, village Raynagar jurisdiction list No. 91.

Delete "89" under cadastral plots in pa

Thana Diamond Harbour, village Madl jurisdiction list No. 146.

Delete "375, 398, 453, 11" under cadastral in part.

Thana Diamond Harbour, village Sultanpui jurisdiction list No. 147.

Delete "177, 215" under cadastral plots

Thana Diamond Harbour, village Banbaha jurisdiction list No. 149.

Delete "858" under cadastral plots in 1

Thana Diamond Harbour, village Nara jurisdiction list No. 150.

Delete "695, 728, 729" under cadastral part.

Thana Diamond Harbour, village Kaupur jurisdiction list No. 175.

Delete "1523, 1480" under cadastral part.

Read "1481" under cadastral plots instead of that under cadastral plots

Midnapore.—No. 5956L.A.(P.W.) - 14th 1951.—In line 9 of declaration No. L.A.(P.W.), dated the 2nd September 1949 section 6 of the Land Acquisition Act, I published at page 1533, Part I of the *Gazette* of the 8th idem, in respect acquisition of extra strips of land required construction of the Basudebpur-Sutahata the village of Dwariberya (sheet No. 1), in trict of Midnapore—

Read "1.72 acres" for "1.38 acres"

Midnapore.—No. 6032L.A.(P.W.) - 14th 1951.—In declaration No. 5392L.A.(P.W.) the 4th July 1949, under section 6 of the Acquisition Act I of 1894, published 1152-53, Part I of the *Calcutta Gazette* 7th idem, in respect of the acquisition required for the construction of the main and distributary of the Champa Khal in connection with the Jhargram Irrigation in the district of Midnapore, following will occur:—

Read "34.95 acres" for "34.61 acres"

Thana Jhargram, village Kismat Muraka jurisdiction list No. 922

Insert "36" against cadastral plots in 1

Thana Jhargram, village Gobindapur, jurisdiction list No. 921

Delete "190, 26, 25, 24" against cadastral in part.

Thana Gopiballabhpur, village Banshi jurisdiction list No. 627

Read the expression "cadastral plots for the expression "cadastral plots before plot No. "2".

Thana Gopiballabhpur, village Chota jurisdiction list No. 626

Delete "80, 93" against cadastral plot

Thana Gopiballabhpur, village Bara jurisdiction list No. 625.

Insert "cadastral plot in full—47" expression "cadastral plots in par

Thana Gopiballabhpur, village Tabhaba jurisdiction list No. 620.

Insert "88, 89, 91, 344, 347" against plots in part.

Thana Gopiballabhpur, village Angar jurisdiction list No. 622.

Delete "14, and 134" against cadastral part.

opihallabhpur, village Baramchati jurisdiction list No. 623.

"69, 46, 48, 70" against cadastral plots part.

opihallabhpur, village Amdapal, jurisdiction list No. 619.

"346, 689, 901 and 379" against cadastral plots in part.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

No. 6620L.A.(P.W.).—26th May 1951.
Notification No. 3288L.A.(P.W.), dated 13th March 1950, under section 6 of the Land Acquisition Act, I of 1894, and at pages 502-503, Part I of the *Calcutta Gazette*, dated the 30th March 1950, in respect of acquisition of land for the construction of a new channel between Kulia Bil and Mathura in connection with the establishment of a Live-Stock Research-cum-Breeding Station at Ghata in the village of Gokulpur, jurisdiction list No. 73, thana Chakdaha, district Nadia, 38 to 41" for "38 to 40" in line 13.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the
Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATIONS.

6601L.Ref.—15th May 1951.—In exercise of powers conferred by sub-sections (7) and (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to make the following amendment to the notification No. 14178L.Ref., dated the 18th December 1950, published at pages 2537-2544, Part I of the *Calcutta Gazette* of the 21st December 1950.

Amendment.

Item 2 of the schedule to the said notification is amended by the entry 'Chanditola police-station in place of the said schedule substitute "Sub-Registrar, Janai (Chairman)" for "Sri Jamini Chakraborty, Sub-Registrar, Janai..."

6602L.Ref.—15th May 1951.
In exercise of the power conferred by sub-section (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of Sri Pramatha Nath of Mansadwip as member, Sagar Police-Station Chas Conciliation Board in the district 24-Parganas made under notification No. 6002L.Ref., dated the 18th December 1950.

6604L.Ref.—15th May 1951.
In exercise of the power conferred by sub-section (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint Sri Basanta Nath of Mansadwip, Bargadars' Conciliation Board in place of the said Sub-Registrar, Janai for the remainder of the term of such member as specified under notification No. 14178L.Ref., dated the 18th December 1950.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Land Development NOTIFICATIONS

24-Parganas.—No. 5576L.Dev.—5th May 1951.

—The Governor is pleased to cancel so much of the notification No. 5687L.Dev., dated the 13th July 1949, under section 4 of the Land Development and Planning Act, 1948 (Act XXI of 1948), published at page 1241, Part I of the *Calcutta Gazette*, dated the 21st July 1949, as relates to cadastral plots Nos. 1-42, 48, 52-58, 61, 63, 64-81, 83-88, 90-94, 97, 128-131, 133-148, 151-163, 172-174, 176-212, 214-229, 254, 256-318, 325, 326, 328-332, 336, 337, 339-343, 351-371, 373-378, 380-393, 396-398, 400-494, 407-410, 412-424, 473, 475-501, 503-505, 507, 509-511, 573, 574, 516, 517, 519-524, 526, 527, 529-537, 539-540, 543-547, 555-557, 560, 561, 575-603, 605-611, 615, 616, 618-621, 623-680, 690-695, 698-706, 708, 709, 711-713, 715-719, 722, 723, 725-733, 740-778, 787, 789, 791-796, 798, 799, 804-810, 813-854, 893-898, 900, 901, 903-909, 1037-1041, 1051, 1052, 1055-1059, 1061-1072, 1074, 1186, 1187, 1190-1196, 1199-1210, 1212, 1247, 1248, 1254-1259, 1263-1265, 1267, 1270, 1271, 1287 and 1288 and portion of cadastral survey plot No. 548 of village Chouhatti, jurisdiction list No. 76 and cadastral survey plot Nos. 13-16, 19-21, 24-31, 33, 34 and 50-52 and portion of cadastral survey plot Nos 5 and 47 of village Munikpur, jurisdiction list No. 77 and portion of cadastral survey plot No. 205 of village Harinabhi, jurisdiction list No. 36, thana Sonarpur, district 24-Parganas, altogether measuring, more or less, 199.05 acres of land out of the total area of 260.65 acres, notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 5722L.Dev.—9th May 1951.

—The Governor is pleased to cancel so much of the notification No. 6501L.Dev., dated the 15th June 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1246, Part I of the *Calcutta Gazette*, dated the 22nd June 1950, as relates to more or less 0.63 of an acre of land comprising of cadastral survey plot Nos. 551 and 573 of mauza Bhasila, jurisdiction list No. 73, police-station Deganga, district 24-Parganas, out of the total area of 13.82 acres notified for acquisition for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 5752L.Dev.—10th May 1951.

Whereas the State Government has empowered the Kalyan Nagar Co-operative Colony, Ltd., a Society, duly registered under the Co-operative Societies Act, 1940, and having its office at 9, Waldie Street, Calcutta-35, and a local office at Kalyannagar, post office Rahara, district 24-Parganas, to execute at its own cost a development scheme in mauzas Kerula and Bandipur, police-station Khardah, district 24-Parganas, in respect of the lands situated in the aforesaid mauzas acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and homeless Government employees, it is hereby notified that a copy of the agreement entered into by the said Society with the State Government in connection with the execution of the said development scheme as well as the plan for disposal of land and prices fixed for allotment shall be kept open for the inspection of the public at all reasonable hours of the day at 9, Waldie Street, Calcutta-35.

24-Parganas.—No. 5756L.Dev.—10th May 1951.

—The Governor is pleased to cancel so much of the notification No. 4176L.Dev., dated the 20th April 1950, under section 4 of the West Bengal Land

Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page No. 645, Part I of the *Calcutta Gazette*, dated the 27th April 1950, as relates to cadastral survey plots Nos. 83, 116 and 117, and measuring, more or less, 3.58 acres out of the total area of 5.28 acres notified for acquisition in mauza Azimnagar, jurisdiction list No. 104, police-station Deganga, district 24-Parganas, for the purpose of the settlement of immigrants, who have migrated into the State of West Bengal, on account of circumstances beyond their control.

Murshidabad.—No. 5844L.Dev.—12th May 1951.—The Governor is pleased to cancel so much of the notification No. 6942L.Dev., dated the 23rd June 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1303, Part I of the *Calcutta Gazette*, dated the 29th June 1950, as relates to cadastral survey plots Nos. 216 and 217 and part of cadastral survey plot No. 218, of mauza Naoda, jurisdiction list No. 92, police-station Murshidabad, district Murshidabad, measuring, more or less, 29.74 acres out of the total area of 39.98 acres of land notified for the acquisition for the purpose of the settlement of the immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Hooghly.—No. 5876L.Dev.—12th May 1951.—The Governor is pleased to cancel so much of the notification No. 8270L.Dev., dated the 25th July 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1601, Part I of the *Calcutta Gazette*, dated the 10th August 1950, read with erratum No. 5874L.Dev., dated the 12th May 1951, as relates to cadastral survey plots described in the schedule below, and measuring, more or less, 68.66 acres, out of the total area of 197.00 acres of land notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Schedule of land.

Mauza Kaliagar, jurisdiction list No. 107, police-station Balagarh.

Cadastral survey plots Nos. 151, 152, 153, 155, 156, 171, 172, 173, 178, 179, 180, 181, 182, 186, 197, 201, 202, 204, 206, 211, 212, 214, 215, 216, 217, 218, 219, 222, 223, 224, 505, 248, 249, 250, 251, 253, 254, 262, 263, 264, 265, 266, 268, 270, 271, 273, 274, 275, 335, 338, 339, 340, 341, 342, 343, 344, 346, 347, 348, 349, 350, 351, 354, 355, 360, 361, 371, and parts of cadastral survey plots No. 187, 221, 267 and 359.

Mauza Jeerat, jurisdiction list No. 89, police-station Balagarh.

Cadastral survey plots Nos. 566, 575, 606, 608, 609, 662, 674, 675, 676, 677, 680, 681, 682, 683, 684, 685, 687, 688, 689, 690, 691, 692, 771, 772, 773, 781, 791, 792, 793, 794, 795, 802, 858, 859, 860, 861, 863, 1064, 1065, 1066, 1067, 1068, 1087, 1088, 1058, 1179, 1182, 1183, 1184, 1185, 1186, 1187, 1190, 1198, 1200, 1201, 1202 and parts of cadastral survey plots Nos. 607, 782, 1063, 796 and 1199.

Hooghly.—No. 5878L.Dev.—12th May 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Kaliagar and Jeerat, jurisdiction list Nos. 107 and 89, respectively, police-station Balagarh, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 237, 238, 403, 244, 245, 246, 247, 495 and 374 of mauza Kaliagar and part of cadastral

survey plots No. 1073 and entire cadastral plots Nos. 1181/1358 and 1072 of mauza and measuring, more or less, 5.77 acres to be required within the aforesaid Kaliagar and Jeerat.

This notification is made, under the of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for being engaged in the undertaking, with his servants and workmen, to enter upon the land and do all other acts required or by that section.

A plan of the land may be inspected at the office of the Collector, Hooghly.

24-Parganas.—No. 5996L.Dev.—15th May 1951.—The Governor is pleased to cancel the notification No. 1946L.Dev., dated the 27th July 1950, under section 4 and the declaration No. 1946L.Dev., dated the 27th February 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1303 and 366-367, respectively, Part I of the *Calcutta Gazette*, dated the 9th March 1950, in respect of the proposed acquisition of land in Tarapukuria, jurisdiction list No. 12, police-station Khardah, district 24-Parganas, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 6308L.Dev.—21st May 1951.—The Governor is pleased to cancel the notification No. 10406L.Dev., dated the 13th September 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1900, Part I of the *Calcutta Gazette*, dated the 21st September 1950, in respect of the proposed acquisition of 41.06 acres of land in mauza Rudrapur, jurisdiction list No. 5, police-station Nabadwip, district Nadia, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 6310L.Dev.—21st May 1951.—The Governor is pleased to cancel the notification No. 10408L.Dev., dated the 13th September 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1903, Part I of the *Calcutta Gazette*, dated the 28th September 1950, in respect of the proposed acquisition of 11.46 acres of land in mauza Simul, jurisdiction list No. 105, police-station Chakdi, district Nadia, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

ERRATA

Hooghly.—No. 5874L.Dev.—12th May 1951.—In notification No. 8270L.Dev., dated the 25th July 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1601, Part I of the *Calcutta Gazette*, dated the 10th August 1950, in respect of the proposed acquisition of land in the villages of Jeerat, jurisdiction list No. 89, and Kaliagar, jurisdiction list No. 107, police-station Balagarh, district Hooghly, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control:—

Read "197.00 acres" in place of "16 acres" in line 11.

Hooghly.—No. 6306L.Dev.—21st May 1951.—
notification No. 2948L.Dev., dated the 12th
Feb 1951, under section 4 of the West Bengal
Land Development and Planning Act, 1948 (West
Bengal Act XXI of 1948), published at page 807,
Part I of the *Calcutta Gazette*, dated the 12th
Feb 1951, in respect of the proposed acquisition
and in the village of Rishra, jurisdiction list
No. 27, police-station Serampore, district Hooghly,
for the purpose of settlement of immigrants
have migrated into the State of West Bengal
account of circumstances beyond their
control—

read "Collector, Hooghly" for "Collector,
Howrah" in line 27.

DECLARATIONS.

Howrah.—No. 5570L.Dev.—5th May 1951.—
Whereas it appears to the Governor that land is
needed for a public purpose, namely, for the
settlement of immigrants who have migrated into
the State of West Bengal on account of circum-
stances beyond their control in the village of
Hatgacha, jurisdiction list No. 33, police-station
Howrah, it is hereby declared
that for the above purpose a piece of land com-
prising cadastral survey plots Nos. 457 to 461,
462, 463, 464, 465, 466, 467, 468, 469, 470,
471, 472, 473, 474, 475, 476, 477, 478, 479,
480, 481, 482, 483, 484, 485, 486, 487, 488,
489, 490, 491, 492, 493, 494, 495, 496, 497,
498, 499, 500, 501, 502, 503, 504, 505, 506,
507, 508, 509, 510, 511, 512, 513, 514, 515,
516, 517, 518, 519, 520, 521, 522, 523, 524,
525, 526, 527, 528, 529, 530, 531, 532, 533,
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561, 562, 563, 564, 565, 566, 567, 568, 569,
570, 571, 572, 573, 574, 575, 576, 577, 578,
579, 580, 581, 582, 583, 584, 585, 586, 587,
588, 589, 590, 591, 592, 593, 594, 595, 596,
597, 598, 599, 600, 601, 602, 603, 604, 605,
606, 607, 608, 609, 610, 611, 612, 613, 614,
615, 616, 617, 618, 619, 620, 621, 622, 623,
624, 625, 626, 627, 628, 629, 630, 631, 632,
633, 634, 635, 636, 637, 638, 639, 640, 641,
642, 643, 644, 645, 646, 647, 648, 649, 650,
651, 652, 653, 654, 655, 656, 657, 658, 659,
660, 661, 662, 663, 664, 665, 666, 667, 668,
669, 670, 671, 672, 673, 674, 675, 676, 677,
678, 679, 680, 681, 682, 683, 684, 685, 686,
687, 688, 689, 690, 691, 692, 693, 694, 695,
696, 697, 698, 699, 700, 701, 702, 703, 704,
705, 706, 707, 708, 709, 710, 711, 712, 713,
714, 715, 716, 717, 718, 719, 720, 721, 722,
723, 724, 725, 726, 727, 728, 729, 730, 731,
732, 733, 734, 735, 736, 737, 738, 739, 740,
741, 742, 743, 744, 745, 746, 747, 748, 749,
750, 751, 752, 753, 754, 755, 756, 757, 758,
759, 760, 761, 762, 763, 764, 765, 766, 767,
768, 769, 770, 771, 772, 773, 774, 775, 776,
777, 778, 779, 780, 781, 782, 783, 784, 785,
786, 787, 788, 789, 790, 791, 792, 793, 794,
795, 796, 797, 798, 799, 800, 801, 802, 803,
804, 805, 806, 807, 808, 809, 810, 811, 812,
813, 814, 815, 816, 817, 818, 819, 820, 821,
822, 823, 824, 825, 826, 827, 828, 829, 830,
831, 832, 833, 834, 835, 836, 837, 838, 839,
840, 841, 842, 843, 844, 845, 846, 847, 848,
849, 850, 851, 852, 853, 854, 855, 856, 857,
858, 859, 860, 861, 862, 863, 864, 865, 866,
867, 868, 869, 870, 871, 872, 873, 874, 875,
876, 877, 878, 879, 880, 881, 882, 883, 884,
885, 886, 887, 888, 889, 890, 891, 892, 893,
894, 895, 896, 897, 898, 899, 900, 901, 902,
903, 904, 905, 906, 907, 908, 909, 910, 911,
912, 913, 914, 915, 916, 917, 918, 919, 920,
921, 922, 923, 924, 925, 926, 927, 928, 929,
930, 931, 932, 933, 934, 935, 936, 937, 938,
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948, 949, 950, 951, 952, 953, 954, 955, 956,
957, 958, 959, 960, 961, 962, 963, 964, 965,
966, 967, 968, 969, 970, 971, 972, 973, 974,
975, 976, 977, 978, 979, 980, 981, 982, 983,
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993, 994, 995, 996, 997, 998, 999, 1000,
1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008,
1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016,
1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024,
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1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080,
1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088,
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2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336,
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2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376,
2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384,
2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392,
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2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464,
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559-564, 566-569, 574, 576-581, 584, 585, 775 and 776 and measuring, more or less 13.19 acres, is required within the aforesaid village of Bhasila.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 6506L.Dev., dated the 15th June 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1248, Part I of the *Calcutta Gazette*, dated the 22nd June 1950, is hereby cancelled.

Midnapore.—No. 5798L.Dev.—11th May 1951.—

Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the villages of Khayerulla-Chak-Fulpahari, jurisdiction list No. 154, Delua, jurisdiction list No. 156, and Khayerboni, jurisdiction list No. 155, police-station Midnapore, district Midnapore, it is hereby declared that for the above purpose, a piece of land comprising cadastral survey plots Nos. 1-3, 5-17, 25-34, 36-44, 48, 84, 145-147, 157-159, 162, 163, 42/160 and 42/161, and parts of cadastral survey plots Nos. 4, 19, 35, 45, 46, 55, 57 and 91 of mauza Khayerulla-Chak-Fulpahari, cadastral survey plots Nos. 455-58, and part of cadastral survey plot No. 493 of mauza Delua and cadastral survey plots Nos. 73, 74, 85-87 and 90-94, and parts of cadastral survey plots Nos. 42, 81, 84, 88, 89, 76 and 75 of mauza Khayerboni, and measuring, more or less, 147.51 acres, is required within the aforesaid villages of Khayerulla-Chak-Fulpahari, Delua and Khayerboni.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

The declaration No. 588L.Dev., dated the 15th January 1951, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 250-51, Part I of the *Calcutta Gazette* of the 1st February 1951, is hereby cancelled.

Murshidabad.—No. 5846L.Dev.—12th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Naoda, jurisdiction list No. 92, police-station Murshidabad, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising part of cadastral survey plot No. 218 and measuring, more or less, 10.24 acres, is required within the aforesaid village of Naoda.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

The Declaration No. 6944L.Dev., dated the 23rd June 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1304, Part I of the *Calcutta*

Gazette, dated the 29th June, 1950, and withdrawal notification No. 10844L.Dev., the 22nd September 1950, published at page Part I of the *Calcutta Gazette*, dated the October 1950, are hereby cancelled.

Hooghly.—No. 5872L.Dev.—12th May 19

Whereas it appears to the Governor that land is needed for a public purpose, namely, for settlement of immigrants who have migrated the State of West Bengal on account of circumstances beyond their control in the village Kaliagar, jurisdiction list No. 107 and jurisdiction list No. 89, police-station Balu district Hooghly, it is hereby declared that the above purpose a piece of land comprising cadastral plots as detailed below and measuring more or less, 128.34, acres, is required within aforesaid villages of Kaliagar and Jeerat.—

Schedule of land.

Mauza Kaliagar, jurisdiction list No. 107, police station Balagarh.

Cadastral survey plots Nos. 148, 149, 150, 176, 177, 183, 184, 185, 480, 188, 189, 190, 192, 193, 194, 195, 196, 198, 199, 200, 203, 207, 208, 209, 210, 213, 220, 232, 233, 235, 236, 252, 255, 256, 257, 258, 259, 260, 489, 269, 272, 325, 326, 327, 328, 329, 330, 332, 333, 334, 336, 337, 345, 352, 353, 356, 357, 362, 363, 364, 365, 366, 367, 368, 369, 370, 496, 398, 399, 400, 401, 402, 404, 405, 406, 409, 492 and part of cadastral survey plots Nos. 1221, 267 and 259.

Mauza Jeerat, jurisdiction list No. 89, station Balagarh.

Cadastral survey plots Nos. 563, 564, 567, 568, 569, 570, 571, 572, 573, 574, 576, 577, 578, 580, 581, 582, 583, 584, 585, 586, 587, 589, 590, 591, 592, 593, 594, 595, 596, 598, 599, 600, 601, 602, 603, 604, 605, 651, 652, 653, 654, 655, 656, 657, 658, 659, 661, 663, 668, 669, 670, 671, 672, 673, 678, 686, 765, 766, 767, 768, 769, 770, 774, 775, 777, 778, 779, 780, 783, 784, 785, 786, 788, 789, 790, 797, 798, 799, 800, 801, 862, 865, 866, 1059, 1060, 1061, 1062, 1163, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1173, 1174, 1175, 1176, 1177, 1178, 1181, 1188, 1189, 1191, 1192, 1347, and part of cadastral survey plots Nos. 607, 782, 796, 1199, 627 and 1162.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

The declaration No. 8272L.Dev., dated July 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page No. 1602, Part I of the *Calcutta Gazette*, dated 10th August 1950, is hereby cancelled.

Murshidabad.—No. 5890L.Dev.—14th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Hatnagar, jurisdiction list No. 111, police-station Berhampore Town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 9-19, 22, 23/1124, 28-30, 32-53, 66, 71, 77, 79-87, 91-98, 98-101, 108, 167-192, 200, 234, 247-277, 282-297, 323-326, 333-340, 344, 347-349, 1137, 352-378, 383, 384, 387, 390

475-484, 511-523, 541, 548, 549, 551, 575, 577, 582-613, 625-656, 658, 660-663, 677-690, 692, 694-703, 706-744, 746, 776, 778-788, 790-801, 755/1141, 818-843, 845-852, 859-861, 863, 883, 898, 918, 924-926, 928-932, 936-945, 956, 961, 970, 972, 973, 995, 996, 1000, 1021, 1036, 1045-1047, 1099, 1105-1126, 1142, 1207, 2078, 2085-2101, 2103-2116, 2118, 2186, 2269-2284, 2289, 2291-2298, 2502, 2564, 2566, 2569-2575, 2809, 2812, 2822, 2823, 2829-2834, 2837, 2839-2851, 2930-2975, 2983-3031, 3036-3049, 3290, 3294, 3301-3304, 3355-3375, 3394, 3411-3424, 3432-3434, 3438-3430, 3442, 340, 4346-4364, 4367, 4368, 4391, 4392, 67 and parts of cadastral survey plots 153, 474, 3032 and 4323, and measuring, more or less, 538.94 acres, is required within the village of Hatnagar.

declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may

of the land may be inspected in the office of the Collector, Murshidabad.

Declaration No. 1550L.Dev., dated the 12th May 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 373, Part I of the Calcutta Gazette, dated the 15th February 1951, is hereby cancelled.

24-Parganas.—No. 6142L.Dev.—17th May 1951. Whereas it appears to the Governor that land is required for a public purpose, namely, for the settlement of immigrants who have migrated into the West Bengal on account of circumstances beyond their control, and for the creation of living conditions in the villages of the jurisdiction list No. 15 and Kulia, on list No. 21, police-station Bongaon, 24-Parganas, it is hereby declared that for the purpose a piece of land comprising survey plots described in the schedule below measuring, more or less, 277.94 acres is required within the aforesaid villages of Bhabani-Kulia.

declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

of the land may be inspected in the office of the Collector 24-Parganas.

Schedule.

Bhabanipur, police-station Bongaon, survey plots Nos. 2, 12, 14, 15, 53, 120, 126, 128, 129, 137, 162, 252, 1, 3, 13, 4, 21, 52, 250, 249, 54, 55, 56, 57, 109, 110, 131, 144, 145, 146, 147, 5, 10, 11, 16, 124, 130, 135, 136, 18-20, 168-171, 105, 119, 132-134, 138, 148, 149, 139, 140, 163, 142, 164, 165, 174 and 251.

Kulia, police-station Bongaon, cadastral survey plots Nos. 701-710, 712, 713, 870-876, 883-892, 931, 932, 934-938, 942, 945, 946, 952, 947, 980, 854, 855, 958, 856, 858, 901, 930-941, 943, 944, 970, 971, 947-951, 953, 956-958, 955, 959, 957, 959, 972-974, 982, 711, 877, 878 and 880.

Declaration No. 5378L.Dev., dated the 19th May 1951, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948),

published at page 1040, Part I of the Calcutta Gazette, dated the 1st June 1950, is hereby cancelled.

By order of the Governor,
J. N. TALUKDAR,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex officio*).

Requisition

NOTIFICATIONS.

24-Parganas.—No. 5940Reqn.—14th May 1951.

—Whereas the premises specified in the schedule below were requisitioned under sub-section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 11 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 27B, Creek Row, Sri Gaya Prasad Dey, 22, Calcutta, (2nd floor), (One Creek Row, Calcutta, bed room on the east, covered verandah on the west used as kitchen and common passage) (owner.)

Calcutta.—No. 6068Reqn.—16th May 1951.

—Whereas the premises specified in the schedule below were requisitioned under sub-section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 11 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District and Sessions Judge, 24-Parganas, as an arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 49/4, Circular Garden Reach Road, Amlahari—Bhukailash Raj, Sri Satya Priya Ghoshal, Sri Satya Jyoti Ghoshal, Sri Satya Dakshin Ghoshal, Managing Shebaita, Bhukailash Debutter Estate, Kuttarpore, Calcutta. (Block No. 12, one room, kitchen and privy).

By order of the Governor,
P. K. MUKHERJEE, Asst. Secy.

Requisition (Special)

NOTIFICATION.

Calcutta.—No. 6538Reqn.(Spl.).—25th May 1951.—In exercise of the power conferred by clause (b) of section 2 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased to appoint Sri Krishna Kalidas Ganguly, Deputy Magistrate and Deputy Collector, now employed as Second Land Acquisition Collector, Calcutta, to discharge functions of a Collector under the said Act, in Calcutta as defined in clause (11) of section 3 of the Calcutta Municipal Act, 1923.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Notifications under Rule 12 of the West Bengal Land Revenue, Rent and Cess (Apportionment) Rules,

No. 42 A. P.—17th May 1951.—The records of all lands in West Bengal forming parts of common ha described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the We Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 5th A

Certified copies of the said records shall remain open to public inspection during office hours in the of Collector of West Dinajpur for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description.	No. of estate under which held.	Rent.	Rent recorded in—			
			District.	Thana.	Mauza	Jurisdiction No.
1	2	3	4	5	6	7
Jalkar ..	801 ..	551 0 0	Dinajpur ..	Patnitala ..	Chak Nandan ..	16
Korfa ..	76 ..	15 9 6	Ditto ..	Dhamairhat ..	Kankarail ..	
Raiyati ..	115BI ..	5 8 6	West Dinajpur ..	Balurghat ..	Chak-Rhatsala ..	
Ditto ..	115BI ..	1 12 0	Ditto ..	Ditto ..	Ditto ..	
Chandina ..	115BI ..	18 2 3	Ditto ..	Ditto ..	Ditto ..	
Raiyati ..	115BI ..	9 4 3	Dinajpur ..	Dhamairhat ..	Chaksmultail ..	
Ditto ..	76 ..	2 5 9	Ditto ..	Ditto ..	Kharampur ..	
Jalkar ..	801 ..	31 0 0	Ditto ..	Ditto ..	Basudebpur ..	
Raiyati ..	142 ..	16 0 3	Ditto ..	Hiral ..	Manikpara ..	
Jalkar ..	171 ..	55 0 0	Ditto ..	Ditto ..	Bhandara ..	12
Ditto ..	879 ..	59 0 0	Ditto ..	Ditto ..	Ditto ..	13
Ditto ..	974 ..	40 0 0	Ditto ..	Ditto ..	Ditto ..	14
Raiyati ..	23BI (Malda) ..	1 0 0	Ditto ..	Ditto ..	Islampur ..	15
Ditto ..	23BI (Malda) ..	3 0 0	Ditto ..	Ditto ..	Ditto ..	16
Ditto ..	23BI (Malda) ..	7 2 10	Ditto ..	Ditto ..	Dip-nagar ..	17
Ditto ..	23BI (Malda) ..	1 2 0	Ditto ..	Ditto ..	Godahari ..	18
Ditto ..	23BI (Malda) ..	1 14 0	Ditto ..	Ditto ..	Ditto ..	19
Ditto ..	23BI (Malda) ..	10 8 0	Ditto ..	Ditto ..	Ditto ..	20
Ditto ..	23BI (Malda) ..	2 8 9	Ditto ..	Ditto ..	Ditto ..	21
Ditto ..	23BI (Malda) ..	1 9 3	Ditto ..	Ditto ..	Ditto ..	22
Ditto ..	23BI (Malda) ..	1 9 6	Ditto ..	Ditto ..	Ditto ..	23
Ditto ..	23BI (Malda) ..	1 7 6	Ditto ..	Ditto ..	Ditto ..	24
Ditto ..	23BI (Malda) ..	1 15 9	Ditto ..	Ditto ..	Ditto ..	25
Ditto ..	23BI (Malda) ..	7 2 6	Ditto ..	Ditto ..	Ditto ..	26
Ditto ..	23BI (Malda) ..	5 2 0	Ditto ..	Ditto ..	Ditto ..	27
Ditto ..	23BI (Malda) ..	19 13 9	Ditto ..	Ditto ..	Nalpur ..	28
Ditto ..	468 ..	8 4 0	Ditto ..	Fulbari ..	Amra ..	29
Ditto ..	51 ..	5 15 9	Ditto ..	Ditto ..	Rasulpur ..	30
Ditto ..	23BI (Malda) ..	6 10 0	West Dinajpur ..	Kusmandi ..	Bagduma ..	31
Ditto ..	23BI (Malda) ..	3 5 6	Ditto ..	Ditto ..	Gobrahill ..	32
Ditto ..	87, 1132 ..	8 6 3	Dinajpur ..	Porsa ..	Tilani ..	
Ditto ..	457 ..	10 12 0	Ditto ..	Ditto ..	Rasulpur ..	
Ditto ..	457 ..	5 4 4	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	457 ..	19 6 1	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	457 ..	4 15 11	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	457 ..	2 14 11	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	457 ..	3 10 3	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	457 ..	4 2 8	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	457 ..	32 8 0	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	148 ..	35 13 9	Ditto ..	Ditto ..	Sundarail ..	
Ditto ..	148 ..	2 12 3	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	148 ..	7 3 1	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	148 ..	4 9 5	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	148 ..	29 15 2	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	148 ..	6 8 11	Ditto ..	Ditto ..	Ditto ..	
Ditto ..	148 ..	18 4 6	Ditto ..	Ditto ..	Gouripur ..	
Ditto ..	148 ..	31 12 7	Ditto ..	Ditto ..	Ditto ..	

to 43 A.P.—17th May 1951.—The records of all lands in West Bengal forming parts of common holdings, as shown in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 5th April 1951.

Verified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of West Dinajpur for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description.	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauna.	Jurisdiction Dist No.	Khasian No.
1	2	3	4	5	6	7	8
	148	10 14 10	Dinajpur ..	Poraha ..	Gouripur ..	31	108
	148	26 12 4	Ditto ..	Ditto ..	Manipur ..	34	23
	148	31 5 0	Ditto ..	Ditto ..	Kuchindari ..	35	8
	148	15 15 1	Ditto ..	Ditto ..	Ditto ..	35	11
	105	1 12 0	Ditto ..	Fulbari ..	Eluanl ..	1	6
	130, 306 ..	15 8 0	Ditto ..	Ditto ..	Mirpur ..	151	108
	130, 306 ..	15 8 0	Ditto ..	Ditto ..	Ditto ..	151	108
	306	7 5 6	Ditto ..	Ditto ..	Nirotl ..	153	63
	209, 306 ..	15 0 0	Ditto ..	Ditto ..	Ditto ..	153	71
	463	2 12 0	Ditto ..	Ditto ..	Amra ..	154	36
	463	9 4 0	Ditto ..	Ditto ..	Ditto ..	154	227
	463	19 4 0	Ditto ..	Ditto ..	Ditto ..	154	239
	51	18 3 9	Ditto ..	Ditto ..	Rasulpur ..	155	144
	51	11 9 0	Ditto ..	Ditto ..	Ditto ..	155	197
	51	13 3 6	Ditto ..	Ditto ..	Ditto ..	155	221
	864	3 5 6	Ditto ..	Ditto ..	Khlar-Durgapur ..	192	21
	864	37 7 2	Ditto ..	Ditto ..	Ditto ..	192	24
	302	1 14 4	Ditto ..	Haripur ..	Jhagabanpur ..	49	22
	302	2 15 0	Ditto ..	Ditto ..	Ditto ..	49	39
	302	1 14 4	Ditto ..	Ditto ..	Ditto ..	49	41
	302	2 10 6	Ditto ..	Ditto ..	Ditto ..	49	88
	66	2 9 0	Ditto ..	Chiribandar ..	Raswanipur ..	135	113
	213	3 8 0	Ditto ..	Banbankall ..	Kachal ..	124	76
	213	5 10 6	Ditto ..	Ditto ..	Ditto ..	124	86
	213	3 1 0	Ditto ..	Ditto ..	Ditto ..	124	93
	66	1 13 0	Ditto ..	Dinajpur ..	Sundara ..	128	412
	66	2 7 0	Ditto ..	Ditto ..	Ditto ..	128	443
	66	15 0 0	Ditto ..	Ditto ..	Ditto ..	128	468
	170BI	4 14 9	Ditto ..	Ditto ..	Ditto ..	128	474
	418	5 6 6	Ditto ..	Ditto ..	Srichandrapur ..	141	753
	418	5 6 6	Ditto ..	Ditto ..	Ditto ..	141	754
	6	9 11 3	Ditto ..	Ditto ..	Danur ..	191	126
	6	8 8 0	Ditto ..	Ditto ..	Ditto ..	191	146
	6, 170 BI ..	7 7 7	Ditto ..	Ditto ..	Ditto ..	191	163
	6	3 4 10	Ditto ..	Ditto ..	Ditto ..	191	244
	6	1 15 10	Ditto ..	Ditto ..	Ditto ..	191	267
	746	5 0 0	Ditto ..	Ditto ..	Ditto ..	191	635
	6, 170BI ..	5 13 9	Ditto ..	Ditto ..	Ditto ..	191	656
	6, 170BI ..	9 15 3	Ditto ..	Ditto ..	Ditto ..	191	659
	13	2 13 0	Ditto ..	Ditto ..	Damodarpur ..	201	2
	306	3 12 0	Ditto ..	Ditto ..	Manipur ..	202	68
	457	5 2 3	Ditto ..	Poraha ..	Rasulpur ..	9	192
	213	1 10 0	West Dinajpur ..	Hemtabad ..	Santara ..	5	42
	213	4 4 0	Ditto ..	Ditto ..	Ditto ..	5	113
	213, 300 ..	11 8 8	Ditto ..	Ditto ..	Ditto ..	5	161
	115BI	6 0 0	Ditto ..	Balurghat ..	Chak-Bhatsala ..	84	6/2
	115BI	2 11 3	Ditto ..	Ditto ..	Ditto ..	84	42
	115BI	2 2 3	Ditto ..	Ditto ..	Ditto ..	84	94

H. ADHIKARI,

Revenue Officer, under Act XXXI of 1948.

অন্তঃশুল্ক-বিভাগ।

EXCISE DIRECTORATE, WEST BENGAL

জ্ঞাপন।

NOTIFICATION.

নং ১১৫৮শুল্ক।—২০শে মে ১৯৫১।—৬ই এপ্রিল ১৯৫১ তারিখের ২নং জ্ঞাপন। প্রকাশনে যে ছুটি মজুর করা হয়েছিল তাহার অনুবর্তিত-ক্রমে অবকাশভোগী অন্তঃশুল্ক পরিদর্শক শ্রীনিবাস বিহারী দাসকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) নিয়মানুসারে গড় বেতনে আর এক মাসের ছুটি মজুর করা হইল।

রপঞ্জিত চৌধুরী,

অন্তঃশুল্ক-মহাযন্ত্র।

No. 11Exc.—23rd May 1951.—Sri Nikunja Behari Das, Inspector of Excise, on leave, is granted an extension of leave on average pay for one month under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in continuation of the leave sanctioned in notification No. 2Exc., dated 6th April 1951.

R. CHOWDHURY,

Commissioner of Excise.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Murshidabad.—No. 909Co-op.—25th May 1951.—Sri Nripendra Lal Dutta Gupta, District Auditor of Co-operative Societies, Murshidabad, was allowed leave on average pay for the period from the 5th February 1951 to the 7th May 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,

K. C. BASAK, Secy.

জান ও পুনর্বাসন বিভাগ।

Relief and Rehabilitation

জ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ২২৭৫এক্স.আর।—১৭ই মে ১৯৫১।—অবেদ্যাবীন অর দাসক ও সমাহর্তা প্রিন্সতোন্দ্র নারায়ণ চৌধুরীকে কার্যভার গ্রহণের তারিখ হইতে পুনরাসন না হওয়া পর্যন্ত কলিকাতার চক্রচর শিবির নির্বাহকের পদে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,

এম. এ. পণি,

উপ-সচিব।

Calcutta.—No. 2275F.R.—17th May 1951.—Sri Satyendra Narayan Choudhury, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed to act as Manager of Vagrants' Home, Calcutta, with effect from the date on which he takes over charge until further orders.

By order of the Governor,

M. A. GANI, Dy. Secy.

বাহ্যহার। পুনর্বাসন বিভাগ।

REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

জ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৪০৬৪এস্ট.।—১৮ই মে ১৯৫১।—এ প্রাক্তন উপ-সচিব শ্রীমোদ কুমার ভট্টাচার্য, আই. এ. এস (অক পশ্চিমবঙ্গ সার্ভিস রুলস, ১ম খণ্ডের ১৮৫(২) সংখ্যক নি গড় বেতনে ১৯৫১ সনের ১লা এপ্রিল তারিখ হইতে পাইলিশ। মজুর করা হইল।

Calcutta.—No. 4064Estt.—18th May 1951.—Sri Promode Kumar Bhattacharjee, (Retired), formerly Deputy Secretary, Rehabilitation Department, is allowed the average pay for thirty-seven days with effect from 1st April 1951, under rule 185(2) of the Bengal Service Rules, Part I.

Calcutta.—No. 4177Estt.—21st May 1951.—Services of Major Bikash Chandra W.B.C.S. (Judl.), are hereby replaced at disposal of the Judicial Department of this ment with effect from 1st June 1951.

নং ৪০১১এস্ট.।—২৪শে মে ১৯৫১।—পশ্চিমবঙ্গের পুনর্বাসন অধিকর্তা শ্রী বি. সি. চট্টোপাধ্যায়কে ১৬ই মে ১৯ হইতে পুনরাসন না হওয়া পর্যন্ত শ্রী এইচ. বন্দ্যোপাধ্যায়, জা এর সম্মুখে স্বীয় কার্যের অতিরিক্তে পশ্চিমবঙ্গের বাস্তুহারা অব্যাহতের পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে

ডি. সি. দত্ত,

উপ-সচিব।

No. 4311Estt.—24th May 1951.—Sri Chatterjee, Director of Refugee Rehabilitation West Bengal, is appointed to act, in addition his own duties, as Refugee Rehabilitation Commissioner, West Bengal, with effect from May 1951 until further orders, *vice* Banerjee, I.C.S., on leave.

By order of the Gov

V. C. DUTT, D

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ২৫২৮শিক্ষা।—২২শে মে ১৯৫১
কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ইয়ার প্রিন্সেল নাথ ঘোষ কলনী হওয়ার ঐ কৃত্যকে ও ঐ পদে ঐ বি কৃত্যাপক জনাব আব্দু জামাল আব্দু তারেব, এম. এ.কে ১৯৫১ তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

Calcutta.—No. 2528Edn./4A-53/50.—21st May 1951.—Janab Abu Jamal Abu Taya officiating Professor of English, Central College, in the West Bengal Education Department, is appointed substantively to that post as service, with effect from the 18th April 1951, *vice* Paresah Nath Ghosh, transferred.

স্মারক-২৫২৯বিজ্ঞা-২২৫৫ দে ১৯৫১-কলিকাতা
স্বাক্ষর করিয়াছেন জাকবরাবাদীক ২রা এপ্রিল ১৯৫১
স্মারক ১৯৫১ পর্যন্ত ওয়েস্ট বেঙ্গল সার্ভিস রুলের
(২) দ্বারা অনুযায়ী অস্বাভাবিক হুটি দেওয়া হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,
সচিব।

১৯২.—No. 2529Edn./2L-23/51.—22nd May
Janab Syed Ahmad Akbarabadi, Principal,
Madrasah, is granted extraordinary leave
period from the 2nd April 1951 to the 21st
May, in terms of rule 226(1)(b)(2) of the
Engal Service Rules, Part I.

১৯৩.—No. 2530Edn./2L-1/50.—22nd May
Lt. E. C. P. G. J. Hensing, Officer on
duty, Education Department, Government
Bengal, in the West Bengal General
is allowed an extension of leave for the
from the 22nd February 1951 to 5th July
the following manner:—

are not due on half average pay on
medical certificate from 22nd February
1951 to 19th April 1951, under
rule 184(c)(i) of the West Bengal Service
Rules, Part I; and

traordinary leave without pay from 20th
April 1951 to 5th July 1951, under
rule 195(1) of the said rules.

cancels this department notification
Edn., dated the 9th March 1951.

By order of the Governor,

D. M. SEN, Secy.

Dispersal

NOTIFICATION.

১৯৪.—No. 378Dis.—21st May 1951.—The
is pleased to appoint the following per-
members of the Governing Body of the
Polytechnic, Dhadka, *vice* Sri D. C.
Mr. L. J. Barraclough, resigned:—

N. B. Lal Singh, Vice-Chairman,
sanrol Mines Board of Health, Ukhra.

W. D. Robb, Superintendent, Messrs.
lanceil Barry & Co., Ltd., Dishergarh.

By order of the Governor,

D. M. SEN, Secy.

of the Accountant-General,
West Bengal

NOTIFICATIONS.

১.—Export Licence fees—Deposit of.

১৯৫.—17th May 1951.—All Treasury
West Bengal and the Manager, Reserve
Bank of India, Calcutta, are hereby informed that
payment of Export Licence fees will be
by the parties in the Government
the Reserve Bank of India for credit
tion Government under the new minor
port Licence Fees" subordinate to the
"XLVI—Miscellaneous" in the Central
the accounts. The chalang on this
ould show particulars of the application
of export licence, namely, description
and value applied for.

and Auditor-General's letter No. 125-
1951, dated 20th February 1951—Dy.
2530/TM-315.)

Subject:—Procedure for payment of refund orders
issued by the Commercial Tax Officers.

No. TM/263.—17th May 1951.—All Treasury
Officers in West Bengal and the Manager, Reserve
Bank of India, Calcutta, are hereby informed that
it has since been decided by the Commissioner of
Commercial Taxes, West Bengal, that, with a view
to minimise the chances of malpractice, an officer
issuing a refund payment order (cash) will, on the
same day, send an advice direct to the Treasury
Officer concerned or the Reserve Bank of India,
Calcutta, as the case may be. The advice will be
sent in confidential sealed cover and shall contain
the following particulars:—

- (1) Book No.
- (2) Order No.
- (3) Date of issue.
- (4) Name of claimant.
- (5) Amount of the Refund Payment Order.

It is accordingly advised that no payment of
any refund order which does not appear in the
aforesaid advice should be made in any case.

[Commissioner of Commercial Taxes, West
Bengal's letter No. 2740(28)/1, dated 11th May
1951—Dy. TM-372 Ble TM/11-4 of 1950-51.]

Subject: Refund of purchase price of Match
Excise Burma banderols.

No. T.M./264.—23rd May 1951.—In continua-
tion of this office notification No. T.M./227,
dated the 13th February 1951, regarding payment
of refund of Union Excise Duty (published on
page 483 of Part I of the *Calcutta Gazette*, dated
the 1st March 1951), all Treasury Officers in West
Bengal and the Manager, Reserve Bank of India,
Calcutta, are hereby informed that the procedure
prescribed therein will apply to the payment of
refund of purchase price of Match Excise Burma
banderols rendered unserviceable. It is accordingly
advised that orders for refund on this account
issued by the Assistant Collector, Central Excise,
Calcutta, in Form T. R. 41 and duly countersigned
by the Chief Accounts Officer, Central Excise,
Calcutta, may be accepted for payment if other-
wise in order. The charges should be distinctly
exhibited as "Refund of Burma Banderols" under
the head "Account with the Government of
Burma" in the State Section of the list of
payments.

[Collector of Central Excise, Calcutta, letter
No. IV(F)(1)3-FE/50/9357-A, dated 12th April
1951.]

S. K. SARKAR,

Deputy Accountant-General.

SHERIFF'S OFFICE

The 15th May 1951.

Notice is hereby given that the Third Criminal
Sessions of the year 1951 of the High Court at
Calcutta in West Bengal for the town of Calcutta
will be held at the Court House, in the town of Cal-
cutta, on Monday, the 11th day of June 1951, at
10-30 o'clock in the forenoon, and thenceforward
from day to day until the said sessions be over.
And it is hereby proclaimed that all persons who are
to prosecute any of the prisoners to be brought up
for trial at the said sessions be present then and
there to prosecute.

K. P. GOENKA, Sheriff.

সেবিক আশিস, ১৫ই মে ১৯৫১ খ্রীস্টাব্দ।

এতদ্বারা নব্বুদারদকে জামান বাইজেরে যে, আশাধী ১৯৫১ খ্রীস্টাব্দে ১১ই জুন মোববার বেলা ১০-১০ মিনিট নবর হইতে যে পর্যন্ত আশাধারের কার্য শেষ না হয় ততদিন প্রত্যহ জুয়ে পশ্চিম দিকের অধীন নবর কলিকাতার কোম্পানী বিলার দিশভা অবা কলিকাতা হাইকোর্টের আশিস আশাধার পূর্বে ১৯৫১ খ্রীস্টাব্দে জুজীর দারবা বিলার বিভাগীর আশাধার বসিবে এবং এতদ্বারা আশাধার প্রচার করা যাব যে, যে নবর ব্যক্তি কোন করণীর বিরুদ্ধে কোম্পানী অভিযোগ করিবেন তাঁহার উক্ত নবরে উক্ত নবরে উপস্থিত থাকেন। ইতি।

কে, পি, গৌরীদাস,
সেবিক।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side Appointments and Transfers.

24-Parganas.—No. 2837A.—19th May 1951.—Sri Surendra Kumar Datta Gupta, Munsif of Diamond Harbour in the district of 24-Parganas, is appointed to be a Munsif of Alipore in the same district.

Midnapore.—No. 2876A.—21st May 1951.—Sri Sudhindra Mohan Guha, Munsif of Jharagram, in the district of Midnapore, is appointed to be a Munsif in the same district, to be ordinarily stationed at Sadar.

24-Parganas-Bankura.—No. 2910A.—22nd May 1951.—Sri Hrishikesh Ganguli, Subordinate Judge and Small Cause Court Judge, Sealdah in the district of 24-Parganas, is appointed to be Subordinate Judge of Bankura, *vice* Sri Nirod Lal Som.

Midnapore - West Dinajpur - Darjeeling.—No. 2923A.—23rd May 1951.—Sri Sudhindra Mohan Guha, Munsif of Midnapore (Sadar), is appointed to be a Munsif in the district of West Dinajpur-Darjeeling to be ordinarily stationed at Balurghat, *vice* Sri Amal Kumar Ray.

Midnapore-24-Parganas.—No. 2928A.—1951.—Sri Sailendra Nath Sen Gupta, 1 Midnapore (Sadar), is appointed to a further orders, as Subordinate Judge and Cause Court Judge of Sealdah in the d 24-Parganas, *vice* Sri Hrishikesh Ganguli West Dinajpur - Darjeeling - Mid No. 2933A.—23rd May 1951.—Sri Ama Ray, Munsif of Balurghat in the district Dinajpur-Darjeeling, is appointed to be in the district of Midnapore to be stationed at Sadar, *vice* Sri Sailendra N Gupta.

Burdwan-Hooghly.—No. 2991A.—1951.—Sri Sasanka Sekhar Kar, Munsif of (Sadar), is appointed to be a Munsif in th of Hooghly to be ordinarily stationed at S *vice* Sri Jagadish Chandra Chukrabarti.

Leave.

Midnapore.—No. 2880A.—21st May Sri Manmatha Nath Ray, officiating St Judge and Assistant Sessions Judge of pore, is allowed leave on average pay, u 184(b)(ii) read with rule 188(a) of the We Service Rules, Part I, for twenty-one d effect from the 17th April 1951.

Powers.

24-Parganas.—No. 2856A.—21st May Sri Surendra Kumar Datta Gupta, Mun orders of transfer to Alipore, in the d 24-Parganas, is vested with the powers of a Court of Small Causes for the tria cognizable by such a court up to the Rs. 100 within the local limits of the munsifi.

Hooghly.—No. 2996A.—25th May Sri Sasanka Sekhar Kar, Munsif, under transfer to Serampore in the district of H vested with the powers of a Judge of a Small Causes for the trial of suits cogn such a Court up to the value of Rs. 100 local limits of the Serampore munsifi

R. P. MUKHERJI.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information:—

Number and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name and
Election to Union Board.				
No. 6515J.G., dated the 11th May 1951.	Shanpur union board No. 9, police-station Debra, Sadar (North) subdivision, district Midnapore.	Ward No. I—Sri Bhabani Kinkar Ghose Masumdar and Sri Prafulla Kumar Dutta.	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	(Illegi tion Mag pore
		Ward No. II—Sri Gosta Behari Bhunia, Sri Bhuban Chandra Samanta and Sri Ananga Kumar De.		
		Ward No. III—Sri Broja Behari Tarawal, Sri Khudiram Chakravarty, Sri Bejoy Krishna De and Sri Sripati Charan Pradhan.		
By-election to Union Board.				
No. 6516J.G., dated the 11th May 1951.	Biringh union board No. III, police-station Ghatal, Ghatal subdivision, district Midnapore.	Ward No. III—Sri Narendra Nath Ghosh, <i>vice</i> Banowsar Ghosh (deceased).	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the Election Rules.	(Illegi tion Mag port
	Basanchhora union board No. III, police-station Chandrakona, Ghatal subdivision, district Midnapore.	Ward No. II—Sri Krishna Manna, <i>vice</i> Jatindra Nath Kushari (deceased).	Ditto	Di
	Knapur union board No. VII, police-station Chandrakona, Ghatal subdivision, district Midnapore.	Ward No. III—Sri Atul Chandra Ghosh, <i>vice</i> Radha Nath Kushari (deceased).	Ditto	Di
	Bandipur union board No. VIII, police-station Chandrakona, Ghatal subdivision, district Midnapore.	Ward No. II—Sri Bhujang Bhujan Chakravarty, <i>vice</i> Sri Chittaranjan Khan (resigned).	Ditto	Di
		Ward No. I—Sri Satish Chandra Ghosh (Bara), <i>vice</i> Sri Atul Charan Dal (removed).	Ditto	Di
		Ward No. II—Sri Kedar Nath Ghosh, <i>vice</i> Sri Haripada Mallik (removed).		
Election to Union Board.				
No. 6517J.G., dated the 11th May 1951.	Shyamnagar union board No. 4, police-station Garbatia, Sadar (North) subdivision, district Midnapore.	Ward No. I—Sri Aghastya Nanda Ghose, Sri Krishna Lal Ghosh and Sri Radha Nath Ghosh.	Sub-section (2) of section 6 of the Bengal Village Self-Gov- arnment Act, 1919 (Bengal Act V of 1919).	(Illegi tion Mag pore
		Ward No. II—Janab Idrish Ali Khan, Sri Madan Mohan Jaha and Sri Kripa Sindhia Chakravarty.		
		Ward No. III—Sri Mahadeb Mondal, Sri Goutam Das and Sri Gobinda Chandra Manna.		
By-election to Union Board.				
No. 1782J., dated the 14th May 1951.	Deripur union board, police-station Balakha Sadar subdivision, district Burdwan.	Ward No. II—Janab Moked Ali of Gokhoda- pur.	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of Election Rules.	R. P. Mukherji

FORM III.

[Rule 6(I).]

Birbhum District Board.**I—Dubrajpur North Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
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- | | | | |
|---|-------------------------------|---------------|--------------|
| 1 | Sri Indra Narayan Chakravarty | Dubrajpur | .. Cart. |
| 2 | Sri Sontoash Mukherjee | .. Parbatipur | .. Umbrella. |

Note.—The poll will be taken on the 8th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

- | | | | |
|------------------------|----|----|----------------|
| Dubrajpur H. E. School | .. | .. | 8th June 1951. |
| Bakreswar Chatuspati | .. | .. | 8th June 1951. |

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.**FORM III.**

[Rule 6(I).]

Birbhum District Board.**II—Dubrajpur South Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
------------	--------------------	-----------------------	-----------------------------------

- | | | | |
|---|---------------------------|--------------|--------------|
| 1 | Sri Kamada Kinkar Ganguli | .. Hetampur | .. Bicycle. |
| 2 | Sri Kanak Kanti Mitra | .. Dubrajpur | .. Umbrella. |

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

- | | | | |
|--------------------------|----|----|----------------|
| Gara Free Primary School | .. | .. | 9th June 1951. |
| Hetampur H. E. School | .. | .. | 8th June 1951. |
| Sahapur M. E. School | .. | .. | 9th June 1951. |

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.**FORM III.**

[Rule 6(I).]

Birbhum District Board.**III—Labpur Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
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- | | | | |
|---|---------------------------------|-----------|--------------------|
| 1 | Sri Bhola Nath Dutta | .. Labpur | .. Hurricane lamp. |
| 2 | Sri Narendra Nath Bandopadhyaya | Labpur | .. Human hand. |

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

- | | | | |
|-------------------------------|----|----|----------------|
| Chahatta M. E. School | .. | .. | 8th June 1951. |
| Dhandanga Free Primary School | .. | .. | 9th June 1951. |
| Labpur H. E. School | .. | .. | 8th June 1951. |
| Bipratikuri M. E. School | .. | .. | 9th June 1951. |

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.

FORM III.

[Rule 6(I).]

Birbhum District Board.**V—Labpur-cum-Nanoor Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Chitta Roy	Kirnahar ..	Scale.
2	Sri Sankar Ranjan Bandopadhyai	Kirnahar (Matisayer)	Hurricane lamp.
3	Sri Satya Prosanna Bhowmick ..	Karya ..	Kalsi.

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

Kurunnahar H. E. School	8th June 1951.
Kirnahar H. E. School	8th June 1951.
Daskalgram M. E. School	9th June 1951.
Nanoor H. E. School	9th June 1951.

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.

FORM III.

[Rule 6(I).]

Birbhum District Board.**VI—Rajnagar-cum-Suri Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Debendra Kumar Mukhopadhyai Adda	..	Kalsi.
2	Sri Seba Nanda Mukhopadhyai ..	Dolgobindapur ..	Cart.

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

Bhabanipur U. B. Office	8th June 1951.
Rajnagar M. E. School	9th June 1951.
Tantipara H. E. School	9th June 1951.
Bhandirban School	8th June 1951.
Karidhya M. E. School	9th June 1951.

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.

FORM III.

[Rule 6(I).]

Birbhum District Board.**VII—Suri-cum-Sainthia Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Baidya Nath Bandopadhyai ..	Sultanpur ..	Hurricane lamp.
2	Sri Jiba Nanda Mukherjee ..	Dolgobindapur ..	Axe.

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

Sultanpur H. E. School	8th June 1951.
Mallikpur Primary School	8th June 1951.
Purandarpur M. E.	9th June 1951.
Suri M. E. School	9th June 1951.
Itagaria M. E. School	8th June 1951.
Patandis School	8th June 1951.
Bagdola Primary School	8th June 1951.
Rongaiipur Primary School	9th June 1951.

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.

FORM III.

[Rule 6(I).]

Birbhum District Board.

VIII—Sainthia Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Bipad Taran Chandra	.. Ahammadpur	.. Kalsi.
2	Sri Satya Gopal Choudhuri	.. Derpur	.. Dhenki.

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

Sainthia H. E. School 8th June 1951.
Sangra Sanskrit Tol 8th June 1951.
Panrui Dak Bunglow 8th June 1951.
Jewi School 9th June 1951.
Ahammadpur H. E. School 9th June 1951.
Chandpur Free Primary School 9th June 1951.

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer

FORM III.

[Rule 6(I).]

Birbhum District Board.

XI—Illambazar Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Dwarkesh Mitra	.. Batikar	.. Hurricane lamp
2	Sri Nitya Narayan Bandopadhyai	Labpur	.. Cart.

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

Dhalla U. P. School 8th June 1951.
Batikar M. E. School 9th June 1951.
Tikarbotha U. P. School 8th June 1951.
Ghurisha M. E. School 9th June 1951.
Illambazar Dak Bunglow 8th June 1951.

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.

FORM III.

[Rule 6(I).]

Birbhum District Board.

XII—Mahammadbazar Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Debendra Kumar Mukhopadhyai	Adda	.. Hurricane lamp.
2	Sri Kashi Nath Saha	.. Hatora	.. Kalsi.
3	Sri Sridam Chandra Ghosh	.. Tilpara	.. Cart.

Note.—The poll will be taken on the 8th and 9th day of June 1951 between 10 a.m. and 4 p.m. at the polling stations to be notified separately—

Sekedda Dak Bunglow 8th June 1951.
Gompur M. E. School 9th June 1951.
Bishnupur M. E. School 8th June 1951.
Kedarpur M. E. School 8th June 1951.
Kainjuli H. E. School 9th June 1951.

Suri, the 26th May 1951.

P. C. GOPE,
Returning Officer.

OFFICE OF THE DISTRICT MAGISTRATE, MIDNAPORE.

NOTIFICATION.

No. 22878.D.C.—24th April 1951.—In exercise of the power conferred on me by the first proviso to sub-paragraph (1) of paragraph 7 of the West Bengal Kerosene Control Order, 1947, as amended

by Order No. 25928.D., dated 23rd May hereby extend, up to 30th June 1951, the of validity of existing kerosene dealers' issued under paragraph 6 of the said order interest of proper distribution of kerosene out the Midnapur district.

B. K. SINHA
District M

Presidency Division—Calcutta

It is hereby notified for general information:—

No. and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Notified
Election to Union Boards.				
No 1926J., dated the 9th May 1951	Nakaspura union board, police-station, Nakaspura, Sadar subdivision district Nadia.	Ward No. I—Sri Biholanath Sinha Roy, Sri Rajal Trivedi and Sri Bibhuti Bhushan Bhattacharjee. Ward No. II—Sri Sachindra Nath Sinha Roy and Sri Rishali Kumar Bhattacharjee. Ward No. III—Sri Samarendra Nath Sinha Roy, Sri Panchu Gopal Roy, Sri Hem Chandra Dey and Sri Jogesh Chandra Dey.	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	Ditto
	Billagram union board, police-station Nakashipara, Sadar subdivision, district Nadia.	Ward No. I—Sri Shambhu Nath Ghose and Sri Khitish Chandra Dutta. Ward No. II—Jonab Forman Mondal, Jonab Rostam Ali Shaikh, Sri Phani Bhushan Bhattacharjee and Sri Kali Mondal. Ward No. III—Sri Satyadhananda Dutta, Sri Gokul Chand Dutta and Sri Gopesh Chandra Bandopadhyaya.		Ditto
	Patikabari union board, police-station Nakashipara, Sadar subdivision, district Nadia.	Ward No. I—Sri Mathari Biswas, Sri Mritunjay Dey and Sri Sachindra Nath Sen. Ward No. II—Jonab Abadali Mondal, Jonab Kamaluddin Mondal, Sri Nagendra Nath Adhikari and Sri Akhoy Kumar Baral. Ward No. III—Jonab Haradhan Mondal and Jonab Katerali Mondal.		Ditto
	Dhananjaypur union board, police-station Nakashipara, Sadar subdivision, district Nadia.	Ward No. I—Jonab Famsuddin Ahmed, Jonab Tajaddi Shaikh and Jonab Makhmed Ali Mondal. Ward No. II—Jonab Chorman Ali Mondal, Jonab Oster Ali Shaikh and Jonab Kalluddin Ahmed. Ward No. III—Sri Sachindra Nath Chowdhury, Sri Manmatha Nath Biswas and Sri Satish Chandra Biswas.		Ditto
	Bilkumari union board, police-station Nakashipara, Sadar subdivision, district Nadia.	Ward No. I—Jonab Abdul Kuddus alias Arun Haisana, Jonab Yusuf Mallik and Sri Tara Pado Ghosh. Ward No. II—Jonab Didar Ali Mondal, Jonab Barkatulla Mondal and Jonab Akkash Ali Mondal. Ward No. III—Sri Bhushan Chandra Mondal, Sri Subal Chandra De and Sri Dwijendra Lal Chakraborty.		Ditto
	Haranagar union board, police-station Nakashipara, Sadar subdivision, district Nadia.	Ward No. I—Jonab Nehajuddin Mondal, Jonab Erian Mondal, Jonab Jamiruddin Mondal, Jonab Mafjuddin Mondal and Jonab Ujir Ali Shaikh. Ward No. II—Jonab Abdul Aziz Mondal, Jonab Forman Mondal, Jonab Abdul Rahim Mondal and Jonab Fagat Biswas.		Ditto
	Debagram union board, police-station Kaliganj, Sadar subdivision, district Nadia.	Ward No. I—Sri Kriasingha Kumar Mukerjee, Sri Anath Nath Mukerjee, Sri Senkari Mohon Pandit, Sri Hari Sadhan Mukerjee, Sri Bijoy Kumar Banerjee, Sri Hewanath Chatterjee and Sri Satya Gopal Sarkar. Ward No. II—Jonab Didar, Hossain Biswas and Sri Sadananda Biswas.		Ditto
	Hatgachha union board, police-station Kaliganj, Sadar subdivision, district Nadia.	Ward No. I—Jonab Kifajuddin Ahmed, Jonab Md. Rowson Ali and Sri Ganapati Bhattacharjee. Ward No. II—Jonab Mania Baksh Smith, Jonab Abdur Rahman Mondal and Dr. Rafiuddin Ahmed. Ward No. III—Jonab Fajal, Hossain Shaikh, Jonab Makhidhaya, Senka and Sri Ananda Biswas.		Ditto

and date of election assigned by authority. Board to which elected with police-station, subdivision and district. Name. Section of law and particulars of Government order by which power is delegated to issuing authority. Name of authority and designation.

Election to Union Board.

Panchghata union board, police-station Kaliganj, Sadar subdivision, district Nadia. Ward No. I—Sri Sankar Das Banerjee, Jonab Arman Ali and Jonab Saburall Mondal. Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919) B. G. Rao, I.O.S., District Magistrate, Nadia.

Ward No. II—Sri Ahi Bhushan Ghosh, Sri Nripendra Narayan Banerjee and Sri Nani Gopal Banerjee.

Ward No. III—Md. Imajuddin Bhakki, Md. Serajul Haque and Sri Bijoy Gopal Mullick.

Barachandgar union board, police-station Kaliganj, Sadar subdivision, district Nadia. Ward No. I—Jonab Hujur Ali Bhakki, Jonab Alam Nachh Mondal and Jonab Abdul Karim Mondal. Ditto Ditto.

Ward No. II—Sri Kholanath Sinha Roy, Sri Lakshman Ghosh, Sri Mahananda Halder and Jonab Surman Halhi.

Ward No. III—Sri Abhoy Pada Bagchi and Jonab Inshhan Mondal.

Election to Union Board.

India union board, police-station Khargram, district Murshidabad. Ward No. I—Sri Debendra Nath Nandi, Sri Kishori Mohan Bandopadhyaya and Sri Madhabendu Bhattacharya. Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919) J. C. Talukdar, District Magistrate, Murshidabad.

Ward No. II—Sri Probhat Kumar Sinha, Sri Brajagopal Das and Jonab Gummur Ali.

Ward No. III—Sri Lalit Gopal Roy, Sri Dwijendra Prasad Barter and Sri Abinash Chandra Ghose.

7831 L.S.-G.—21st May 1961.—In exercise of powers conferred on me under Government No. 1541(5) Medl., dated 27th April 1945, I appoint the following gentlemen to be members of the Advisory Committee of the Berhampore Hospital in the district of Murshidabad.

The Committee will hold office for a period of 3 years or for the period the management of the hospital is retained by Government, whichever is less:—

District Magistrate, Murshidabad, President.

Civil Surgeon, Murshidabad, Secretary.

Civil Assistant Surgeon, Sadar, Assistant Secretary.

Subdivisional Officer, Sadar.

Raja Rao Dhirendra N. Roy of Balgola.

Sri Dinabandhu Chatterjee.

Sri Anil Kumar Chatterjee.

8 Dr. Chandi Charan Banerjee.

9. Sri Surendra Narayan Sinha.

10. Janab Rezaul Karim.

11. Sri Shyamapada Bhattacharjee, M.L.A.

12. Sri Ambika Charan Roy.

নং ৬৫৭আর.জি।—২১মে ১৯৬১—মুর্শিদাবাদ জেলার সদরের অবেছাৰীৰ অৱ শাসক ও সদৰতৰী প্ৰশাসনৰ স্মৰ চৌক্ৰৱৰ্তীক ২৪-পৰগণা জেলাৰ সদৰ মহকুমাৰ সাধাৰণ শাসন কাৰ্য্য নিৰূপিত কৰা হইল।

No. 657 R.G.—21st May 1961.—Sri Ramaprasad Roy (Choudhuri, Sub-Deputy Collector (on probation), Sadar, Murshidabad, is posted to the Sadar station of the 24-Parganas district.

নং ৬৬১আর.জি।—২২শে মে ১৯৫১।—প্রিকরণন্দ্র মৌলিক
অবেক্ষাধীন অবর শাসক ও সমাহর্তা বিনি মরায়ী বিভাগের ১০শে
১৯৫১ সালের ১৪৫১জি.এ. নম্বর প্রজ্ঞাপনের নির্দেশ অনুসারে এই
বিভাগে নিবৃত্ত হইরাছেন, তাঁহাকে জলপাইগুড়ি জেলার প্রিগিরী
নারায়ণ বসাকের স্থানে সাধারণ শাসন কার্যে নিবৃত্ত করা হইল।

এই নিয়োগ জনস্বার্থ সাপেক্ষে করা হইল।

No. 661R.G.—22nd May 1951.—Sri Kiran
Chandra Maulick, Sub-Deputy Magistrate and
Sub-Deputy Collector, posted to the Presidency
Division, under Government notification No. 1465-
G.A., dated 15th May 1951, is posted to the
Jalpaiguri district.

নং ৬৬২আর.জি।—২২শে মে ১৯৫১।—মুর্শিদাবাদ জেলার সদরের
অবেক্ষাধীন অবর শাসক ও সমাহর্তা প্রিয়ব্রত নাথ ব্যাপ্যাপাধ্যায়কে উক্ত
জেলার সদর উত্তর মণ্ডলের মণ্ডলাধিকারিক পদে নিবৃত্ত করা হইল।

উক্ত জেলার সদরের অবেক্ষাধীন অবর শাসক ও সমাহর্তা প্রিয়ব্রত নাথ
রায় চৌধুরী বিনি ভূতিপতি ১২ই মার্চ ১৯৫১ সালের ৩৪২আর.জি.
নম্বরের প্রজ্ঞাপনের নির্দেশ অনুসারে মণ্ডলাধিকারিক পদে নিবৃত্ত
হইরাছিলেন সেই প্রজ্ঞাপন বাতিল করা হইল।

No. 662R.G.—22nd May 1951.—Sri Barendra
Chandra Banerjee, Sub-Deputy Collector, on
probation, Sadar, Murshidabad, is appointed as
Circle Officer, Sadar North Circle, with effect from
the date he takes over charge there.

2. This office notification No. 342R.G., dated
12th March 1951, appointing Sri Ramaprasad
Roy Choudhury, Sub-Deputy Collector, as Circle
Officer, is hereby cancelled.

নং ৬৭১আর.জি।—২৪শে মে ১৯৫১।—নদীয়া জেলার সদরের
অবেক্ষাধীন অবর শাসক ও সমাহর্তা প্রিয়ব্রত নাথ ব্যাপ্যাপাধ্যায়কে উক্ত জেলার
নাকশিপারা মণ্ডলের মণ্ডলাধিকারিক পদে নিবৃত্ত করা হইল।

জি. এন. টালুকদার,

ভূতিপতি।

No. 671R.G.—24th May 1951.—Sri Deshranjan
(Hoshal), Sub-Deputy Collector (on probation),
Sadar, Nadia, is appointed as Circle Officer of the
Nakashipara Circle of the Nadia district.

J. N. TALUKDAR, Commissioner.

Presidency Division—Jalpaiguri

নং ৩১৪জি।—২২শে মে ১৯৫১।—এতম্বারা এই অফিসের ২১শে
জানুয়ারী ১৯৫১ তারিখের ৩২নং প্রজ্ঞাপনে প্রিজিৎ কুমার সেন অবর
শাসক ও জলপাইগুড়ি জেলার মরনাগুড়ির মণ্ডলাধিকারিককে ১১ই
ডিসেম্বর হইতে ২০শে ডিসেম্বর ১৯৫০ পর্যন্ত বে ডের দিনের ছুটি
সেওয়া হইরাছিল, এতম্বারা তাহা বিমোশ করা হইল।

বতীন্দ্র নাথ চাক্কর,

ভূতিপতি।

No. 314J.—22nd May 1951.—The earned leave
for thirteen days from 11th December 1950 to 23rd
December 1950 granted to Sri Ajit Kumar Sen,

Sub-Deputy Collector and Circle Officer, Main
in the district of Jalpaiguri, under this office
fication No. 32J., dated 21st January 1951, is
by cancelled.

No. 1349L.S.-G.—22nd May 1951.—In ex
of the power under section 19(2) of the Bengal
Self-Government Act, 1885 (Bengal Act, 1
1885), as amended up to date, and with the pr
approval of the State Government under st
29B of the Act, I hereby appoint Sri S
(Gyalchen Dorjee as a member of the Kalim
Local Board in the district of Darjeeling
Sri Sonam Tshering, deceased.

J. N. TALUKDAR, Commissioner

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 9712C.T./2E-20/51-52.—17th May 1951
Sri V. V. Subramanian, Inspecting Assis
Commissioner of Income-tax, Range II, Calcu
is allowed leave on average pay for two mo
with effect from 10th May 1951 to 9th July 1

It is certified that the officer is likely to ret
on the expiry of his leave to the post from wh
he proceeded on leave or to a post carrying sim
rates of allowances.

No. 9713C.T./2E/26/51-52.—17th May 1951
Sri A. K. Banerjee, Additional Income
Officer, District III(1), Calcutta, is allowed un
Fundamental Rule 81(b)(ii) leave on average
for ten days with effect from the 7th May 1
to 16th May 1951 with permission to
Sunday, the 6th May 1951, to the leave

It is certified that the officer is likely to
on the expiry of his leave to the post from wh
he proceeded on leave or to a post ca
similar rates of allowances.

No. 9888C.T./2E/38/51-52.—18th May 1951
Sri S. C. Mitra, Additional Income-tax
District IV(1), Calcutta, is allowed under
mental Rule 81(b)(ii) leave on average pa
thirteen days with effect from the 7th May
to 19th May 1951 with permission to prefi
affix Sundays, the 6th and 20th May 1951
pectively, to the leave.

It is certified that the officer is likely to
on the expiry of his leave to the post from wh
he proceeded on leave or to a post car
similar rates of allowances.

No. 9715C.T./2E-103/49-50.—17th May 1951
Sri P. K. Kundu, Income-tax Officer, Ho
Calcutta, is allowed under Fundamental
81(b)(ii), leave on average pay for one month
twelve days with effect from 7th May 1951 to
June 1951 with permission to prefix Sunday
6th May 1951, to the leave.

It is certified that the officer is likely to
on the expiry of his leave to the post from wh
he proceeded on leave or to a post carrying
rates of allowances.

S. NARGOLWALA, Commi

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

4F.T.—9th March 1950.—In pursuance provisions of section 9 of the Bengal

Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of the goods covered by their registration certificates are published for general information:—

2	3	4	5	6	7
name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
... Glass & Silicate ...	Bon-Jamthary, post-office and police-station Salanpur, district Burdwan.	..	AK/1188A, 12-10-49.	Soda-ash and A, B certified for any process in the manufacture of silicate of soda for sale	
... Brothers Phone & ... Supply Stores	1B/1, Rajkrishna Lane, Calcutta.	..	BDI/1755A, 16-10-49	Gramophone and parts and A, B certified for use in any process in the manufacture of gramophone	Musical instruments and parts thereof, toys, indoor and outdoor games, cycle and parts, hardware, tools, torch light, batteries, light parts, fountain pens and stationery goods
... and Co	9, Peary Mohan Pal Lane, Calcutta.	..	BDI/1756A, 15-10-49.	.	Coal, coke and lubricating oil.
... India Stores	10F, Russa Road, Calcutta.	..	BH/1690A, 12-10-49	..	Stationery goods, provisions.
... Burdwan ...	Broad 5, Middleton Street, Calcutta.	..	BH/1697A, 18-10-49.	..	Jute and jute products for resale
... Sant Kumar	Chowipati, Katwa, Burdwan.	..	BN/694A, 18-10-49	.	Salt, mustard-seeds, potatoes, pulses, oil-cake, sugar, barley, molasses wheat, mustard-oil and vegetable
Panja &	Bajepratapour, Burdwan	..	BN/695A, 14-10-49	..	Spices, oils, oil-cakes, mustard-seeds, pulses, ropes, sugar, sugar-candy, salt, tea, phenyle, barley, glue, vegetable products, broomsticks, soaps, tobacco and tar
Dyes ...	9, Armenian Street, Calcutta.	..	CSIII/1690A, 10-10-49	..	Dye-stuff and chemicals.
Radhakl-	Jetty No. 2, Strand Bank, Road, Calcutta	..	CSIII/1691A, 12-10-49.	.	Mustard oil and containers
d & Co	5th, Lower Chitpur Road, Calcutta.	..	CL/1864A, 12-10-49	.	Handloom lunges
... in Broad	Sonada, Darjeeling	..	DJ/468A, 10-10-49.	Cardamom, chitrata, spices, pulses, oils, ropes, textile goods, cigarettes, matches, betel nuts, ground nuts, badam, utensils, brassware, soap, iron materials, papers, stationery goods, umbrellas, piece-goods, potatoes, rice, and food grains, lime.
... at	Simkora, Darjeeling	..	DJ/469A, 11-10-49	..	Saw, file and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of timber, charcoal and plank for sale.
... & Co	54A, Old China Bazar Street, Calcutta.	..	EL/1948A, 13-10-49.	..	Torch lights, bulbs, batteries and others parts, hurricane lanterns, thermos flasks, glassware, enamel-ware, crockery and aluminium ware
Telegraphs Co-operative Society, Ltd. (nachi)	7, Kallaghat Street, Calcutta.	..	EL/1949A, 14-10-49.	Foodstuffs, stationery goods, tea, needles products, soap, dal, sugar, and textile goods
Agarwala	9, Khasnia Burman Road, Balcia, Howrah.	..	HW/1056A, 8-10-49	Yarn, cotton, blanket and yarn waste
... Shank	Old Howrah Hat, Stall No. 72/4, Howrah.	..	HW/1057A, 8-10-49	Handloom cloth.
... Stores	Amia, Howrah	..	HW/1058A, 13-10-49.	Hiri, tobacco
Chandra Das	Chakkashi Bazar, post-office Chakkashi, Howrah.	..	HW/1060A, 14-10-49	..	Gold and silver ornaments, nitric and sulphuric acids, bromine and copper ware and A, B, certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments.
... ..	Post office Hill, district West Dinajpur.	..	JP/743A, 14-10-49.	Stationery and perfumery goods, toilets, washing soap, toys, scented oils, glassware enamel goods, hardware, rubber goods.
... ..	Post office Rajpur, district West Dinajpur.	..	JP/744A, 14-10-49.	Millmade cloth, piece goods.
... ..	Post office Balurghat, district West Dinajpur.	..	JP/745A, 14-10-49.	..	Stationery goods, toilets, perfumery, scented oils, hardware, pan, bucket, soap, fancy goods, toys, Aluminium goods, enamel goods, rope, rubber goods, fountain pen.
... ..	Kadal, Berhampur, Murshidabad.	..	KB/1119A, 10-10-49.	..	Coal, ghee, flour, atta, sugar, pan, bucket and A, B certified for any process in the manufacture of sweets and cooked food for sale.
... ..	Kharabara, Murshidabad.	..	KB/1120A, 10-10-49.	..	Coal, ghee, atta, sugar, iron pan and A, B certified for any process in the manufacture of sweets and cooked food for sale.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for
1	2	3	4	5	6	7
24	Budhdeo Singh & Bros.	Charkanchrapara, post-office Hakimbar, 24-Parganas.	..	KE/1121A, 11-10-49.	Coal, coke, iron, iron materials, jute, canvas, sand, wood, chimneys, moulding-box, iron-rod, tarpaulin, cane basket, rope, for manufacture of bricks and tiles for sale.	Brick and tiles.
25	Tamal Krishna De	.. Salar, Murshidabad	KE/1122A, 11-10-49.	Mustard-seed
26	Kalika Pharmacy	.. Raghunathganj, Murshidabad.	..	KE/1123A, 15-10-49.	Chemicals, drugs, tincture, spirit, phials, bottles, for serving prescription for sale.	Patent medicines, B stationery tea p the goods, paper soap, surgical tinned food and i
27	S. K. Roy & Co.	.. 24, Netaji Subhas Road, Calcutta.	..	LE/1806A, 11-10-49.	A, B, C certified by the purchasing dealer to be required for use in any process in the construction of building.	
28	Hind Mercantile Agency	8, Lyons Range, Calcutta	..	LE/1806A, 11-10-49.	Millstones, hardware, fuels, lubricants, metals, stationery
29	Shree Diamond Silalpur Colliery Co., Ltd.	1A, Netaji Subhas Road, Calcutta.	..	LE/1807A, 14-10-49.	A, B, C, certified by the purchasing dealer to be required for use in any process in raising coal for sale.	
30	Poldi Steel Company (India), Ltd.	P-34, Mission Row Extension, Calcutta.	..	SL/1702A, 13-10-49.	Special tools, alloy, steel, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of dimensions of tools and alloy steels for sale.	Special tools and all grades and varieties
31	Musammat Amina Khatun	42/2, Chandney Chawk Street, Calcutta.	..	SL/1703A, 13-10-49.	Ghee, flour, sugar and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of nonta and sweetmeats for sale.	
32	Brownie's Soda Fountain	151B, Bowbazar Street, Calcutta.	..	SL/1704A, 14-10-49.	Tea leaf, fruits, butter, gas, essence and fruit juice and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of tea, lemonades and ice-cream for sale.	Soda water, aerated and pastries
33	M. M. Dey	.. 125A, Bowbazar Street, Calcutta.	..	SL/1705A, 14-10-49.	Gold, silver and stones and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale.	Silver articles
34	Satyanarayan Mistanna Bhandar.	Chanditola, Hooghly	SP/642A, 15-10-49.	Ghee, coal, sugar, mustard oil and A, B certified for any process in the manufacture of sweetmeats for sale.	
35	Nanlal Das	.. Ballavpur, Serampore, Hooghly.	..	SP/643A, 15-10-49.	Coal, brass, bellmetal and A, B certified for any process in the manufacture of brass and bell-metal utensils for sale.	
36	Jokhan Sardar	.. 29/10, Cossipore Road, Calcutta.	..	SH/1569A, 11-10-49.	Cloth
37	Briguru Knitting Mills	.. 262, Upper Chitpore Road, Calcutta.	..	SH/1570A, 12-10-49.	Yarn, fabrics, needles, chemical, and A, B, C certified for use in any process in the manufacture of vests for sale.	Hosiery fabrics and
38	The Dacca House.	9, Halwasa Road, Calcutta.	..	SH/1571A, 13-10-49.	Colour, caustic soda, paper and A, B, C certified for use in any process in the manufacture of "Banjak Saban" and "Siropius ointment" for sale.	
39	P. K. Lahiry	.. 26/A, Ultadanga Railway Siding, Calcutta.	..	SH/1572A, 14-10-49.	Coal and coke
40	Radios (India), Ltd.	.. 7, Chowringhee Centre, Opposite Light House Cinema, Calcutta.	..	TL/1805A, 14-10-49.	Radios, radio goods, rel
41	Messrs. Leather Dressing Co.,	4, Nimchand Moitra Street, Alambazar, 24-Parganas.	..	PG/979A, 11-10-49.	Tin containers, waxes, turpentine, castor oil, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of Glazo shoe polish for sale.	Glazo shoe p
42	Chatto Singh	.. Goods Shed Road, Tittagarh, 24-Parganas.	..	PG/980A, 15-10-49.	Coal and coke
43	Mathura Kurni	.. Goods Shed Road, Tittagarh, 24-Parganas.	..	PG/981A, 15-10-49.	Coal and coke

Explanatory note.—Regarding "goods for use in manufacture or in the execution of contracts" the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts and consumable stores.

C—Building or Plumbing material required for construction, repair of any building.

830F.T.—6th April 1950.—In pursuance of the provisions of section 9 of the Bengal Sales Tax Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of

the goods covered by their registration certificates whose registrations shall be deemed to have been cancelled with effect from the last day of February 1950, are published for general information:—

Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts	Goods for resale.
2	3	4	5	6	7
Ben Chong Tannery	40, South Tangra Road, Calcutta.	..	PG/7A, 6-3-42.	Raw hides, skin, chemicals, lime and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of leather for sale.	...
Isi Kumar Homah	Nabadwip, Nadia	..	KR/418A, 16-9-43.	Piecegoods, threads, needles, acorns, machinery parts, buttons, sewing machine, tailoring outfit, beddings.	Cloths, needles, buttons, cords, threads, tapes, laces, jars, collars, umbrellas, woollen goods, handloom products.
Merul Das	Nabadwip, Nadia	..	KR/333A, 11-6-42.	Brass, bell-metal, copper	Utensils, brass, bell-metal and copper
Rani Kumar Nanda	Nabadwip, Nadia	..	KR/376A, 8-6-42.	Brass, bell-metal, metal scraps	Utensils
Jas Gobinda Das	Nabadwip, Nadia	..	KR/417A, 23-7-43.	Brass, copper, zinc, rang, metals, tools and implements	Brassware and utensils.
Januman Estates, Ltd.	8, Dalhousie Square East, Calcutta.	..	EL/1578A, 4-5-43.	..	Jute, gunny, etc.
Himes Medical Stores	12, Dalhousie Square East, Calcutta.	..	EL/208A, 16-10-41.	..	Medicines.
Mal Vise Co., Ltd.	16, British Indian Street, Calcutta.	..	KL/940A, 1-8-42.	Ferrous and non-ferrous castings, paints, fillers, varnishes and A, B, C certified for use in any manufacture of vices.	..
San Prasad Ganga Prasad	33, Upper Chitpur Road, Calcutta.	..	HDI/635A, 28-9-41.	Bottles, corks, sandal oil, rose-water, scented water, scented oil, cigarettes matches, sarda, peppermint
G. Ghose & Co.	116, Vivekananda Road, Calcutta.	..	HDI/506A, 8-12-41.	All materials and machineries certified by the dealer to be required for building and road contracts.
Mukherjee	17/1A, Raja Rajkisen Lane, Calcutta.	..	BDI/1336A, 25-9-41.	Stationery and papers.
Uta Pharmacy	80A, Vivekananda Road, Calcutta.	..	HDI/1211A, 16-1-40.	Medicines of all kinds required for the purpose of serving prescriptions	Medicines of all kinds, tablets, feeding cup, bottles and all kinds of medical requirements.
Susha Nath Balkrishna & Co.	38, Armenian Street, Calcutta.	..	CSII/882A, 24-9-41.	Colours, chemicals.
Abhinath Singh	225, Harrison Road, Calcutta.	..	CNI/224A, 21-11-41.	..	Green and dried vegetable and fruits.
Hamid Jan Ekramul Haque	Raniganjbasar, Burdwan	..	BN/229A, 24-6-42.	Bidi leaves, bidi tobacco, thread and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of bides and tobacco for hukka for sale.	Tika, soap of all kinds, stationery articles, scented oil, tape, glass of all kinds, brass maduli, jars, dokta, biscuits, lozenges, thread, rose-water, tobacco for hukka and matches.
Asian Bedding Stores	Raniganjbasar, Burdwan	..	BN/324A, 31-3-44.	Tikka, salow, chintz, longcloth, mosquito net, nava-sank, tape, cotton thread, marking, matha-cloth, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mattress, pillow, quilt, mosquito-curtain for sale	..
Shri Sankar Lal	77, Khongraputty Street, Calcutta.	..	CSIV/59A, 26-9-41.	..	Textiles (stationery) piecegoods.
K. Nawn	60, Cross Street, Calcutta	..	CSIV/913A, 18-9-42.	...	Cloths, dhuti, sari, shirting.
Chandral Retiram	68, Cross Street, Calcutta	..	CSIV/114A, 29-9-41.	..	Textile goods.
S. Brothers	Suri, Birphum	..	AS/551A, 12-1-45.	Instruments, castor oil, gold, silver, soda ash, and A, B, C certified for any process in the manufacture of gold and silver ornaments.	Silver plate and stone.
Hamid Habib Nasir Hamid	Puocbasar, Burdwan.	..	AS/184A, 8-10-41.	Bidi leaves, bidi tobacco, paper for packing and labelling, thread and A, B, C certified for any process in the manufacture of bidi for sale.	Cigarettes, soap, hair oil, attar, betelnut, catechu, cloves cardamom, kechar bilas, jars, kismam-candles, mosquito coil, tobacco, thread, bidi leaves, paper, matches and bidi.
Saidi Kishu Roos	Saidi, Birphum.	..	AS/458A, 20-1-44.	Sugar, ghee, posset, flour and A, B, C certified for any process in the manufacture of sweets and dried rice for sale.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
23	Amulya Ratan Laha ..	Asansol Court, Asansol, Bardwan.	..	AS/492A, 19-8-44.	Atta, flour, ghee and A, B, C certified for any process in the manufacture of nimki, kachuri, singarah, luchi, sweetmeats and other confectioneries for sale.	
24	Dehendra Nath Pyne ..	Panduah, Hooghly	SP/410A, 5-9-45.	Cloth, hostery goods, n garments, umbrella
25	Krishna Chandra Mukherjee ..	Alamganj, Ghatal, Midnapore.	..	MN/354A, 16-2-44.	Brass, bell-metal, german silver, zinc, copper, lead and tin and A certified for any process in the manufacture of brass ware, bell-metal wares and german silver wares for sale.	Raw metal, brass, bell-metal silver, zinc, copper and bell-metal wares, brass copper and german silver
26	Kamala Rice Mill ..	Ballichak, Midnapore ..	Howrah(1)	MN/62B, 16-2-42.	Paddy and A, B, C certified for any process in the manufacture of rice for sale.	
27	Shewnath Kedarnath ..	204 and 205, Railway Kharagpur, Midnapore.	..	MN/479A, 7-10-45.	Wheat and A, B certified for any process in the manufacture of atta for sale.	Atta
28	Ashutosh Singh ..	Mirbasar, Midnapore ..	Midnapore (1).	MN/60B, 16-9-44.	Ghee, flour, atta, sugar, khir and A certified for any process in the manufacture of luchi, singara, nimki, sweetmeats and tea for sale.	
29	Harekrishna Maity & Co.	Kolaghat, Midnapore	MN/259A, 25-5-42.	Coal, lime and cement
30	Sadananda Pharmacy ..	Panchkura, Midnapore	Shyamohak	MN/67B, 29-8-45.	Medicines and A certified by the dealer to be required for use in the dispensing of prescriptions for sale.	Drugs, cotton, furniture, milk-food, patent injections, ampoules, instruments, rubber quinine and chichona
31	The Universal Medical Hall	80D, Landsdowne Road, Calcutta.	..	BH/426A, 21-9-41.	Chemicals, pharmaceuticals, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of mixtures, pills, powders, lotions for sale.	Patent medicines, chemical rubber goods, dist methylvated spirit, disinfectant, gauze, bandage to
32	Bajrangdass Hariram ..	Suklapokri, Darjeeling	DJ/45A, 22-9-41.	Provisions, spices, stationery goods, hardware, yarns, thread, hardware buildings materials, stores, furnishing goods, paints, varnishes, brick kinds of oils, carriages, electrical goods, tools, ghee, gunny bag, chhat kukri
33	Messrs. Chaudri & Co. ..	4, Bankshall Street, Calcutta.	..	EL/32A, 27-9-41.	Handy steel and iron labels, general merchandise and when required by the purchasing dealer for resale
34	Messrs. Holmes Wilson & Co., Ltd.	4, Dalhousie Square East, Calcutta.	..	EL/1072A, 28-9-41.	Stationery and millinery
35	Messrs. Atlas and Union Jute Press Co., Ltd.	8, Dalhousie Square East, Calcutta.	..	EL/119B, 21-11-41.	Jute press stores, tools and machinery, implements and requisites, oils and lubricants, rope (jute) certified for any process in the manufacture of jute bales for sale.	
36	Saahi Bhusan Roy ..	5, Harimohan Roy Lane, Calcutta.	..	TL/610A, 8-12-44.	Darms
37	H. D. Shaw ..	31/2, S. S. Hogg Market, Calcutta.	..	TL/45A, 22-9-41.	Methylated spirits, paint colours, brushes, cement, building materials, polishing materials, disinfectants, chalk, ghee, wax
38	Girish Chandra Kundu ..	865, Hogg Market, Calcutta.	..	TL/452A, 27-9-42.	Aluminium-ware, cutlery, hardware, brass, stores, ropes, sheets, tubs, tinware, goods, woodware, i.e., bath-boat, spoon, tray.

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fittings required for construction, fitting or repair of any building.

T. 1st April 1950.—In pursuance of provisions of section 9 of the Bengal Sales Tax Act, 1941 (Bengal Act VI of 1941) following names and addresses of dealers together with a description of

the goods covered by their registration certificates whose registrations under the Act were cancelled with effect from the date noted against each of them are published for general information:—

The dealer.	Address and chief place of business.		Additional place of business.	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts	Goods for resale.	Date of cancellation.
1	2	3	4	5	6	7	8
as Ram ..	Rampurhat, district Birbhum.	..	AR/858A, 2-6-48.			General merchandise as and when required for resale.	7-11-49
Prasad & Prasad.	Bolpur, district Birbhum	..	AS/480A, 16-5-44.		Picegoods	11-11-49
Shaw ..	233, Maniktola Main Road, Calcutta.	..	BDI/1043A, 6-4-44.		Iron materials	8-11-49
Co ..	1, Cornwallis Street, Calcutta.	..	BDI/837A, 24-9-41.		Foot-wear, leather, nail and chemicals for shoes.	12-11-49
al Society ..	209, Cornwallis Street, Calcutta.	..	BDI/234A, 24-9-41.		Picegoods and A, B certified for any process in the manufacture of clothes and wearing apparel for sale.	Picegoods cloth	11-11-49
Kishoredeo	22, Burtolla Street, Calcutta.	..	BDII/1351A, 15-6-45.		.. .	Silver, vegetable ghee, kirana, stationery goods, candle, iron, soap and all other general merchandise as and when required and certified by the dealer for resale	9-11-49
al Rhyamhai	4, Narayan Prasad Lane, Calcutta.	..	BDII/831A, 29-9-41.		Textiles, kirana, manihari, stationery, tea, jute, linseed, rice, iron and general merchandise as and when required and certified by the dealer for resale	9-11-49
ayal Bhaga- 4	402, Upper Chitpur Road, Calcutta.	..	BDII/677A, 29-9-41.		Old gunny bags	9-11-49
ad Homen Manna & Co.	28, Sir Hariram Goenka Street, Calcutta.	..	BDII/548A, 29-9-41.		Mosquito curtains, bedding goods, balaposh and mosquito nets.	Mosquito curtains, bedding requirements, balaposh.	10-11-49
andra Sarkar	Rajeprotappur, Burdwan	..	BN/557A, 9-7-48.		Timber, iron goods and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of furniture, doors and windows for sale.	Timber	10-11-49
as Sadani & pan	80, Khengrapatty Street, Calcutta.	..	CSII/1577A, 3-6-44.		Picegoods and textile, cloth and all other cotton products.	5-11-49
abhi Kula ..	21, Armenian Street, Calcutta.	..	CSII/1376A, 29-10-41.		.. .	Jute, hemlan, gunnies, linseed, cotton and wheat	8-11-49
bi Narabhai & Co	17, Rupchand Roy Street, Calcutta.	..	CSII/116A, 25-9-41.		Biri leaves, tobacco, scissors, papers, hemlans, gunny bags for packing.	15-11-49
mad Nathubhai	12, Armenian Street, Calcutta.	..	CSII/2085A, 11-12-48.		Silver, gold ornaments, utensils	15-11-49
.Naundy & Co	84A, Clive Street, Calcutta.	..	CSIII/438A, 26-9-41.		.. .	Building materials and other general merchandise as and when required for resale	2-11-49
G Ghose & Co.	84A, Clive Street, Calcutta.	..	CSIII/390A, 24-9-41.		.	General merchandise as and when required for resale	2-11-49
Mr. Ghose House	36, Strand Road	..	Calcutta (I) (120, Maniktola Main Road, Calcutta).	CSIII/108B, 11-4-46.	Broken glass, silica sand, chemicals, coal, fuel, tools and implements for furnace, moulds and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of glass wares, bottles, tumbler glass for sale.	9-11-49
	9, Bonfields Lane, Calcutta	..		CSIII/141A, 13-10-41.	.. .	Paints, oils, dry colour varnish, paper, cardboard box, empty drum and general merchandise as and when required for resale.	12-11-49
si & Bros. of M. S. Orien- Co, Ltd.).	32, Clive Street	..		CSIII/609A, 23-9-41.	...	Coal	14-11-49
mer Bha- L	161/1, Harrison Road, Calcutta.	..		GL/1195A, 7-10-44.	.. .	General merchandise as and when required for resale.	1-11-49
Al (Calcutta) L	44-45, Main Street, Calcutta.	..		GL/1590A, 27-9-49.	Vegetable and oil products, oil cakes, washing soap, soap stock, picegoods and empty drums.	15-11-49
..	29/17, Old Chitpur Road, Calcutta.	..		EL/809A, 29-9-41.	Glassware, crockery, enamelware, lampware, stoves, sundry.	9-11-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
23	Imperial Engineering Works.	122, Bellious Road, Howrah.	..	HW/327A, 15-10-41.	All sorts of mill machinery parts, cast iron, lubricating oil, glass-ware and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of machinery.	
24	Shou Mondal & Co. ..	223, Free Krishna Bhakat Lane, Howrah.	..	HW/300A, 7-10-41.	Brass, copper and A certified for any process in the manufacture of rough casting of any machinery parts for sale.	
25	Howrah Industries.	Cottage Bargachia, Howrah	Cal. (1) How (1) Bombay (1).	HW/73B, 20-9-47.	Brass locks and locks
26	M/S. Anadi Bhusan Roy & Bros.	Mashla, post office Sijgram, Murshidabad.	..	KE/267A, 23-11-41.	Spices, oils, sugar, molasses, ghee, salt, mustard, ghee, hardware, stationery, goods, dye, rice, paddy, corn flour
27	The Banara Coal Co., Ltd.	4, Fairlie Place, Calcutta	..	LE/886A, 6-10-41.	A, B, C certified by the purchasing dealer to be required for use in any process for screening and grading coal for sale.	
28	C. B. Traders	9, Royal Exchange Place, Calcutta.	..	LE/1709A, 11-5-49.	General merchandise as when required and certified by the purchasing dealer to be required for resale
29	Howrah Trading Co.	14/1, Grant Lane, Calcutta.	..	SL/1780A, 28-11-40.	Empty bottles, plates, capsules, crown caps, chimney, jar, general supplies
30	Jagadish Prosad Arjunlal.	4/14, Wellington Street, Calcutta.	..	SL/762A, 5-1-42.	Mustard seeds, rape (oil) seeds and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil and till oil for sale.	Cocconut oil and general merchandise as and as certified by the purchasing dealer to be required for resale
31	Muhurilal Sadhukhan & Bros.	Rajkrishna Street, Uttarpara, Hooghly.	..	SP/365A, 2-1-45.	Ghee, all kinds of oil and vegetable products (Vanaspathi)
32	Dalip Singh Bumbra	40, Nimtolla Ghat Street, Calcutta.	..	SH/1055A, 1-5-45.	Wood, canes, paints and A, B, C certified for use in any process in the manufacture of furniture for sale	
33	Hindusthan Paint & Chemical Works.	292/6, Upper Chittpore Road, Calcutta.	..	SH/1124A, 15-3-47.	Chemicals and A, B certified for use in any process in the manufacture of phenyle, coltar, liquid soap for sale	
34	C. H. Sarkar & Sons	54/4C, Strand Road, Calcutta.	..	SH/1132A, 15-4-47.	Spices of all described in schedule, cutch, cardamom
35	Sibnath Hazra	52/5, Strand Road, Calcutta.	..	SH/398A, 25-9-41.	Tobacco molasses
36	Ismail Mullick Bros.	Block 15D, Municipal Market, Calcutta.	..	TL/1118A, 26-4-48.	Lace, ribbons, wool and embroidery, fancy haberdashery
37	Wellealey Jewellery Exchange.	36/A, Wellealey Street, Calcutta.	..	TL/500A, 16-10-41.	Gold, silver, stones, and A, B certified for any process in the manufacture of gold and silver ornaments for sale.	
38	M. James Canterbury & Co.	10, Convent Lane, Calcutta.	..	TL/796A, 17-7-44.	Tobacco, paper, raw materials and A, B certified for any process in the manufacture of cigarettes for sale.	
39	Gouranga Mohan Mukherjee & Sib Nath Bascher.	Hingulgunj, 24-Parganas	..	PG/500A, 22-8-45.	Mill-made and handloom cloth
40	Dey Singh & Co.	Dhapa, police-station Tollygunj, 24-Parganas.	..	PG/335A, 17-2-45.	Mustard oil, cocconut oil, ground-nut oil, ropes, mustard cake, chum, black pulses, rice, masala

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” the following code letters have been used to indicate the meanings noted against each:—

A.—Other raw materials.

B.—Plant, machinery, spare parts, and consumable stores.
C.—Building or plumbing materials required for construction, fitting or repair of any building.

1950 F.T.—22nd April 1950.—In pursuance of the provisions of section 9 of the Bengal Sales Tax Act, 1941 (Bengal Act VI of 1941) the following names and addresses of the dealers together with a description of

the goods covered by their registration certificates whose registrations under the Act were cancelled with effect from the date noted against each of them are published for general information:—

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
2	3	4	5	6	7	8
Shamshad Sulaiman	Kamapurhat, district	..	AN/583A, 27-3-45.	..	Clothes, shirtings	22-12-49
Ansul Soap Factory	Asansol, district Burdwan	..	AN/618A, 8-9-44.	Silicate, soap stone and A, B certified for any process in the manufacture of washing soap for sale	..	23-12-49
Naram Narayandas	Asansol, district Burdwan	..	AN/220A, 16-10-41.	..	All sorts of clothes, all goods, woollen goods, umbrellas, all sorts of piece-goods.	30-12-49
Rohottamdas Bhagvandas.	1, Tansuk Lane, Calcutta	..	BDII/1197A, 5-2-44.	..	Cloth, piece-goods, yarn	17-12-49
Shal Mahenwarial	119, Cotton Street, Calcutta.	..	BDII/1013A, 8-8-42	..	Hessian, yarn and gunny bags	21-12-49
M. K. Mores	67/50, Strand Bank Road, Calcutta.	..	BDII/1785A, 13-8-48	..	Spices, oils and hardware and general merchandise as and when required and certified by the dealer for resale	21-12-49
Muram Mogra	11, Narain Babu Lane, Calcutta.	..	BDII/1110A, 8-10-46	..	Hessian, gunny and jute manufactured goods.	27-12-49
Aachharia Company	145, Cotton Street, Calcutta.	..	BDII/1355A, 23-6-45	..	General merchandise as and when required and certified by the dealer for resale.	27-12-49
Shah Raghubir Das.	180, Kallighat Market, Calcutta.	..	RII/1484A, 20-4-49.	Oil seed, tins and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil	Coconut oil, gunny bags, vegetable oils	27-12-49
Anath Nagat.	Prosad Morehat, Burdwan	..	BN/469A, 13-1-47	Castor seeds, gunny bags, tins and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of raw castor oil and castor oil cake for sale	..	27-12-49
Bhat Store	Patullibazar, Patuli, Burdwan.	P. O. (1) Patullibazar.	BN/121B, 6-4-49	..	Spices, stationery goods and flour	20-12-49
San Trading Co.	73, Cotton Street, Calcutta.	..	CS/11458A, 8-9-47.	..	Jute and jute products, bullion, cotton and cotton products	16-12-49
Sham Rajmuth	176, Harrison Road, Calcutta.	..	CS/11574A, 26-9-41.	..	All kinds of piece-goods	21-12-49
Shal Hazarimal	17, Pagoyapatty Street, Calcutta.	..	CS/11118A, 14-8-42.	..	Sugar and jute	20-12-49
Sh Trading Co. W.	67, Cotton Street, Calcutta.	..	CS/11234A, 1-3-45	..	Jute manufactured goods, cloth, rope, cotton, canvas, rope and vessels	17-12-49
Sh A Co.	68, Cotton Street, Calcutta.	..	CS/11272A, 3-8-45	..	Gunny, hessian, jute twine and general merchandise as and when certified by the purchasing dealer to be required for resale.	24-12-49
Shal Parash	68, Cotton Street, Calcutta.	..	CS/11318A, 23-11-45	..	Bullion, hessian, gunny and jute manufactured goods	16-12-49
Sh Chemical Works	173, Harrison Road, Calcutta.	..	CS/11113A, 8-4-47.	Clemons, oils and cell-phone papers, oils, drugs, tin sheets and plates, containers, scented oils, drugs, aromatic goods, toilet, soap	Oils	25-12-49
Sh Trading Co.	68, Cotton Street, Calcutta.	..	CS/11256A, 22-5-45.	..	Hessian, gunny bags, jute twine	23-12-49
Shal Paragoni	201, Harrison Road, Calcutta.	..	CS/11564A, 27-9-41	..	Textile, piece-goods, all, woollen, kulla, bullion, cotton, jute, salt, sugar, general merchandise as and when required and certified for resale	16-12-49
Shko ad	Madho-18, Mullick Street, Calcutta.	..	CS/11518A, 12-3-46.	..	Jute, hessian, gunny and other jute products, cotton, textiles	22-12-49
Shal Tarachand	94, Lower Chittpore Road, Calcutta.	..	CS/11296A, 20-4-43.	..	Cloth, hessian, yarn and other general merchandise as and when required and certified by the purchasing dealer for resale.	19-12-49
Shankar Ram	201, Harrison Road, Calcutta.	..	CS/11293A, 30-7-45.	..	All sorts of textile goods	23-9-49
Sh Agarwal	73, Cotton Street, Calcutta.	..	CS/11413A, 12-2-47.	..	Bullion, hessian, gunny and jute products.	23-12-49
Sh Kumar & Co.	1, Shambhu Mullick Street, Calcutta.	..	CS/11523A, 18-3-48	..	Piece-goods, jute and jute products.	20-12-49
Sh Babu & Sons	5, Shambhu Mullick Lane, Calcutta.	..	CS/11656A, 7-1-49.	..	Chillies, garlic, tamarind seeds, aluminium goods, grams.	30-12-49
Shankar Trading	73, Cotton Street, Calcutta.	..	CS/11452A, 27-8-47.	..	Bullion, jute products, hessian	23-12-49
Sh Trading Co.	9, Shambhu Mullick Lane, Calcutta.	..	CS/11866A, 13-5-46.	..	Bullion, spices	27-12-49
Sh Lalchand	94, Lower Chittpore Road, Calcutta.	..	CS/11423A, 11-4-47.	..	Jute and jute products	16-12-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
1	2	3	4	5	6	7	8
30	Gajamand Banharial	201, Harrison Road, Calcutta.	..	CM1/1222A, 29-1-46.	Piece-goods ..	21-12-4
31	Biswanath Wire netting Factory.	84A, Clive Street, Calcutta.	..	CMIII/428A, 25-9-41.	Wire products, all kinds of woven wire and wire netting	22-12-4
32	Mulam Chand Nagar-mull.	78, Clive Street, Calcutta.	..	CMIII/1627A, 5-7-49.	Jute, corrugated tin, rice, paddy, piece-goods.	22-12-4
33	S. M. Siddique	43, Clive Street, Calcutta.	..	CMIV/548A, 25-9-41.	Stationeries, toilets, perimeters, paper, padlock, cards, bathhook, wheel.	21-12-4
34	Abdul Gaffar Ahmed	87, Cross Street, Calcutta	..	CMIV/1278A, 17-12-46.	Yarn, piece-goods, gunnies, splices, tea, oil cloth and leather cloth.	27-12-
35	Omprakash Kallash-narayan.	55, Cross Street, Calcutta	..	CMIV/1481A, 9-6-48.	Piece-goods ..	27-12-4
36	Chatterjee Bros.	27, Pollock Street, Calcutta.	..	EL/944A, 11-10-41.	Tea, electrical goods	29-12-
37	Andhramanik Tea Co., Ltd.	11, Clive Street, Calcutta	..	LR/1006A, 6-11-41.	Fuel, lubricating oil and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tea for sale.	19-12-
38	Kilburn & Co.	4, Fairlie Place, Calcutta	Chandpur (1).	LR/115B, 28-9-41.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of water-proofing materials, canvas articles, ship and mill stores, refrigerator equipments, spare parts, wire rope, slugs, paint, deodorizers.	General merchandise as and when required and certified by the purchasing dealer to be required for resale.	24-12-
39	Halalchand Nandy & others.	Radhanagar, post office Amalgara, Midnapore.	..	MN/148A, 18-10-41.	Grocery, soda, oils and spices	20-12-
40	Narahari Das	Radhanagar, post office Amalgara-Palasi, district Midnapore.	..	MN/150A, 24-8-46.	Cloth, spikes, tobacco, betelnut, oils and ready-made garments.	22-12-
41	Pandita Iastralaya	137, Bowbazar Street, Calcutta.	..	SL/374A, 27-9-41.	Mill cloths, hosiery, oil cloths, rubber cloths, ready-made garments and piece-goods.	20-12-
42	S. K. Kamaruddin	6/1, Harrison Road, Calcutta.	..	SL/286A, 26-9-41.	Biri tobaccos, biri leaves and thread ball.	21-12-
43	Fazal Ahmed & Co.	33, Bowbazar Street, Calcutta	(1)	SL/581A, 27-9-41.	Furniture making materials and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of furniture for sale.	..	21-12-
44	A. Mukherjee & Bros.	2, College Square, Calcutta	..	SL/1184A, 16-7-46.	Paper, ink and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of books for sale.	Books.	27-12-4
45	Hind Radio Manufacturing Co.	51, Chittaranjan Avenue, Calcutta.	..	SL/1769A, 10-8-49.	All types of radio parts, accessories and cabinets and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of radio for sale.	Radio, radio parts and accessories.	20-12-
46	Radio Electronics Corporation.	2, Madan Street, Calcutta	..	SL/1258A, 5-6-47.	Electrical goods and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of radios for sale.	Electrical goods and radios	20-12-4
47	Sashil Lhuson Bhuiya Nahakumar Bhuiya.	Thakurani Chawk, post office Mayabandiipur, Hooghly.	..	SP/829A, 4-7-49.	Spices, oil, soda paper, tobacco, ropes, mustard seeds, grocer).	16-12-
48	Uttam Chandra De Pejoy Krishna De.	Mogra, Hooghly	..	SP/98A, 9-9-41.	Rice, bran, oil-cake, pulses, gur.	29-12-
49	M. N. Nusier	640, Municipal Market, Calcutta.	..	TL/998A, 5-8-46.	Clothes and A, B, C certified for use in any process in the manufacture of ready-made dress.	Hosiery, ready-made wears	16-12-
50	Chaman Company	Block "E" No. 55, New Market, Calcutta.	..	TL/857A, 27-9-41.	..	Confectionery, provisions	17-12-
51	Far East Co.	D50, New Market, Calcutta.	..	TL/540A, 6-10-41.	Leather, nails, wax and A, B, C certified for use in any process in the manufacture of boots and shoes for sale.	..	20-12-
52	S. S. Candle Manufacturing Co.	Pasanta Lal Saha Road, Tollygunj, 24-Parganas.	..	PG/876A, 26-7-48.	Paraffin, wax, thread, paper, coal and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of candle for sale.	..	22-12-
53	K. Banerjee & Co.	204/1, Russa Road South, Tollygunj.	..	PG/828A, 21-1-48.	Bottles, corks, bakulites, wood, scent, Ayurvedic drugs, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of Herbalin, a medicated hair-oil for sale.	23-12-

Explanatory note.—Regarding "goods for use in manufacture or in the execution of contracts" the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fit required for construction, fitting or repair of any building.

By order of the Governor
B. DAS GUPTA, 8

LABOUR DEPARTMENT**ORDER.**

3213Lab.—22nd May 1951.—Whereas under the Government of Bengal, Labour Department, order No. 2458Lab., dated the 20th 1951, the industrial dispute between Messrs. Allen Berry & Co., Ltd., Hazra Road, Calcutta, and their workmen represented by Allen Berry Office Employees' Union, 26A, Deodar Street, Calcutta, regarding matters specified in the schedule to the said order was referred for decision to Sri A. Das Gupta, District Judge;

and whereas the said Sri A. Das Gupta, District Judge, has submitted State Government his award on the said industrial dispute;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased here publish the said award as shown in the annexure hereto.

ANNEXURE.

matter of reference No. 2458Lab., dated the 20th April 1950, of Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Allen Berry & Co., Ltd., 62, Hazra Road, Calcutta, and their workmen represented by Allen Berry Head Office Employees' Union, 26A, Deodar Street, Calcutta.

PRESENT:

Sri A. DAS GUPTA, *District Judge.*

Company: Sri D. D. Chadda.

employees: Sri M. Chakravorty, Assistant Secretary of the Union

AWARD.

following points were referred to me for adjudication:—

Increment to subordinate staff.

Revision of scale of pay.

Dearness allowance to subordinate staff.

Gratuity.

Leave.

Medical aid.

Whether Sri A. K. Gupta is entitled to storekeeper's pay.

The parties have amicably settled all the items of dispute except that which relates to the pay of Sri A. K. Gupta. The terms of settlement is "A" to this award. I have been told that the parties have agreed the item which relates to the pay of Sri A. K. Gupta to the good of the parties. Paragraph 4 of the terms of settlement, as has been submitted by the representatives of both parties, relates to this item. Sri Chadda represented to me on 7th May 1951 that he had already decided Sri A. K. Gupta's case for favourable consideration and that he had already told the Assistant Secretary of the Union that the point was amicably settled.

Paragraph 5 of the terms of settlement clearly indicates that dispute which had been pending before the Conciliation Officer was concluded at least for the time being by the terms of settlement. I hope that the only item of dispute which still remains to be settled amicably and the parties have reserved to themselves for an amicable settlement, is concluded to the satisfaction of both parties. In these circumstances, I do not propose to wait indefinitely to see the result of the negotiations. I hope that the management will not fail to respect its assurance that if the point is not amicably settled, the Union may, if so advised, move the Government for a fresh reference.

My award in this case shall be in terms of the amicable settlement per Annexure A to this Award which shall form part of the award.

A. DAS GUPTA,

District.

By order of the Governor,

D. S. P. MUKHERJEE, Jt Sec

ANNEXURE A.

Conciliation proceedings were held during the last few days by Allen Berry (Head Office) Employees' Union, represented by its Secy Sri Asoke Das Gupta and Messrs. N. C. Roy and D. D. Chaudhary representing the Management. Messrs. D. N. Banerjee and N. M. Chakravarty also present on behalf of the Union during part of the proceedings. The following points of Agreement were arrived at during these conciliation proceedings:—

- (1) The Company agreed to sanction increments to the office staff laid down in the Award of Mr. A. T. Das Gupta, and Messrs. Chakravarty and S. C. Dutta Gupta as members published in the *Calcutta Gazette*, dated 24th February 1949, and to Bearers at the rate of Rs. 2 per month, with retrospective from 17th February 1950. It was agreed that by the Union bulk payment for the last year may be paid in two instalments payable at the latest by the 30th June 1951.
- (2) The Management agreed to extend the provisions for gratuity enjoyed by the workmen under Sri M. C. Banerjee's award published in the *Calcutta Gazette*, dated 15th December 1949, to office staff as well.
- (3) The Union, on behalf of the staff, agreed to give the fullest possible co-operation with all sincerity, to the Management in the day-to-day working of the office and further agreed to do their utmost to see that perfect discipline, such as punctuality in attendance of the employees, proper diligence in their work, etc. is maintained in the office during working hours. They also undertook to strictly and fully abide by the Office Rules and Regulations.

- i) The Management and the Union agreed to consider sympathetically each other's point of view in specific cases of genuine grievances that may arise between the parties.
- ii) A copy of this agreement will be forwarded to the Labour Commissioner and he will be advised by both the parties that this meets all the industrial disputes pending between the parties before him.

For Allen Berry & Co., Ltd.

J. N. C. ROY, (Sd.) D. D. CHADDA,
6-4-51. 6-4-51.

For Allen Berry Head Office
Employees' Union.

(Sd.) A. DAS GUPTA. (Sd.) D. N. BANERJEE.
(Sd.) M. CHAKRAVERTY,
6-4-51.

951.

A. DAS GUPTA.

3224Lab.—23rd May 1951.—Whereas under the Government of Bengal, Labour Department, Order No. 3916Lab., dated the 9th 1949, the industrial dispute between Messrs Grand Hotel of Chouringhee Road, Calcutta, and their employees represented by Grand Hotel Employees' Union, 121D, Surendra Nath Banerjee Road, Calcutta, the matter specified in the schedule thereto was referred for arbitration to Sri P. R. Mukherji, District Judge;

whereas the said Sri P. R. Mukherji, District Judge, has submitted to the Government his award on the said industrial dispute;

and therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to give the said award as shown in the annexure hereto.

ANNEXURE.

Matter of reference No. 3916Lab., dated the 9th August 1949, relating to an industrial dispute between the management of Messrs. Grand Hotel of Chouringhee Road, Calcutta, and their employees represented by the Grand Hotel Employees' Union, 121D, Surendra Nath Banerjee Road, Calcutta.

PRESENT:

SRI P. R. MUKHERJEE, *District Judge, Chairman of the Tribunal.*

For employers: Sri C. P. Kar, Counsel, Sri M. Jhunjhunwala, Counsel for Messrs. Khaitan & Co., and Sri S. Ayer, Secretary of the Company.

For employees: Sri J. Pandey, Secretary of the Union.

AWARD.

The case of the Union is that the Company is a well-known concern of high reputation. It has in its employ about 940 workmen who are very poorly paid and subjected to serious manifold sufferings and have been smarting under serious grievances for a long time and was formed of the employees on the 23rd December 1947. This

formation of the Union was not looked upon with favour by the employer and the Union generally placed the grievances and got a Tribunal adjudication appointed by Government Order No. 837 Lab., dated the March 1948. Thereafter the Company determined to crush the Union releasing a hell of terror and discharged some 41 workmen up to the May 1948. As a protest against such unjustifiable action, the workmen struck work on 19th May 1948 when, on the intervention of the Labour Commissioner, the strike was called off on condition that the order of discharge would be cancelled and no one would be retrenched. It was settled that the workmen found surplus to the requirement would be to go by rotation on leave. Thereafter the workmen went on rotation and were not allowed to resume their duties (the names mentioned in Annexure A to the statement of the Union). The Union's case is the action of the Company in not allowing these people to join amounting to an illegal lock-out.

The Company also discharged the workmen mentioned in Annexure B without assigning any reason. The Union prays that the persons mentioned in Annexure A and Annexure B be reinstated and paid wages for the period of their forced unemployment including the period of rotation leave. The persons named in Annexure B should be reinstated and paid full wages for the period of forced unemployment.

The Company submits a statement denying the allegations of the Union and it is asserted that they never took any action to crush the Union. The management denies further that it dismissed or discharged any workmen in contravention of any agreement. The management submits that the workers were dismissed or discharged *bona fide* and on full justification. According to the management, all these discharges were *bona fide* and justifiable and that the persons named in Annexure B have been dismissed for misdemeanour and other legal and valid grounds.

ISSUES FOR ADJUDICATION.

1. Whether the management have followed the agreement arrived between them and the Union to the effect that nobody would be retrenched but laid off by rotation.
2. Whether there has been any retrenchment in contravention of the above agreement, and, if so, whether that was justified.
3. Whether any new men have been recruited ignoring the claim of the retrenched and laid off men.
4. Whether the retrenched and laid off men are entitled to compensation if they cannot be reinstated and, if so, at what rate.

Issue Nos. 1 and 2.

Before the issues are taken up, it is necessary to know what the agreement was. Admittedly there was an agreement but regarding the terms the Union and management differ. No responsible person or authority on behalf of the Union is examined to prove what the terms were, nor any document produced. So I have to rely on the solitary evidence of the Assistant Manager of the Grand Hotel on the point.

From a reading of the evidence of Mr. Joshua, the Assistant Manager of the Company, it is clear that the Company's business was quite good in May 1942 and it mounted up in subsequent years due to the War influx of people. The hotel was requisitioned by the military authorities for stationing military personnel during the period of War. The business

ed down at the cessation of the War and the boarders dispersed dually and by August 1950 the hotel was free of military personnel. e to this the additional hands which had to be appointed to cope with situation were discharged. The Kitchen Checking Department which established for the first time during the War time was abolished by the of 1947 and the business became dull since April 1948. Many doyees were found superfluous and it was decided to retrench this staff. workers agreed to the scheme that a certain number of the staff should on rotation leave voluntarily without pay for about two months or so at me and on their return a similar number of men, if necessary, should on leave. It was also decided that those who would return would be m. only if there were vacancies and if similar number or more men id go on rotation leave, to cope with the work. It is alleged that this em is in vogue even now and persons who go on rotation leave are taken ame condition as before, if there are vacancies and if similar number or e go on leave. It is also the case of the Union that the surplus staff t on rotation leave and the principle of the rotation leave was that the on return were to be all employed. The management on the other d made out a case that the persons who would go on leave would be tied to be reappointed on return only if vacancies be available or if lar number of men agreed to go on rotation leave on their return. arding violation of terms of management, only cases of retrenchment be considered with reason. Cases of discharge for long absence and nduct form a class by themselves and cannot strictly speaking be alered under the issue framed. The number of aggrieved persons is s mentioned in Annexure B, but of these only 11 persons were retrench- eording to management and others were laid off on justifiable grounds. ver I shall consider also the cases other than retrenchment. The on who actually took oath and came before Tribunal are only 26, so case of others goes unrepresented and I shall take up cases of these mly.

The persons who have been dismissed and not taken back may be shed under the following heads:—

- (1) Those who were retrenched.
- (2) Those who were dismissed for misconduct.
- (3) Those who did not turn up.

1 **Retrenchment.**—Bachan Lal, Yakub Khan, J. Dominic, Eric es, B. K. Shaha, D. B. Dutta, N. K. Das (No. 1), B. N. Chatterjee behari Banerjee, Dwurjodhan Paridha and S. K. Bagchi.

These were all retrenched on economic grounds. That there had been eral fall in business is not much challenged and it is a patent fact with the departure of the military personnel, a drastic retrenchment necessary. That the action of the hotel authorities is *bona fide* is clear the fact that Nirmal Kumar Das, who was retrenched, wrote to the etal Manager praying for a service certificate, as he had lost his appoint- due to retrenchment. The management was good enough to grant such a certificate. Exhibits B and C may be referred in this connec-

It must be said to the credit of the hotel authorities that they ted good service certificates to the persons who were thus retrenched. these men been victimised for Union activities, the authorities would have granted such character certificates to these employees. There is vidence of any active Union service by these workers. So, in my on, these retrenchments were *bona fide* and were necessitated by stances beyond the control of the hotel authorities. An employer

has a natural right to close a concern when it is an economic fact clearly justify such closure. And in this view of the matter not hold that it is a violation of the terms of agreement. The drastically needed some retrenchment and it was very cautiously having regard to the number of employees retrenched which is very

(2) **Insubordination, disobedience, etc.**—Mokbul Hossain, P. W. 5, A. B. Shaha, P. W. 19, Anthony Gomes, P.

Mokbul Hossain, P. W. 5.—He refused to work.

Ali Hossain, P. W. 5.—He was rude to superiors and was extremely one morning to the steward and was brought to the General Manager suspended him for one month, but he never came back. He also that he disobeyed the order of the Manager, and as such, his services were dispensed with.

A. B. Shaha, P. W. 19.—He was asked to come on a particular 4 o'clock, as there was to be a large party in the restaurant, but at 5 o'clock. He was thereafter rarely regular. He was reported General Manager, who asked him to see him in office, but he refused was dismissed for insubordination and negligence of duty.

Anthony Gomes, P. W. 26.—His work was found not very satisfactory and was disobedient.

Strictly speaking, these cases do not come into the picture as issues as framed, for the management has got absolute right to dismiss an employee for misconduct.

Persons who did not return.—Bhimsen Barik, P. W. 9, Bha P. W. 3, Sridhar Palai, P. W. 2, Balaram Das, P. W. 24, Dwa Paridaha, P. W. 22, Bhagirathi, P. W. 11.

Persons who were discharged for unsatisfactory work.—Raphel Mistry, P. W. 10.—He was working as a potato peeler. His work was good enough. He was dismissed for unsatisfactory work.

Paul Gomes, P. W. 25.—He was a cook in the kitchen. He was idle and continually found sleeping and as such dismissed.

It was urged that notice ought to have been given to the employees dismissed for misconduct or unsatisfactory work. In my opinion misconduct and unsatisfactory work is so patent and grossly bad, that no notice is necessary.

(3) **Employees who voluntarily terminated their own service by notice.**—Kambhoo, P. W. 6, Ganesh Das, P. W. 7, Dattabari Barik, P.

These persons took 14 days' salary in lieu of notice and went.

I sum up thus—

Considering the circumstances and evidence in the case it is *prima facie* that these persons were discharged for good and sufficient reasons. Now the reason that has been put forward by the Union is that there was an agreement that there would be no retrenchment and employees would go on rotation leave in batches and on their return batch would be ready to go on leave. That there was an agreement that the workers would go on rotation leave is admitted and it is also admitted that another batch would be ready to go on rotation leave on return of the first batch. It is the case of the management that on return of compulsory leave, the workers will have right to be taken in only if there are vacancies and only if another batch be ready to go on leave.

... fails to prove that a worker will have absolute right of re-employment and that the management will have no right to retrench even in case of necessity. It is, as I have stated, not at all proved that the Company has no right to retrench any of the persons. On the other hand, evidence clearly is that the hotel business became very slack with the departure of the military personnel by August 1946. The Kitchen Checking Department, which was established for the first time during war years, had been abolished by the end of 1947, and from this time necessity was felt to effect retrenchment of the staff, and as such, the hotel authorities had to take care on the employees. The Assistant Manager deposes to the effect that the workers in order to avoid retrenchment, voluntarily agreed to go on rotation leave. It is clear from evidence that this arrangement was made, but at the same time the hotel authorities were compelled to effect some retrenchment. The question is whether these retrenchments were justified. The list appended to the petition of the Union in Annexure B shows 62 and it is curious that out of these persons, only a handful have been named, and I have dealt with the cases of these persons separately. The fact that most of these persons did not come before the Tribunal clearly shows that they took the fact of retrenchment in good grace as an unavoidable evil. It is also significant that the hotel authorities granted character certificates even to those employees who were discharged for misconduct.

It thus appears that the spirit of the agreement arrived at between the workers and the management has been not at all dishonoured. The conduct of the Union that the workmen were victimised for trade union activities does not hold good, because no union activity of the persons named is proved before us. The conduct of the management through which there has been some retrenchment in contravention of the agreement must be deemed to be unavoidable and as such justifiable.

Issue No. 3.

It appears that some new men had been recruited in place of those who were retrenched. This is the case of the management. No case is proved before me that the management ignored the claim of the retrenched and employed employees in appointing new hands.

The issue therefore is answered in the negative.

Issue No. 4.

As retrenchment being *bona fide*, no compensation can be awarded to workers however got their pay in lieu of notice.

P. R. MUKHERJEE,

Judge, Industrial Tribunal.

5th May 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 3227Lab.—23rd May 1951.—Whereas under the Government of West Bengal, Labour Department, Order No. 2200Lab., dated the 3rd May 1950, the industrial dispute between the Printing Presses men in the list attached with the said Order and their employees represented by the Press Employees' Association of 249B, Bowbazar Street, Calcutta, regarding the matters specified in the Schedule to the said Order, referred for adjudication to an Industrial Tribunal consisting of Sri A. Gupta, District Judge;

And whereas during the pendency of proceedings before the Tribunal, a complaint was received on behalf of Jonah Ibrahim Khan, employee of Messrs. Gordon & Co. (Press) of 106, Narikeldanga, Calcutta, being item 29 of the said list, in writing before the said Tribunal, alleging that the said Company had altered, to the prejudice of the employee, the conditions of service applicable to him immediately from the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal adjudicated upon the said complaint and submitted its award to the Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Reference No. 2200Lab., dated the 3rd May 1950, Government of West Bengal, Labour Department, and in the matter of Ibrahim Khan, an employee of Messrs. Gordon & Co., 106, Narikeldanga Main Road, Calcutta, represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta, and in the matter of complaint under section 33A of the Industrial Disputes (Appellate Tribunal) Act, 1950 (case No. 18 of 1951).

* * * * *

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

For the Complainant:—Sri S. K. Dhar, Pleader, instructed by Sri Bhushan Surkar, Secretary of the Press Employees' Association.

For the Opposite Party:—Sri N. M. Das Gupta, Pleader, instructed by Mrs. Olga Jardine, Manager of the Company.

AWARD.

Pursuant to the order of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, proceedings were started immediately on receipt of the order of reference, for adjudication of the disputes between the employer and employees of 79 P. Presses of Calcutta and Howrah, of which Messrs. Gordon & Co. was being serial No. 29 in the list annexed to the order of reference. Award which was submitted in pursuance to the said order of reference was published in the *Calcutta Gazette* under Government of West Bengal, Labour Department, Order No. 9951Lab., dated the 14th February 1951, on which date the adjudication proceedings were legally concluded.

Section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, prohibits alteration in the service condition of the workmen to their prejudice, their discharge, dismissal or punishment in any way, during the pendency of proceedings in respect of any dispute concerning them before a Conciliation Officer, Board or Tribunal without the express permission of the Conciliation Officer, Board or Tribunal the case may be. Section 33A of the Amended Act directs adjudication of a dispute arising out of a contravention of section 33 by the Tribunal before the main dispute was pending at the time of the alleged contravention on a written complaint by the employee or employees aggrieved by the contravention, without any reference by the appropriate Government under the general section (section 10 of the Act).

The case of the complainant is that he had been working as a permanent machineman in the Press of Messrs. Gordon & Co. and had been on leave some time on the grounds of health till he was discharged wrongfully during the pendency of the proceedings started under Order No. 2200 Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, without the express permission of this Tribunal as contemplated by section 33 of the Amended Industrial Disputes Act. He was discharged with one month's wages in lieu of notice by a letter, dated 7th January 1951. No permission was obtained from this Tribunal. It cannot be disputed that at the time of the discharge the proceedings before the Tribunal were pending. *Prima facie*, there was a contravention of the statutory provision of section 33 of the Act.

From the evidence placed before me, I find that the complainant had been suffering from a bad type of Eczema since May 1949 and had been treated under the treatment of the Company's doctor. It was specifically stated in the written statement of the Company that the complainant had been careless and negligent about his treatment. This was not controverted by the complainant who had been examined before me. On the other hand, it is confirmed by the reports of the Company's doctor submitted from time to time to the Company's Manager about the illness of the Company's employees. As he did not improve at Calcutta, he was, at his own request, sent home for a change and treatment. He was allowed leave with full allowance for 8 months from June 1950 to January 1951, on the distinct understanding that he would get himself treated in the hospital there. Though the complainant states that he got himself admitted in the hospital at Fuzabad, not a single scrap of paper was placed before me to substantiate this. He was found negligent at Calcutta about his treatment, now that the complainant has not been completely cured of the disease, the Manager is perfectly justified to think that he was negligent also when he was at home. The disease is contagious. His employment may be hazardous to his fellow workmen and may spread the contagion through notices that are printed in the Press and pass through the machineman. In the interest of public health, as also in the interest of the employees in the Press, Ibrahim Khan cannot be employed. By the disease he has rendered himself completely unfit and the management is perfectly justified to terminate his services on the ground of health. Thus, the termination of his services, although a technical violation of the statutory provision of the Act, is perfectly justified.

Under the last omnibus Award for Printing Presses of Calcutta and District published under Government of West Bengal, Labour Department, Order No. 1487 Lab., dated the 11th May 1948, the Company was to start a contributory Provident Fund with contribution on either side at 6½ per cent from the date of publication of the Award. This was confirmed by

the Award submitted in pursuance of the Order No. 2200Lab., dated the 3rd May 1951. The Company has not started the Provident Fund.

Under the Award the complainant was not entitled to more than 4 months' leave (privilege leave and sick leave) on full pay. He was given more than 8 months' leave on full pay. The additional leave for 3½ months at full pay brought him more than 15 days' wages as gratuity or 6½ per cent. contribution to the Provident Fund from 11th May 1948. Under these circumstances I cannot direct the Company to pay to the complainant any additional compensation. I may note here that the Company's Manager had all along been kind to the complainant to a fault and had allowed him 8 months' leave with full pay and had paid for his treatment at Calcutta. The complainant who could not appreciate this kind treatment was along negligent. This negligence on his part caused much pecuniary loss to the Company in the shape of his allowance without any return therefor. His negligence is responsible for the fact that he has not been cured even now. He is himself responsible for his discharge and he was highly ungrateful to come to this Tribunal with a complaint against the Manager who had all along been very kind to him. It is a matter of much regret that the Press Employees' Association has taken up the cause of this ungrateful employee. I may be permitted to impress upon the Press Employees' Association that the real duty of trade unions is to develop friendly relation between the employers and employees. This is possible by discouraging such acts and conducts of employees which have no social or moral sanction. Any encouragement of such acts and conducts on the part of an employee goes against this spirit of trade unionism.

In the result the complainant has no case on the merit and the complaint is accordingly rejected and I give my Award accordingly.

A. DAS GUPTA,
Tribunal.

The 12th May 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Sec.

ORDER.

No. 3256Lab.—24th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 7350Lab., dated the 26th December 1950, the industrial disputes that existed or were apprehended between the three Jute Mills mentioned in column (1) of the list attached with the said order and their workmen represented by the Unions mentioned against each mill in column (2) of the said list regarding the matters specified in the Schedule to the said order, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, Jt. Sec. (Retd.) as Chairman, and Sri M. C. Banerji and Sri P. R. Mukherji, Dist. Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, a complaint was received, on behalf of Sri Sannyashi Maity, a workman of Ludlow Jute Co., Ltd., P.O. Chakasi, Chengail, Howrah, bearing item 1 under column (1) of the said list, in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the commencement of the said proceedings;

and whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

and therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said Award as shown in the annexure hereto.

ANNEXURE.

matter of a complaint under section 33A of the Industrial Disputes Act made on behalf of a workman named Sannyashi Maity against Ludlow Jute Co., Ltd., in connection with Government of West Bengal, Department of Labour, Order No. 7350Lab., dated 20th December 1950, concerning certain industrial disputes between three Jute Mills in West Bengal including Ludlow Jute Co., Ltd., and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman*.

SRI P. R. MUKHERJI, *District Judge, Member*.

SRI M. C. BANERJI, *District Judge, Member*.

Workman: Sri A. Ghosal, Secretary, Ludlow Chatkal Mazdoor Union.

Will: Sri M. C. Addy, Law Officer, Indian Jute Mills Association.

AWARD.

A matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 30th April 1951 (Registered No. 41 of 1951 under section 33A) by the Secretary of the Ludlow Mazdoor Union on behalf of a workman named Sannyashi Maity of Ludlow Jute Co., Ltd., which is one of the three Jute Mills in West Bengal, which are concerned in the industrial disputes referred to this Tribunal for adjudication by Government of West Bengal, Department of Labour, Order No. 7350Lab., dated 20th December 1950. The original proceedings which commenced on 20th December 1950 are still pending before this Tribunal. The grievance put forward in the petition was that the petitioner was discharged on the ground of his committing theft in respect of a negligible quantity of carbide, and the averment is that he may be excused and may be reinstated to his post. The Company is that no provision of section 33 of the Industrial Disputes Act was contravened and the complaint under section 33A is not maintainable. It is pointed out that the Company applied before this Tribunal for permission to dismiss the workman concerned after suspending him on a charge of theft. We note that the corresponding case under section 33 of the Industrial Disputes Act was registered on 31st January 1951 as case No. 203 of 1951 under section 33, and that case was disposed of by this Tribunal by an order, dated 10th May 1951, by which the workman was found guilty of misconduct under clause 14(c)(ii) of the Standing Orders and the case being one of petty theft in respect of property of small value the Tribunal declined to grant permission for dismissal, but granted

permission to the Company to suspend the workman for 4 days with effect from 17th January 1951, the actual period of suspension beyond the period of four days of suspension as a substantive punishment being treated as a period on leave without pay. The effect of that order would be that the workman would be permitted to rejoin duty forthwith. (On the date of hearing (15th May 1951), fixed for hearing of the present case under section 33A, no one appeared on behalf of the workman to press the complaint. The petition of complaint, as it stands, only incorporates a prayer for being excused for the petty offence and for being re-instated, and does not indicate the manner in which the provisions of section 33 have been contravened. In so far as the petition of complaint has not been pressed before us by any one and no contravention of the provisions of section 33 has been established, we are not disposed to give any direction with reference to this matter. We make our award accordingly.

S. N. MODAK,
Chairman.

P. R. MUKHERJEE,
Member.

M. C. BANERJEE,
Member.

The 15th May 1951.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt. Secy.*

Calcutta

Gazette



মস্মেব লয়তে

Published by Authority

THURSDAY, JUNE 7, 1951

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ঘরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১৬৮২/জি.এ।

No. 1682G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

নং ১৬১১/জি.এ। ১৬৪৮-৪৪/১০।—২৯শে মে ১৯৫১।
জাণী ই.এস. কে. সেন, আই. সি. এস-কে বিহার বিভাগের
এক জ্যেষ্ঠ ও ব্যবহার নির্দেশক নিযুক্ত করা হইল।

নং No. 1611G.A./11-44/50. — 29th
জি.এস. কে. সেন, আই. সি. এস., on leave, is
appointed to be Secretary, Judicial Department,
Superintendent and Remembrancer of Legal
Affairs, West Bengal.

Cooch Behar.—No. 1658G.A./8P-10/50.—2nd
জি.এস. কে. সেন, আই. সি. এস., on leave, is
appointed to be Secretary, Judicial Department,
Superintendent and Remembrancer of Legal
Affairs, Cooch Behar State named below are
appointed substantively to the West
Bengal Junior Civil Service (Executive), with effect from
the date of this order:—

জি.এস. কে. সেন, আই. সি. এস., on leave, is
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appointed to be Secretary, Judicial Department,
Superintendent and Remembrancer of Legal
Affairs, Cooch Behar State named below are
appointed substantively to the West
Bengal Junior Civil Service (Executive), with effect from
the date of this order:—

Bengal Junior Civil Service, with effect from the
date of this order:—

- (1) Sri Kumar Promodendra Narayan.
- (2) Janab Fahiruddin Ahmed
- (3) Sri Girish Chandra Lahiri
- (4) Sri Sudhir Kumar Chakravarty.

Cooch Behar.—No. 1660G.A./8P-10/50.—2nd
June 1951.—The Additional Deputy Magistrates
and Deputy Collectors of the former Cooch Behar
State named below are appointed substantively to
the West Bengal Junior Civil Service, with effect
from the date of this order:—

- (1) Sri Nalini Kanta Sarker.
- (2) Sri Promoda Ranjan Ghosh.
- (3) Sri Byomkesh Banerjee.
- (4) Sri Tarapada Talukdar.
- (5) Janab Motiur Rahman.
- (6) Sri Sudhindra Kumar Chanda.

Cooch Behar.—No. 1661G.A./8P-10/50.—2nd
June 1951.—The Additional Deputy Magistrates
and Deputy Collectors, on probation, of the
former Cooch Behar State named below are
appointed on probation to the West Bengal
Junior Civil Service:—

- (1) Janab Muzaffar Hossain Prodhan.
- (2) Sri Jagadindra Sankar Bhattacharya.
- (3) Sri Sasanka Mohan Ganguly.

দ্রষ্টব্য।

Leave.

সাধারণ।

General.

২৪-পরশবা।—নং ১০৮১/জি.এ। ১৬৪৮-৪৪/১০।—২৯শে মে ১৯৫১।—
২৪-পরশবা জেলায় জালিঙ্গুরের উপ-শাসক ও সহায়ক জি.এস. কে. সেন
নামকে পশ্চিমবঙ্গ কৃষক বিপ্লবের (১ম দফা) ১৬৪৮(৪)(১) নম্বরে

নিরমানসারে ৮ই মার্চ ১৯৫১ তারিখ হইতে ২২শে মার্চ ১৯৫১ তারিখ পর্যন্ত পুরা গড় বেতনে ছুটি মজুর করা হইয়াছিল।

24-Parganas.—No. 1581G.A./21-6/51.—25th May 1951.—Sri Bepin Chandra Nath, Deputy Magistrate and Deputy Collector, Alipore, 24-Parganas, was allowed leave on average pay for the period from the 8th March 1951 to the 22nd March 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

মেদিনীপুর।—নং ১৫৯৭জি.এ।৬এল-১৫।৫১।—২৮শে মে ১৯৫১।—মেদিনীপুরের অবস্থানবীন অবর শাসক ও সমাধর্তা প্রিয়ম্বদ কুমার গাটারজিকে এই বিভাগের ২৭শে মার্চ ১৯৫১ তারিখের ১৮৯জি.এ. নং প্রজ্ঞাপনের প্রসঙ্গ আদেশে মজুরীকৃত ছুটির সহিত ২৮শে মার্চ ১৯৫১ তারিখ হইতে ৪ঠা মার্চ ১৯৫১ পর্যন্ত ছুটি পশ্চিমবঙ্গ কৃত্যক নিরমানসারে ১ম খণ্ড ১৭২(ক) সংখ্যক নিরমানসারে প্রসঙ্গ হইয়াছিল।

Midnapore.—No. 1597G.A./6L-15/50.—28th May 1951.—Sri Pramatha Kumar Chatterjee, Sub-Magistrate and Sub-Collector, on probation, Midnapore, was allowed leave on private affairs for the period from the 26th February 1951 to 4th March 1951, under rule 172(a) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 989G.A., dated the 27th March 1951.

জলপাইগুড়ি।—নং ১৬০৯জি.এ।১০এল-১৬।৫১।—২৮শে মে ১৯৫১।—জলপাইগুড়ির অবর উপ-শাসক ও সমাধর্তা প্রিয়াধিকা মোহন স্যান্যালকে পশ্চিমবঙ্গ কৃত্যক (১ম খণ্ড) নিরমানসারে ১৮৪(খ)(২) সংখ্যক নিরমানসারে ২রা মে ১৯৫১ তারিখ হইতে ১৫ই মে ১৯৫১ তারিখ পর্যন্ত গড় বেতনে ছুটি মজুর করা হইয়াছিল।

Jalpaiguri.—No. 1609G.A./3L-16/51.—28th May 1951.—Sri Radhika Mohan Sanyal, Sub-Deputy Magistrate and Sub-Deputy Collector, Jalpaiguri, was allowed leave on average pay for the period from the 2nd May 1951 to the 15th May 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Calcutta.—No. 1619G.A./11-22/51.—29th May 1951.—Sri Manindra Chandra Mukherji, I.A.S., Director of Procurement and Supply, Food Department, has been allowed earned leave for sixty-one days, with effect from the 1st April 1951, under rule 167(ii) of the West Bengal Service Rules, Part I.

কলিকাতা।—নং ১৬৫১জি.এ।১৫এল-১০।৫১।—১লা জুন ১৯৫১।—খাদ্য মহাধ্যক্ষ (পরিষদকারে খাদ্য বিভাগের সচিব) ও সমবার, বণ, ও গ্রাম বিভাগের সচিব ডি কে, সি. বসাক, আই, সি, এসকে ৪ঠা জুন হইতে ১৪ই জুলাই ১৯৫১ পর্যন্ত মজুর নিরমানসারে ৮১(বি)(২) সংখ্যক নিরমানসারে গড় বেতনে ছুটি মজুর করা হইল।

Calcutta.—No. 1651G.A./11-13/51.—1st June 1951.—Sri K. C. Basak, I.C.S., Commissioner of Food and *ex-officio* Secretary, Food Department and Secretary, Co-operation, Credit, Relief and Rehabilitation Department, is allowed leave on average pay for the period from the 4th June 1951 to the 14th July 1951, under rule 81(b)(ii) of the Fundamental Rules.

By order of the Governor,
S. N. RAY, Chief Secy.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১৬৯০জি.এ।

No. 1690G.A.

অজ্ঞা।

Powers.

কলিকাতা।—নং ১৬২১জি.এ।২১।৫১।—৩০শে মে ১৯৫১।—১৮৬৬ সালের কলিকাতা জারজা আইনের (১৮৬৬ সালের ৪ নং বেঙ্গল জারজি) ৬নং ধারার প্রসঙ্গ ও ১৮৬৬ সালের নত প্রজ্ঞাপনী সংঘর্ষি (১৮৬৬ সালের ৫ নং আইন) ১৮ নং ধারার প্রসঙ্গ অজ্ঞাধীন মহাধার্য রাজ্যপাশ কলিকাতার অধ্বারী নগরপাল ডি এইচ, এস, মোহর তৌহুরীকে

কলিকাতার পুস্ত্যাক নিবৃত্ত করিয়ে ও তাঁহাকে একাকী পুস্ত্যক নিবৃত্ত হইয়া কার্য করিবার ক্ষমতা প্রদান করিয়ে।

Calcutta.—No. 1629G.A./29-51.—30th May 1951.—In exercise of the powers conferred by section 6 of the Calcutta Police Act, 1860 (Act IV of 1860) and by section 18 of the Criminal Procedure, 1898 (Act V of 1898) the Governor is pleased to appoint Sri H. S. Chaudhury, I.P., officiating Commissioner of Calcutta, to be a Presidency Magistrate in Calcutta and to empower him to sit singly as a Presidency Magistrate.

হুগলী।—নং ১৬৪৪জি.এ।২১।৫১।—৩০শে মে ১৯৫১।—হুগলী জেলার অন্তর্গত জারজাধারের অবস্থানবীন অবর প্রিয়ম্বদ কুমার রায়কে তৃতীয় শ্রেণীর শাসকের ক্ষমতা প্রদান হইল।

Hooghly.—No. 1644G.A./2P-29/51.—31st May 1951.—Sri Amulya Kumar Ray, Sub-Magistrate, on probation, Arambagh, Hooghly, is appointed to be a Magistrate of the class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Bankura.—No. 2829J.—28th May 1951.—Hirshikesh Ganguli, Subordinate Judge, is appointed to be a Sessions Judge of the said district.

By order of the Governor,
B. L. SARKAR, Dy.

Registration

NOTIFICATIONS

Jalpaiguri-Cooch Behar.—No. 210Regn.—May 1951.—Sri Kishori Mohan Karmakar, D. Sub-Registrar of Jalpaiguri, is appointed to be District Sub-Registrar of Cooch Behar. Sri Ramesh Chandra Sen Gupta, transferred, effect from the date on which he takes over charge or until further orders.

Midnapore-Jalpaiguri.—No. 211Regn.—May 1951.—Janab Abu Sayeed, Sadar Joint Registrar of Midnapore, is appointed to be District Sub-Registrar of Jalpaiguri, *vice* Kishori Mohan Karmakar, transferred, with effect from the date on which he takes over charge or until further orders.

West Dinajpur.—No. 213Regn.—28th May 1951.—Sri Hari Ballav Choudhury, District Registrar, West Dinajpur, is allowed leave on average pay on medical certificate for four months from 1st August 1950 under rule 184(b)(ii) proviso thereto of the West Bengal Service Rules, Part I.

This cancels this department notification No. 1629G.A., dated the 29th July 1950.

Krishnagar-Nadia.—No. 214Regn.—28th May 1951.—Sri Hem Chandra Ray, Joint Sub-Registrar of Krishnagar, is appointed to be District Sub-Registrar of Nadia, *vice* Sri Prabhat Chandra Sarkar, on leave, with effect from the date on which he takes over charge or until further orders.

By order of the Governor,
A. S. RAY.

LEGISLATIVE DEPARTMENT

NOTIFICATION.

No. 831L.—29th May, 1951.—Sri P. Roy, B.L., W.B.C.S. (Judicial), on being relieved of the charge of the office of Assistant Secretary to the Government of West Bengal, Legislative Department, on the forenoon of the 9th May 1951, is immediately thereafter appointed to the Special Officer, Legislative Department.

By order of the Governor,
S. K. D. GUPTA

FINANCE DEPARTMENT

Taxation.

NOTIFICATIONS.

1800F.T.—11th August 1950.—In pursuance of provisions of section 9 of the Bengal

Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of the goods covered by their registration certificates are published for general information:—

Name of the dealers.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Ambarayan Localia	.. Raniganj, district Burdwan	..	AS/1280A, 1-3-50	Vegetable products, ghee, spices and general merchandise as and when required for resale.
Abirul Debhnai	.. Raniganj, district Burdwan	..	AS/1281A, 1-3-50	Cloth, hosiery goods, umbrellas, ready-made garments.
Abirul Setmalika	.. Raniganj, district Burdwan	..	AS/1282A, 2-3-50	Aluminium sheets and A, B certified for any process in the manufacture of aluminium goods for sale.	Aluminium goods.
Amanta Kirtiy M. Dutt	.. Lohapur, district Birbhum	..	AS/1283A, 7-3-50	Spices, betel-nut and general merchandise as and when required for resale.
Man Basirahaya	.. Bolpur, district Birbhum	..	AS/1284A, 8-3-50	All kinds of cloth, readymade garments, hosiery goods, stationery goods.
Upender Das Tripureswar Das	.. Baswa, Birbhum	..	AS/1285A, 11-3-50	...	Silk <i>tham</i> and yarn.
Abirul Choudhury	.. Bolpur, district Birbhum	..	AS/1286A, 15-3-50	Spices, vegetable products and general merchandise as and when required for resale.
Vishnath & Co.	.. 123/2, Upper Circular Road, Calcutta.	..	BDI/1851A, 3-3-50	..	Metal, metal scrap, iron scrap, machinery scrap, machinery.
Brown Metal Works	.. 20C, Nilmoni Street, Calcutta.	..	BDI/1852A, 3-3-50	Brass sheets, copper sheets, wood, aluminium sheets, mirrors, paste-board, rubber, and A, B certified for any process in the manufacture of photo-frames, mirrors, vanity cases, bangles, novelty goods for sale.
Haroon Gopal Lal	.. 20A, Vivekananda Road, Calcutta.	..	BDI/1853A, 8-3-50	Cotton, silk, woollen textiles and yarn, blankets, shawls.
Baba Hosiery	.. 48A, Muktarani Dabur Street, Calcutta	..	BDI/1854A, 13-3-50	Yarn and A, B certified for any process in the manufacture of hosiery goods for sale	Textiles, silk, hosiery goods, textile products and silken goods
Haroon Gupta	.. 76/1, Cornwallis Street, Calcutta.	..	BDI/1855A, 14-3-50	Flour, sugar, ghee, coal, chemicals and A, B certified for any process in the manufacture of sweets and nonta (salted foodstuffs) for sale.
Bimal Seal & Co.	.. 300, Chittaranjan Avenue, Calcutta.	..	BDI/1856A, 15-3-50	Sheet glass, glass plates of all kinds
Bimal Refrigerator Co.	.. 23, Barnanahi Ghose Street, Calcutta.	..	BDI/1857A, 15-3-50	Tin sheets, copper tubing, condensing unit and A, B certified for any process in the manufacture of refrigerator for sale	Refrigerator and its component parts
Mr & Nandy Bros.	.. 2, Maharshi Debendra Road, Calcutta.	..	BDI/2086A, 1-3-50	Spices, sugar, mustard seeds, barley, soap, groceries.
S. Lawrence & Co.	.. 9, Maharshi Debendra Road, Calcutta.	..	BDI/2087A, 11-3-50	Hardware, pipes, survey goods, ball bearing, diesel engines, agricultural implements, glass and machineries.
Indra Supply Agency	.. 20, Maharshi Debendra Road, Calcutta.	..	BDI/2088A, 14-3-50	Milk powder, iron products, spices, condensed milk, stationeries and soaps.
Mr Printers	.. 25, Sir Hariram Goenka Street, Calcutta.	..	BDI/2091A, 15-3-50	Paper, ink, block and A, B certified for use in any process in the manufacture of printed matters	Printed matters.
Bimal Vithaldas & Co.	.. 143, Cotton Street, Calcutta	..	BDI/2092A, 15-3-50	Gold, silver, jewellery, machinery, tools and A, B certified for use in any process in the manufacture of ornaments, utensils and toys	Gold and silver ornaments, jewellery ornaments, gold and silver utensils and toys.
Super Oil Mill	.. 30, Shambhu Nath Pandit Street, Calcutta.	..	BH/1788A, 14-3-50	Mustard seed, oil seed and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil.	Mustard oil, ground-nut oil, coconut oil, til oil, linseed oil.
Indra Brothers	.. 33, Park Street, Calcutta	..	BH/1789A, 14-3-50	Silk, woollen, cotton for tailored garments and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of shirts, frocks, pyjama, ladies' and gents' suits.	Silk, woollen, cotton, piece-good, jewellery, curios and partly tailoring.
Indra Jhansi	.. 53, Watgunge Street, Calcutta.	..	BH/1790A, 14-3-50	Atta, sugar, ghee, vegetable ghee, coke and certified by the purchasing dealer to be required for use in any process in the manufacture of nonta, sweetmeats.
Indra Nath Dutta	.. 13/2, Bankar Bose Road, Alipore, Calcutta.	..	BH/1773A, 2-3-50	Sand, lime, brick, metal, stone.
Indra Chandra Paul	.. 126/B, Ashutosh Mukherjee Road, Calcutta.	..	BH/1775A, 3-3-50	Handloom cloth, mill-made cloths ready-made garments, piece-goods, woollen goods, silk and cotton.
Indra Trading Co.	.. 2A, Kedar Bose Lane, Calcutta.	..	BH/1776A, 6-3-50	Leather, canvas and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of all sorts of leather and canvas travelling requisites and equipments.	Leather, canvas.

Serial No.	Name of the dealers.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale
1	2	3	4	5	6	7
26	Southern Industrial Supply ..	4, Mahim Haldar Street, Calcutta.	..	BH/1778A, 6-3-50.	Glass tubes, chemicals and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of glass ampoules and glass apparatus.	Glass tubes, glass amp apparatus, chemicals, porcelain, rubber component bags, and chemicals rubber tubes, cards filter paper
27	Bengal Engineering and Timber Works.	27, Satish Mukherjee Road, Calcutta.	..	BH/1778A, 6-3-50.	Wood, screw, polishing materials and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of wooden furniture.	Wood
28	Dass Motor Works	69/1A, Hazra Road, Calcutta.	..	BH/1781A, 8-3-50.	Timber, iron, galvanised sheet, black sheet, brass pipes and sheets, aluminium sheets and wires, paints, spirit, lac, polishing materials, nails, bolt, hardware, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of bus body for sale.	
29	Stylecraft ..	20, Park Street, Calcutta	BH/1782A, 10-3-50.	Woolen, tropical, cotton (suits and shirting), silk, trimming cloth and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of all sorts of garments.	Woolen, tropical, cotton (suits and shirting) cloth
30	L. Kalogiros ..	2, Harrington Street, Calcutta.	..	BH/1783A, 13-3-50.	Hotel requisites, oilman stores, tea, coffee, crockery and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of cooked food.	Cake, aerated water biscuits, pastries
31	D. Mukherjee ..	4, Parkside Road, Calcutta	..	BH/1784A, 13-3-50.	Gummed, textile goods, medicines, drug, stationery goods, furniture, hardware, tea chest fittings, etc.
32	Punjab Motor Traders	5A, Ashutosh Mukherjee Road, Calcutta.	..	BH/1785A, 13-3-50.	...	Motor parts and accessories
33	Jibankrishna Saha	21, Justice Dwarkanath Road, Calcutta.	..	BH/1786A, 13-3-50.	Sand, moorkey, cement, lime, glass and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of road and buildings.	Stones and bricks
34	Rampersad Show	50, Chetia Road, Alipore, Calcutta.	..	BH/1787A, 14-3-50.	Bullions, pearls, precious stones, acid, charcoal, soda, castor oil, tools, copper and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments, utensils.	Gold and silver ornaments, utensils, pearls etc.
35	The Burdwan Lawyers' Consumers' Co-operative Stores, Ltd.	At the premises of the Burdwan Central Co-operative Bank, Grand Trunk Road, Burdwan.	..	BN/732A, 1-3-50.	Clothes, coating shirts, goods, umbrellas, sheets, silk, etc. garments
36	Kamala Stores ..	Gushkara, Burdwan	..	BN/733A, 6-3-50.	...	Stationery goods, all accented oils, soap, al goods, kerosene, goods, cigarettes, umbrellas, jewelry, leather goods, hand trunks, suitcases, etc.
37	Sreepati Bhushan Ghosal	Pachundi, post office Bonwaribad, police-station Ketugram, Burdwan.	Pachundi station (1)	BN/49/B, 16-3-50.	Cloth, coal, sports pul, hoodery goods, etc. made garments
38	Sardar & Co. ..	161/1/1, Harrison Road, Calcutta.	..	CL/1922A, 1-3-50.	Hardware, jewelry, merchandise as sold by the purchasing dealer required for resale
39	General Medical Supply Service.	9, Coknotola Street, Calcutta	..	CL/1923A, 6-3-50.	Medicines, drugs, chemical requisites
40	Premier Medical Supplies and Stores.	44-46, Ezra Street, Calcutta	..	CL/1924A, 6-3-50.	Medicines, stationery, foods and provisions
41	Vanaspati Suppliers	161/1, Harrison Road, Calcutta.	..	CL/1925A, 6-3-50.	Oils and vegetable products
42	Mawleen & Co. ..	55, Canning Street, A Block, Calcutta.	..	CL/1926A, 6-3-50.	Millstones, textile parts, machinery, etc.
43	Kamal Bros.	4, Tarachand Dutt Street, Calcutta.	..	CL/1927A, 11-3-50.	Textiles, carpets, New loom goods
44	Dhanulal Radoshyam	201, Harrison Road, Calcutta.	..	CSI/1862A, 1-3-50.	Piece-goods and textile
45	M. M. Addy & Co.	16, Pagrayapatty Street, Calcutta.	..	CSI/1863A, 2-3-50.	Textile goods
46	Mahesh & Co.	201, Harrison Road, Calcutta.	..	CSI/1864A, 2-3-50.	Textile goods
47	Sri Sankar Basralaya	16, Pagrayapatty Street, Calcutta.	..	CSI/1865A, 2-3-50.	Textiles.
48	Gangabhaihan Ranjit Singh	30/31, Kalakar Street, Calcutta.	..	CSI/1866A, 2-3-50.	Jute, jute products, spices, oils, vegetable hardware, machinery, jewelry goods, hand trunks, watches, tubes, tyres, etc. minimum and a disposal goods umbrellas and garments.

Name of the dealers.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Shah Hosiery	187, Harrison Road, Calcutta	..	CSI/1867A, 7-3-50.	Knitted thread, yarn and hosiery goods.	Hosiery and textiles.
Shah Jewellery	201, Harrison Road, Calcutta.	..	CSI/1868A, 9-3-50.	..	Silverware and ornaments.
Shah Showman	208/1, Harrison Road, Calcutta.	..	CSI/1869A, 13-3-50.	..	All kinds of textile goods, hosiery goods, stationery goods and spices
Shah Agarwalla	30/31, Kalakar Street, Calcutta.	..	CSI/1870A, 14-3-50.	..	All kinds of textile goods.
Shah Stores	46, Cross Street, Calcutta	..	CSII/2399A, 1-3-50.	..	Textiles, hosiery goods, handloom products, ashans.
Shah Agencies	71/1, Canning Street, Calcutta.	..	CSII/2400A, 3-3-50.	..	Monihari goods, patent medicines, glassware, caps.
Shah Stores	146/1, Harrison Road, Calcutta.	..	CSII/2401A, 3-3-50.	..	Hosiery goods and ready-made garments.
Shah & Co	2, Portuguese Church Street, Calcutta.	..	CSII/2402A, 6-3-50.	..	Dyes, chemicals.
Shah Ramkishan	108, Cross Street, Calcutta	..	CSII/2403A, 8-3-50.	..	Textiles.
Shah Srinarain	10, Amratolla Street, Calcutta.	..	CSII/2404A, 13-3-50.	..	Hotel-nuts, spices.
Shah Friends & Co.	15, Noormal Lohia Lane, Calcutta.	..	CSII/1851B, 16-3-50.	..	Cloth, yarn and readymade garments.
Shah Trading Corporation	71A, Netaji Subhas Road, Calcutta.	..	CSIII/1769A, 1-3-50.	..	Hardware.
Shah Stationers	167, Old China Bazar Street, Calcutta.	..	CSIII/1770A, 2-3-50.	..	Stationery articles, fountain pens and pen parts.
Shah Cotton Co.	167, Old China Bazar Street, Calcutta	..	CSIII/1771A, 3-3-50.	..	Cotton and woollen piece-goods, mosquito nets, hosiery, blankets, ground sheets and woollen caps
Shah Hosiery Society	26, Netaji Subhas Road, Calcutta.	..	CSIII/1772A, 3-3-50.	Mosquito nets and A certified by the purchasing dealer to be required for use in any process in the manufacture of mosquito curtain for sale.	Mosquito curtain.
Shah Umbrella	107, Old Chinabazar Street, Calcutta.	..	CSIII/1773A, 11-3-50.	Umbrella cloth, sticks, plastic handles, ribs and A, B certified by the purchasing dealer to be required for use in the manufacture of umbrellas for sale	Umbrellas, ribs, umbrella cloth and umbrella fittings.
Shah Vandalal	138, Canning Street, Calcutta.	..	CSIII/1774A, 11-3-50	..	Hardware and machine parts.
Shah Trading Corporation	133, Canning Street, Calcutta.	..	CSIII/1775A, 13-3-50.	..	Newsprint, cloth and mill stores.
Shah Jadhavji	13, Portuguese Church Street, Calcutta.	..	CSIII/1776A, 14-3-50	..	Ghee, groundnut oil and seeds.
Shah Hornadai	56, Netaji Subhas Road, Calcutta.	..	CSIII 1777A, 14-3-50.	..	Textiles
Shah Iron Stores	P-5, Canning Street, Calcutta.	..	CSIII/1778A, 14-3-50	..	Button and half-clip and manila goods
Shah Conduits	138, Canning Street, Calcutta.	..	CSIII/1779A, 15-3-50.	Iron, steel and A certified by the purchasing dealer to be required for use in any process in the manufacture of conduit pipes and allied goods for sale.
Shah Metal Watch and Silver Co	172, Harrison Road, Calcutta.	..	CSIV/1769A, 1-3-50.	..	Watches, watch band and metal cups.
Shah Co	68A, Netaji Subhas Road, Calcutta.	..	CSIV/1770A, 10-3-50.	A, B certified for any process in the manufacture of wire-nettings and screens for sale.	Wire nettings, wire-gauze, expanded metal, perforated sheet, zinc and brass sheet, bailed wire, staples, wire-nails, screw and hardware goods
Shah Muniram	Kurseong	..	DJ/489A, 1-3-50.	Cloth, woollen goods, textile and hosiery
Shah Tev Estate	Darjeeling	..	DJ/490A, 1-3-50.	Coal, timber, industrial lubricants, tea garden stores, packing paper, tea manufacturing machinery and parts, tea chests, tea lead, building materials, belting tools, implements and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tea.	Umbrellas, blankets, cloth, food-grains, oil.
Shah Rajmohan	Siliguri	..	DJ/491A, 2-3-50	Cloth, piece-goods and general merchandise as and when required for resale.
Shah Sahasini Ltd.	Kaxalbari	..	DJ/492A, 7-3-50.	Sai coupons and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of railway sleepers	Railway sleepers.
Shah Showman	Siliguri	..	DJ/493A, 7-3-50.	Cloth.
Shah Indrani	Siliguri	..	DJ/494A, 8-3-50.	Cloth, cotton, gunny cloth.

Serial No.	Name of the dealers.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale.
1	2	3	4	5	6	7
78	Jagataing Lawing	.. Billguri	..	DJ/496A, 10-3-50.	Cloth, hosiery goods, made garments, and hosiery.
79	Janaklal Hirala	.. Sukiapokri	..	DJ/497A, 11-3-50.	Utensils.
80	M. J. Parekh	.. 14/2, Old Chinabazar Street Calcutta.	..	EL/2047A, 1-3-50.	Medicine, surgical goods, instruments, hardware, nut, brassware, ink and glassware, gum.
81	Evangelical Literature Depot	11-1, Mission Row, Calcutta.	..	EL/2050A, 2-3-50.	Books, pictures, pamphlets.
82	A. C. Chatterjee & Co.	.. 57, Radhabazar Street, Calcutta.	..	EL/2051A, 3-3-50.	Stationery and optical equipment books and articles.
83	The China-India Trading Co., Ltd.	1B, Old Post Office Street, Calcutta.	..	EL/2052A, 3-3-50.	Jute, jute manufactured cotton, wool, cotton goods, yarn, wool and manufactured goods, tools, hardware, chemicals, electrical skins, hides, tobacco, seeds.
84	Khan Industries, Ltd.	.. 14, Hare Street, Calcutta	..	EL/2053A, 6-3-50.	Cotton waste, hosiery, rugs, hardware, hosiery, jute twine, hosiery, canvas, jute waste, jute waste, jute, cotton, cotton-wool, cotton, and jute twine, to jute, dusts, stationery, chemicals, engineering materials, scientific instruments, graphic printing goods, textile goods, goods and machinery, handu fruits, gum, oil, bags.
85	Gill & Co., Ltd.	.. 16, Hare Street, Calcutta	..	EL/2054A, 6-3-50.	Raw cotton.
86	Jagannath Mistanna Bhander	6, Mangoe Lane, Calcutta	..	EL/2055A, 7-3-50.	Tea, chana and A. B. certified for use in any process in the manufacture of tea, sweetmeats and cooked food for sale.	
87	Sri Bengal Printing Works, Ltd.	18, Pollock Street, Calcutta	..	EL/2058A, 11-3-50.	Paper, straw board, book binding materials, ink and A. B. C. certified for use in any process in the manufacture of printing, binding for sale.	Paper, straw board, book binding materials, stationery, parts, ink and
88	Klason and Company	.. 182, Dharmotalla Road, Malka, Howrah.	..	HW/1115A, 3-3-50.	Iron sheets, rods, wire, cast iron, casting, steel, screw, nail, bolt, nuts, cone, gunny bags, molli oil, kerosene oil, packing paper, wooden box, acid, polish and A. B. certified by the purchasing dealer to be required for use in the manufacturing of washers.	Washers.
89	Bharat Agencies and Produce Co. (The).	477, Grand Trunk Road, Shibpur, Howrah.	..	HW/1116A, 3-3-50.	Iron black, plain sheets, oxygen, acetylene gas, calcium carbide, paint, gunny, galvanized wire and A. B. certified by the purchasing dealer to be required for use in the manufacturing of conduit pipes, pipe fitting, M. S. nuts.	
90	Great Eastern Machine House, Ltd.	Old Benaras Road, Belgachia, Howrah.	..	HW/1118A, 8-3-50.	Chemical machineries, accessories and A. B. C. certified by the purchasing dealer to be required for use in the manufacturing of C. I. pan, weight and machinery parts.	
91	East Bengal Stores	.. Post office Banarhat, district Jalpaiguri.	..	JP/860A, 3-3-50.	Cloth, button, thread and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of garments for sale.	Cloth, hosiery goods, textile provisions, cotton piece-goods, cycle patent medicines goods, cricketers.
92	Adarsha Mistanna Bhander	.. Post office Dhupguri, district Jalpaiguri.	..	JP/861A, 3-3-50.	Atta, flour, sugar, tea, vegetable ghee and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats for sale.	Sweetmeats, tea.
93	Shab Dhalo	.. Station Road, Jalpaiguri	..	JP/862A, 3-3-50.	Atta, milk, sugar, tea and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats and tea for sale.	Sweetmeats, tea.
94	Golind Prasad Bhakat	.. Post office Balurghat, district West Dinajpur.	..	JP/863A, 9-3-50.	Mill-made cloths.
95	Radha Prasad Bhakat	.. Post office Balurghat, district West Dinajpur.	..	JP/864A, 9-3-50.	Mill-made cloths, hosiery.
96	Nanakram Shew Prasad	.. Post office Kuntlat, district Jalpaiguri.	..	JP/865A, 9-3-50.	Stationery goods, ink, soap, coconut oil, paper, tollies, oilman stores.
97	Sunil Kumar Saha and Dinesh Chandra Saha.	Post office Hill, district West Dinajpur.	..	JP/866A, 14-3-50.	Stationery goods, hardware, perfumery, tobacco.
98	Padaari	.. Post office Hill, district West Dinajpur.	..	JP/867A, 16-3-50.	Shoes, stationery goods.
99	Ajit Kumar Mukherji	.. Krishnagar, Nadia	..	KR/1103A, 2-3-50.	Thread, sewing machine and its parts and A. B. certified for any process in the manufacturing of shirts and coat.	Textile, hosiery, loom products.

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Shamaya Medical Hall ..	Court Street, Krishnagar, Nadia.	..	KR/1187A, 2-3-50.	Tincture, spirits, powder, measure glass, scale, mortar and A, B certified for any process in the serving of prescriptions.	Rubber goods, surgical goods, patents, injections, tinctures, powders, drugs and mixtures.
Isakdevi Bhawan Singh ..	Gorabazar, Berhampur, Murshidabad.	..	KR/1188A, 2-3-50.	Coal, kerosene oil, atta, flour, sugar, rice and suji.
Mohammed Nazrul Islam and Brothers ..	Salar, Murshidabad	..	KR/1189A, 2-3-50.	(Greenery, coconut oil, chilly, spices, coconut, betel-nut, catechu, mustard, groundnut, castor oil, groundnut oil, ghee, dhola, tea and soap.
Shaban Pado Kundu ..	Jalangi Bazar, Murshidabad	..	KR/1190A, 3-3-50.	Khadi, sari, gunji, ready-made garments and handloom cloth.
A K Dutta & Sons ..	Krishnagar, Nadia	..	KR/1191A, 9-3-50.	Automobile spare parts and other accessories, battery, lubricants, tyres, tubes, cars and chassis.
Sanjan Saha ..	Beldanga, Murshidabad	Jalangi bazar(1).	KR/61B, 9-3-50.	Cement.
Biri Factory ..	Aurangabad, Murshidabad	..	KR/1192A, 11-3-50.	Biri, tobacco, biri leaves, thread, paper, coal, flour, suji and gunny and A, B certified for any process in the manufacture of biri
Commercial ..	Jalangi, Murshidabad	..	KR/1193A, 11-3-50.	Cement
..	Gorabazar Road, Nadia	..	KR/1194A, 15-3-50.	Biri, tobacco, biri leaves, thread, cloth, scissors and A, B certified for any process in the manufacture of biri	Biri, tobacco, biri leaves, soap, tea, barley, rice, rope, sons, suji, Mathuri tobacco, glass, chimney, candle, tar, tape, cigarettes, biri, thread, cup, gunny, cloth.
..	Salar, Murshidabad	..	KR/1195A, 16-3-50.	...	Mustard, coconut oil, spices, castor oil, ropes, coconut, glue, tobacco.
..	24, Strand Road, Calcutta	..	LR/1875A, 2-3-50.	Coal.
..	60, Netaji Subhas Road, Calcutta.	..	LR/1879A, 10-3-50.	Iron and steel, hardwares, mill stone, gold.
..	12, Netaji Subhas Road, Calcutta.	..	LR/1880A, 14-3-50.	...	Electrical goods, electrical machinery parts
..	5/1, Royal Exchange Place, Calcutta.	..	LR/1876A, 2-3-50.	...	Textile goods.
..	Kharar, Midnapore	..	MN/950A, 1-3-50.	Bell-metal, khunt and ring and A, B certified by the dealer to be required for manufacture of utensils for sale	Ring, copper, khunt and bell-metal.
..	Kharagpur, Midnapore	..	MN/951A, 6-3-50.	..	Cloth, khunti, sarre, shirting and chadda
..	Jubilee Market, Jhargnum	..	MN/952A, 6-3-50.	Mill made and handloom woven cloth, ready-made garments and hosiery goods.
..	Panchkura Station Road, Midnapore.	..	MN/953A, 6-3-50.	Biri leaves and tobacco.
..	Nutunganj, Bankura	..	MN/954A, 6-3-50.	..	Grain, oil, spices, cereals, seeds, salt, soda, tobacco, gun, lime and ropes.
..	Kotebazar, Midnapore	..	MN/955A, 6-3-50.	..	Grain, oil, spices, cereals, ropes, glue, tea, sugar-candy, bags and tobacco.
..	Tamluk, Midnapore	..	MN/956A, 10-3-50.	Mill made and handloom cloths, lungi, ganchha and chadda.
..	Patpur, Bankura	..	MN/957A, 10-3-50.	Mustard seeds, nigar seeds and A, B certified for any process in the manufacture of mustard oil and oil cakes for sale	Mustard seeds and nigar seeds.
..	373, Russa Road, South, Charu Market, Tollygunge, 24-Parganas.	..	PG/1057A, 3-3-50.	Flour, ghee and A certified by the purchasing dealer to be required for use in any process in the manufacture of sweets for sale.	Sweetmeats.
..	Kaaba Road, post office Dhakuria, 24-Parganas.	..	PG/1058A, 6-3-50.	Coal
..	6, Burrahitolla Road, Tollygunge.	..	PG/1059A, 6-3-50.	Coal, machine tools and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of rice for sale
..	Plot No. 22, Ballygunge Railway Siding.	..	PG/1060A, 9-3-50.	Coal
..	Plot No. 11, Ballygunge Railway Siding.	..	PG/1061A, 9-3-50.	Mustard seeds, mustard oil, foodgrains (chira, dal, gram, groundnut).
..	Garulla, post office Garulla, 24-Parganas.	..	PG/1062A, 10-3-50.	Stationery, oilman stores, hardware, aluminium utensils, cutlery, perfumery.
..	Bongson Ball Bazar, post office Bongson, 24-Parganas.	..	PG/1063A, 10-3-50.	Gunny bags, coconut oil.
..	478, Diamond Harbour Road, Behala, 24-Parganas.	..	PG/1064A, 10-3-50.	Mustard seeds and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil for sale.	Yarn, than and gunjies.
..	22, Russa Road, South, Tollygunge, 24-Parganas.	..	PG/1065A, 16-3-50.	Yarn, than and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of hosiery goods for sale.	Yarn, than and gunjies.

Serial No.	Name of the dealers.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale
1	2	3	4	5	6	7
131	Jagat Janani Oil Mill	144, Basanta Lal Shaw Road, Tollygunge, 24-Parganas.	..	PG/1066A, 15-3-50.	Mustard seeds and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil for sale.	..
132	Bengal Tobacco House	52/3B, Strand Road, Calcutta.	..	SH/1662A, 2-3-50.	Zarda, scents, attar, perfumes, spices and A certified for use in any process in the manufacture of kimani, zarda, pan-mashalla, sweet betel-nut for sale.	..
133	Mahalanxmi Vegetable Products	54B, Kali Krishna Tagore Street, Calcutta.	..	SH/1663A, 6-3-50.	Vegetable products, oils
134	Raha Ghosh & Co.	28, Ultadanga Coal Depot, Calcutta.	..	SH/1664A, 10-3-50.	Coal and coke
135	Kalachand & Sons	2A, Kala Chand Sanyal Lane, Calcutta.	..	SH/1665A, 10-3-50.	Lead, antimony, paper, ink and A, B certified for use in any process in the manufacture of types, printing matters for sale.	Paper, stationery, ink, types
136	West Bengal Salt Mills	6, Chitpore Ghat Lane, Cossipore, Calcutta.	..	SH/1666A, 10-3-50.	Salt, mill stores and A, B certified for use in any process in the manufacture of crushed salt for sale.	Salt, jute products, materials
137	R. K. Pal & Co.	67/20, Strand Bank Road, Calcutta.	..	SH/1667A, 13-3-50.	Timber, wood
138	U. C. Chakrabarty & Co., Ltd.	12, Galiff Street, Calcutta	..	SH/1668A, 14-3-50.	Dextrine, colour, spirit and A, B certified for use in any process in the manufacture of ink tablets for sale.	Stationery goods
139	Surendra Nath Ghosh	38/4A, Bagbazar Street, Calcutta.	..	SH/1669A, 15-3-50.	Ghee, channa, khir, sugar, flour, spices and A certified for use in any process in the manufacture of sweetsmeats for sale.	Sweetsmeats
140	G. D. Chatterjee & Co.	40, Premchand Boral Street, Calcutta.	..	SL/1887A, 1-3-50.	Wood
141	Hindusthan Associated Co., Ltd.	4, Chittaranjan Avenue, Calcutta.	..	SL/1888A, 2-3-50.	Tra chests for cloth, textiles, machinery
142	Dhanwantari Press, Ltd.	55, Harrison Road, Calcutta	..	SL/1889A, 3-3-50.	Paper, ink and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of printed articles for sale.	..
143	Zakaria Stores	4A, Madan Street, Calcutta	..	SL/1890A, 3-3-50.	Patent medicines, drugs, chemicals, medical apparatus and phonographs
144	Chatterjee Publishers	8/11B, Bhyama Charan Dey Street, Calcutta.	..	SL/1891A, 3-3-50.	Paper, ink and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of books and printed matters	Books
145	Calcutta Cabinet Coy., Ltd.	66, Bowbazar Street, Calcutta.	..	SL/1892A, 6-3-50.	Timber, lace, spirit and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of various kinds of furniture for sale.	Iron and steel furniture, iron safes
146	Rajlaxmi Factory	190, Bowbazar Street, Calcutta.	..	SL/1893A, 6-3-50.	Steel trunk and safe, safes
147	Modern Sanitation Service, Ltd.	18, Kanailal Lane, Calcutta.	..	SL/1894A, 8-3-50.	Sanitary and building of every description
148	Noury (India) Company	10, Creek Row, Calcutta	SL/1895A, 8-3-50.	D. D. T. and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of insecticides in various forms, narsopion, hexachlor for sale.	Insecticides
149	Banjiya Bhandar	122/1, Bowbazar Street, Calcutta.	..	SL/1896A, 8-3-50.	Grocery, stationery, maps and spec
150	D. M. Rolly & Co. (Champion Printing Works).	16A, Ramkanal Adhikari Lane, Calcutta.	..	SL/1897A, 9-3-50.	Paper, board and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of printed matter for sale.	Stationery
151	C. L. Sachdeva	21, Chittaranjan Avenue, Calcutta.	..	SL/1898A, 14-3-50.	Art silk, cotton, rayon, gunnies, hosiery, sewing machines, deters, torches, lantern and plastic
152	Luxmi Paper Emporium	37, Beniatola Lane, Calcutta	..	SL/1900A, 16-3-50.	Paper, board stationery
153	Utility Cooler Corporation	143, Dharamtolla Street, Calcutta.	..	SL/1901A, 16-3-50.	Refrigeration parts, air, electrical fittings, mechanical series and tools
154	Khabar Ghar	Duke Club premises, Chinsurah, Hooghly.	..	SP/683A, 2-3-50.	Ghee and A, B certified for any process in the manufacture of sweets and cooked food for sale.	Chira, cake, biscuit, aerated water, mineral
155	Sukumar Nandan, Kumar Nandan.	Sudhir Banaberia, Hooghly	..	SP/684A, 9-3-50.	Brass sheet and A, B certified for any process in the manufacture of brass utensils for sale.	..
156	S. Bhattacharya & Co.	Upper Strand Road, Serampore, Hooghly.	..	SP/685A, 14-3-50.	Wood and A, B certified for any process in the manufacture of doors, windows and furniture for sale.	Wood, plank
157	Lalajaya Stores	82/36, Chowringhee Centre, Calcutta.	..	TL/1364A, 14-3-50.	Silk, cotton, woolen cloth and sarees, hosiery

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, and consumable stores.

C—Building or plumbing materials required for construction, fitting or repair of any building.

1801F.T.—11th August 1950.—In pursuance of provisions of section 9 of the Bengal (Sales Tax) Act, 1941 (Bengal Act VI of 1941) the following names and addresses of

registered dealers together with a description of the goods covered by their registration certificates are published for general information:—

Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Santh Senkar Das	Jamuria, district Burdwan	..	AS/1311A, 3-5-50	.	Spices, pulses and general merchandise as and when required for resale.
Printings Press	Raniganj, district Burdwan	..	AN/1312A, 6-5-50.	Paper, ink and A, B certified for any process in the manufacture of printed materials for sale.	...
Silk Stores	Asangol, district Burdwan	..	AS/1313A, 8-5-50	.	All kinds of woollen goods, silk and cotton goods, hosiery goods and saris.
Kumar & Co.	Kajorahgram, district Burdwan.	..	AN/1314A, 10-5-50.	.	Gummi, human, jute, coal, coke and colliery stores.
Small Collieries Ltd., Soodi Katta Colliery.	Samdi, Burdwan	..	AN/1315A, 12-5-50	Machinery and B, C certified for any process in the raising of coal from mine for sale
Small Kantha	Jamuria, district Burdwan	..	AS/1316A, 13-5-50.	.	Cloth, piece-goods.
Small Gopiram	Raniganj, district Burdwan	..	AN/1317A, 15-5-50.	.	Cloth.
Small Saw Mills	9/1/2, Canal East Road, Calcutta.	..	BDI/1877A, 3-5-50.	Wood, logs, beams and A, B certified for any process in the manufacture of planks, also logs, size beams for sale	Wood, log, planks, beams.
Smallbury and Brothers, Small	47, Amherst Street, Calcutta.	..	BDI/1879A, 5-5-50	Drugs and A, B certified for any process in the manufacture of patent and proprietary medicines for sale	Medicine and medical sundries.
Small Rupnarain	224/5, Cornwallis Street, Calcutta.	..	BDI/1880A, 8-5-50.	.	Iron and steel, hardware, machinery parts, machines, tools, brass, copper, aluminium, zinc, lead, various metals, wires, electrical goods.
Small Bagat Flour Mills, Ltd.	241/2A, Upper Circular Road, Calcutta.	..	BDI/1882A, 8-5-50	Wheat and A, B, C certified for any process in the manufacture of atta, suji, flour, bran for sale	.
Small East Bengal Biscuit Small	8A, Daspara Road, Calcutta	..	BDI/1883A, 11-5-50.	Flour, sugar and A, B certified for any process in the manufacture of biscuits for sale	..
Small Trading Co	156/5, Upper Circular Road, Calcutta.	..	BDI/1884A, 11-5-50.	.	Mustard oil, coconut oil, groundnut oil, white oil, castor oil, linseed oil, til oil, krapak oil, peking oil, monna oil, paraffin oil, tal oil, special oil.
Small Steel and Metal Pro- Small	2, Matlial Bazaar Garden Lane, Calcutta.	..	BDI/1885A, 11-5-50.	Iron and other metals, cotton, varnish and A, B certified for any process in the manufacture of iron and wooden furniture for sale	Iron and other metals, wood.
Small Annapurna Oil Mill	77, Amherst Street, Calcutta	..	BDI/1887A, 11-5-50.	Mustard seeds, tins, drums, and A, B certified for any process in the manufacture of mustard oil for sale.	Mustard oil.
Small and Prasad Small	63, Kalkrishna Street, Calcutta.	Tagore	BDI/2107A, 1-5-50.	.	Spices, oils, soda, koshundana, mustard seeds and tobacco.
Small Kauri Stores	385, Upper Chitpur Road, Calcutta.	..	BDI/2108A, 2-5-50	Mosquito curtain thans and A, B certified for use in any process in the manufacture of mosquito nets	Bedding materials and mosquito nets
Small Supplying Agency	32, Sir Hariram Goonka Street, Calcutta.	..	BDI/2109A, 3-5-50.	.	Hardware, gunny and human.
Small Kauri Press	28, Banatolla Gully, Calcutta	..	BDI/2110A, 3-5-50.	Printing materials and A, B, C certified for use in any process in the manufacture of printing and printed matters.	Paper
Small Trading Co	132, Cotton Street, Calcutta	..	BDI/2111A, 4-5-50.	.	Jute products, kirana and piece-goods
Small Man Nayak and Co.	231, Maharshi Debendra Road, Calcutta.	..	BDI/2112A, 6-5-50.	.	Spices, stationery, mustard seeds, koshundana, soap, barley, vegetables.
Small Oil and Flour Mills	58, Burtolla Street, Calcutta	..	BDI/2114A, 13-5-50.	Lubricants, oil seeds and A, B certified for use in any process in the manufacture of oil.	Oils, jute products, vegetable products.
Small Pharmacy	149/2, Rash Behari Avenue, Calcutta.	..	BH/1821A, 1-5-50.	Medicines, drugs, chemicals and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mixture, powder, pills.	Medicines, patent medicines, surgical appliances, toilet goods.
Small	3, Gurusaday Road, Bally- Gunge, Calcutta.	..	BH/1822A, 2-5-50.	Plastic, moulding powders, sheet, tubes, rods, castings, liquids, screws, woods, solvents and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of plastic goods.	Plastic ready goods and plastic raw materials.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale.
1	2	3	4	5	6	7
25	Calcutta Coffee House	.. 11 1/4, Russ Road, Calcutta.	..	BH/1823A, 2-5-50.	Coffee, glass and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of coffee and cooked food.	
26	Amritlal Sud	.. 3, Motra Street, Calcutta	..	BH/1824A, 4-5-50.	Resin, turpentine, etc. lac, brewer's spare parts, works vegetable oil, etc. contract, iron hardware, pig iron scrap, disposable machinery, cement
27	P. N. Nandan and Sons	.. 24, Telepara Road, Calcutta	..	BH/1825A, 4-5-50.	Brass, brass sheets, copper sheet, iron aluminium sheets and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of motor spare parts, water taps and fittings.	
28	Manik Lal Tribhuban Das	.. 78B, Paddapukur Road, Calcutta.	..	BH/1826A, 4-5-50.	Birl, tobacco
29	Matauddin Mahabir Prosad	1, Kankulla Road, Calcutta	..	BH/1827A, 5-5-50.	Mustard seed, packing materials mill stores and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of oil.	Gunny bags, cotton twill oil, oilcake
30	Prohludayal Jagdish Prosad	8/1, Circular Garden Reach Road, Calcutta.	..	BH/1831A, 8-5-50.	Handloom, mil made and wooden goods, requisites, house made garments
31	Engineers and Builders (India), Ltd.	7, Basanta Bose Road, Calcutta.	..	BH/1832A, 9-5-50.	Bricks, sand, lime, etc. gravel, cement, paint, varnish, etc. jute, bamboo, rope shawl, post, glass
32	Bhowanipur Cotton Stores	.. 33, Ashutosh Mukherjee Road, Calcutta.	..	BH/1833A, 11-5-50.	Tikin, cotton, cloths, thread, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of bedding and mosquito nets.	Cotton, cloth, curtains, bedding cloth oil cloth, etc.
33	Dhakewari Bastralaya	.. 208/9, Rash Behari Avenue, Calcutta.	..	BH/1834A, 11-5-50.	Mill made cloth, hand sewing, cutting, etc.
34	National Engineering Development Corporation.	42, Raja Santosh Road, Alipore, Calcutta.	..	BH/1835A, 15-5-50.	Iron sheet materials, paints, oxygen, acetylene, asbestos sheets, non-ferrous metals, pipes and tubes, coal, lubricants and mineral oils and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of plant and machineries.	Plant and machinery, engineering goods and chemical goods
35	Himalaya Ice, Ltd.	.. 20, Broad Street, Calcutta	..	BH/1836A, 15-5-50.	Ammonia, lubricating oils, pipes, and pipes fittings and other machinery and accessories and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of ice for sale.	
36	Satyapada Das	.. Moniharipati, Kalna, Burdwan.	..	BN/741A, 1-5-50.	..	Stationery goods, umbrella, basket, cigarettes, aluminium, bide, glassware, etc. suit, books, etc. and
37	Sashibhusan Halder, Dibakar Halder.	Raniganj Bazar, Burdwan	..	BN/742A, 2-5-50.	Cloth, hosiery goods made garments and
38	Mritunjoy Dutta and Brothers	Katwa, Burdwan	..	BN/743A, 8-5-50.	..	Spices, cereals, pulses, seeds, soda ash, etc. vegetable products, oilcake, salt, sugar, sugar candy, etc. gunny bags, empty etc. etc. stationery goods, mustard seeds
39	Sanukul Guha	.. Bhatar, Burdwan	..	BN/744A, 15-5-50.	Coal.
40	Sarvamangala Hardware Store	Raniganj Bazar, Burdwan	..	BN/745A, 10-5-50.	Hardware, paints and
41	The New Medical Stores	.. Raniganj Bazar, B. C Road, Burdwan.	..	BN/746A, 10-5-50.	Medicines, cotton, etc. thermometer, etc.
42	Mangilal Mahadeo	.. Bhatar, Burdwan	..	BN/747A, 12-5-50.	Mill made and handloom cloths, hosiery goods made garments and
43	Gopinath Store	.. Raniganj Bazar, Burdwan	..	BN/748A, 12-5-50.	Mill made and handloom cloths, ready-made hosiery goods and
44	Ramkali Halder	.. Nutanhat, Burdwan	..	BN/749A, 15-5-50.	Salt, oil cake, etc. etc. vegetable products and agricultural
45	Sarat Sardar and Sons	.. 6, Lower Chitpur Road, Calcutta.	..	OL/1954A, 1-5-50.	Wood, paper, leather, copper wire and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of musical instruments for sale.	Musical instruments.

name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
3	3	4	5	6	7
to Service ..	67B, Chittaranjan Avenue, Calcutta.	..	CL/1956A, 5-5-50.	1. R. tubings and corks, rubber gloves, surgical instruments test tubes, slides, output.
son and Co., Ltd.	7, Sri Nath Babu Lane, Calcutta.	..	CL/1957A, 5-5-50.	Metals, hardware, C. I. scrap and A. B. C. certified by the purchasing dealer to be required for use in any process in the manufacture of pulley, cast iron, mild steel, chimney, cast iron machinery parts, gun metals, valves, pump and pump parts for sale.	Screws, hinges and hardware materials.
and Co.	55, Canning Street, Block "E," Calcutta.	..	CL/1958A, 6-5-50.	..	General merchandise as and when certified by the purchasing dealer to be required for resale.
Type Foundry, Ltd.	21, Guri Babu Lane, Calcutta	..	CL/1959A, 11-5-50.	Lead alloy, wax and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of types, spacing blanks for sale.	Printing types, allied accessories, wooden press furniture.
the Furnishers	278, Bowbazar Street, Calcutta.	..	CL/1960A, 11-5-50.	Wood, rosin, spirit, glass, cloth and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of furniture.	Timber
and Bros	Nikli House, Ezra Street, Calcutta.	..	CL/1961A, 12-5-50.	...	Electrical goods, hardware, mill-stones, paints and paint brushes.
Medical Corporation ..	55/23, Canning Street, Calcutta.	..	CL/1962A, 12-5-50	.	Medicines, chemicals, foods and stationery goods.
Shri Ramkrishna ..	201, Harrison Road, Calcutta.	.	CSII/1985A, 11-5-50	..	Silk, hosiery, piece-goods and cloth
Shri Krishna ..	29/30, Armenian Street, Calcutta.	.	CSII/2439A, 4-5-50.	.	Cloth
Krishna Ramchandra ..	26/4A, Armenian Street, Calcutta.	.	CSII/2440A, 8-5-50	.	Textile products, splices, hardware, silver, mill stones, stationery
and Agarwala	162/64, Harrison Road, Calcutta.	..	CSII/2441A, 8-5-50.	.	Cotton and woollen hosiery goods
Central	71/1, Canning Street, Calcutta.	..	CSII/2442A, 8-5-50	..	Perfumers, stationery and toilet goods.
Chandrasekhar Ratanchand ..	87/38, Armenian Street, Calcutta.	..	CSII/2443A, 10-5-50.	..	Piece goods
and Adukia and Co. ..	48, Cross Street, Calcutta	.	CSII/2444A, 10-5-50.	..	Yarn
Shri Jan ..	198, Cross Street, Calcutta	..	CSII/2445A, 13-5-50	.	Piece-goods (cotton, silk and woollen)
and Khatu	4, Rupchand Roy Street, Calcutta	..	CSII/2446A, 15-5-50.	.	Tobacco, bidi leaves.
International Trading Co. ..	8/2, Rupchand Roy Street, Calcutta	..	CSII/2447A, 16-5-50	..	Bidi leaves, tea, jute products and spices
and Choudhary	28, Netaji Subhas Road, Calcutta.	..	CSIII/1806A, 1-5-50.	Mosquito nets, thread, marks, long cloth, tape, machine cotton, handloom cloths and A. B. C. certified by the purchasing dealer to be required for use in any process in the manufacture of mosquito nets, beddings and pillow for sale.	Mosquito nets, bed sheets and beddings
L.L. Eastern Industries Ltd.	2, Raja Woodmunt Street, Calcutta.	..	CSIII/1807A, 4-5-50	..	Mill stones and jute products.
and National Traders ..	167, Old China Bazar Street, Calcutta.	.	CSIII/1809A, 6-5-50	.	Hardware, chemicals, perfumery, oils, iron and steel.
and Co., Ltd.	138, Canning Street, Calcutta.	..	CSIII/1810A, 6-5-50.	..	Lubricating oil.
and Co., Ltd. ..	135, Canning Street, Calcutta.	..	CSIII/1811A, 8-5-50.	..	Guns and hosiery.
and Ramji Singh ..	4, Raja Woodmunt Street, Calcutta.	..	CSIII/1812A, 8-5-50.	..	Textiles, bullion, umbrellas, krama, oil, hosiery goods, gunnys, tobacco, jute products, hardware, bidi, metals, metallic wares, mouliari and rubber goods and general merchandise as and when required for resale.
and Trading Com- ..	8, Jackson Lane, Calcutta	..	CSIII/1813A, 8-5-50.	Other, vegetable oil, pulses, stationery articles, oilman stores, hosiery and piece-goods.
and Co.	135, Canning Street, Calcutta	..	CSIII/1814A, 9-5-50.	..	Mill stores.
and Co.	135, Canning Street, Calcutta	..	CSIII/1817A, 11-5-50.	..	Hardware, tools, metals, pipe fittings, pumps, engines and boiler fittings.
and Co.	F/5, Canning Street, Calcutta	..	CSIII/1818A, 13-5-50.	..	Locks, padlocks and cutlery.
and Co.	51, Netaji Subhas Road, Calcutta.	..	CSIII/1819A, 13-5-50.	Tea, tea chest and packing paper.
and Co., Ltd.	132, Canning Street, Calcutta.	..	CSIII/1820A, 15-5-50.	Tea and tea garden stores.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale
1	2	3	4	5	6	7
75	Hanumandas Champalal	.. 10, Armenian Street, Calcutta.	..	CSIII/1821A, 15-5-50.	Piece-goods, wooden hardware, styles of shoes, utensils, lower monetary, dyes and metals, ready made and disposal goods
76	Gupta's Tea House, Ltd.	.. 224, Harrison Road, Calcutta.	..	CSIV/1701A, 1-5-50.	Tea, tea chests, paper, ing materials
77	M. C. Shaha and Co.	.. 174, Harrison Road, Calcutta	..	CSIV/1702A, 9-5-50.	Tea, gunnies, white oil, minimum goods
78	Manan Stores	.. Darjeeling	..	DJ/517A, 10-5-50.	Oilman stores, patent crockery, stationery
79	Traders Syndicate	.. Bahupara, Siliguri	..	DJ/518A, 11-5-50.	Kerosene, diesel oil, oil, grease, vasoline
80	Sriram Samabhong Tea Estate Ltd.	.. Paschim, Kalimpong	..	DJ/519A, 12-5-50.	Machineries, medicines and and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tea for sale.	Cotton and wooden bobbins, oil, soap, styles, stationery, paper, utensils
81	Banudooram	.. Chowk Bazar, Darjeeling	..	DJ/520A, 12-5-50.	Tea, ghee and A certified by the purchasing dealer to be required for use in any process in the manufacture of sweets-meats and tea for sale.	..
82	Premasukhdas Chinnlal	.. Kalimpong, Darjeeling	..	DJ/521A, 15-5-50.	Textiles, ropes, even stationery goods, metal and general merchandise as when required
83	Premasukhdas Siewdhanrai	.. Kalimpong, Darjeeling	..	DJ/522A, 15-5-50.	Textiles, ropes, even hardware, stationery, general merchandise when required for
84	Azad Hind Stores	.. Siliguri, Darjeeling	..	DJ/523A, 15-5-50.	Stationery goods and merchandise as required for resale
85	The Bengal Knitting Mills	.. 14/2, Old China Bazar Street, Calcutta.	..	EL/2085A, 1-5-50.	Hosiery cloth and A, B certified for use in any process in the manufacture of hosiery goods for sale.	..
86	Sunbeam Watch Co.	.. 2/1, Old Court House Corner, Calcutta	..	EL/2086A, 4-5-50.	Watches and watch
87	Adi Tea Co., Ltd.	.. 8, Mangoe Lane, Calcutta	..	EL/2087A, 6-5-50.	Mustard oil for printing goods on
88	Hindusthan Scientific Chemical Industries Ltd.	.. 18, Mangoe Lane, Calcutta	..	EL/2088A, 6-5-50.	Basic solvents, acids and alkalis and A, B certified for use in any process in the manufacture of basic solvents like benzene, chemicals, salt like pot, citric, soda, citric, synthetic chemicals for sale	Stains, indicators, fruit, chemical, electrical
89	Mithapur Colliery Ltd.	.. 6, Mission Row, Calcutta	Burdwan (1).	EL/152B, 11-5-50.	Bricks, pipes, lime, pitch, minerals and substances, minerals, oils, hardware, provisions, textiles, timber and A, B, C certified for use in any process in the manufacture of coal, coke, patent fuel	..
90	Burdwan Collieries Ltd	.. 12, Old Court House Street, Calcutta.	Burdwan (1).	EL/153B, 12-5-50.	Machine tools, electrical equipments, explosives, lubricants and A, B, C certified for use in any process in the manufacture of coal for sale.	Coal
91	Hari Charan Das and Co.	.. 63/H, Radhabazar Street, Calcutta.	..	EL/2092A, 15-5-50.	Holly, toys, stationery paper, decorative
92	The Howrah Forge and Press Co.	.. 102/1, Bellhouse Road, Howrah.	..	HW/1187A, 5-5-50.	Iron rod, plate-putty, angle, copper, brass, tin, machine oil, wire, galvanised sheet, kerosene oil, tools, emery cloth, pig iron, and A, B certified by the purchasing dealer to be required for use in the manufacturing of the rod, crank pin, key, club, bolt and nuts, washers, split pins, shackles.	..
93	K. C. Das	.. 32, Nataraj Paul Road, Howrah.	..	HW/1188A, 8-5-50.	Iron, steel, wood, coal, graphite, soap stone, machines and A, B certified by the purchasing dealer to be required for use in any process in the manufacturing of C. I. castings, S. O. Crushers mills, rice mill, hauler, machinery.	..
94	Jayshree Hanuman Hosiery	.. 13, Ramewar Malla Lane, Howrah.	..	HW/1189A, 12-5-50.	Yarn and mill stores and A, B certified by the purchasing dealer to be required for use in the manufacturing of hosiery goods.	Hosiery goods
95	Badal Chandra Nandi	.. Prohat, village Parua, Howrah.	..	HW/1140A, 12-5-50.	Handloom and mill in mosquito curtain, garments, garments, goods.
96	Paul Brothers	.. Post-office Banarhat, district Jalpaiguri.	..	JP/884A, 1-5-50.	Mill-made and handloom ready made garments goods
97	Jogesh Chandra Saha	.. Tapshikata, post-office Mathurabagan, district Jalpaiguri.	..	JP/885A, 2-5-50.	Tobacco, Jute, Ayroo, atta, flour, mustard, match, salt, cigarette
98	The New Hindusthan Soap Works.	.. Nayabasti, Jalpaiguri town	..	JP/886A, 2-5-50.	Oils, fats, caustic soda, silicate soda, soap, stone powder, dyes, soaps, labels, papers, packing materials and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of soap and perfumes for sale.	..

No. of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale.
2	3	4	5	6	7
and Co.	Pandapara Road, Jalpaiguri	..	JP/887A, 3-5-50.	Flour, atta, coal, firewood, papers, cardboard, boxes, chemicals, fruits, chocolate coating, condensed and powdered milk, butter and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of cakes, bread, chocolate and pastries for sale	...
and Abhoy Singh	Post-office Alipur Duar, district Jalpaiguri.	..	JP/888A, 4-5-50.	..	Hardware, iron, all kinds of oils, glass sheets, C. I. sheets, spirits, varnishes, paints, machinery parts.
J. Jamar	Post-office Hill, district West Dinajpur.	..	JP/889A, 4-5-50	Ready-made garments, hosiery goods
and Banarashihari	Chamurehi, post-office Banarhat, district Jalpaiguri.	..	JP/890A, 5-5-50.	Mill made and handloom cloth, hosiery goods, ready-made garments, blanket, woolen goods, groceries, spices, tiri, match, coconut oil, mustard oil
was Agarwalla	Post-office Hill, district West Dinajpur.	..	JP/891A, 5-5-50	Mill made and handloom cloth ready-made garments.
toth Stores	Krishnagar, Nadia	..	KR/1234A, 2-5-50	Mill made cloth, handloom cloth, hosiery, cotton, ready-made garments, umbrellas, hosiery and canvas.
al Iron Dealers	Jhaganj, Murshidabad	..	KR/1235A, 2-5-50.	..	Iron, steel scrap and defectives.
and Co.	Court Street, Krishnagar, Nadia.	..	KR/1237A, 4-5-50.	Cloth and garments.
Pranank	Nabadwip, Nadia	..	KR/1238A, 11-5-50.	Cement and C. I. sheet.
ora Dutta	Bangaljhil, Nadia	..	KR/1239A, 11-5-50.	..	Mill made and handloom dhuti and kari, hosiery, cloth, napali, genti and ready-made garments
shah Bhatralaya	Khagra, Murshidabad	..	KR/1240A, 13-5-50	..	Ready-made garments, handloom and mill-made cloth.
Refractories and Ceramics Syndicate, Ltd.	20, Netaji Subhas Road, Calcutta.	..	LR/1801A, 1-5-50.	Ceramic goods, refractories goods
Shan Paint Colour and Enamel Co.	25, Swallow Lane, Calcutta	..	LR/1802A, 1-5-50.	Chemicals, minerals, oils, colours and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of paint, varnish, colours, soap.	..
ip Ind, Ltd.	22, Canning Street, Calcutta.	..	LR/1803A, 12-5-50	..	Jute, jute twine, jute manufactured goods.
Kala and Co.	Rangabazar, Midnapore	..	MN/982A, 2-5-50	..	Biri tobacco and biri leaves.
shri Kishore Ghose	Kharar, Midnapore	..	MN/983A, 3-5-50	..	Mill-made and handloom woven cloth, hosiery goods and napali
andra Nath Chowdhury	Jubilee Market, Jhargram, Midnapore.	..	MN/984A, 3-5-50.	..	Spices, pulses, oils, sugar, tobacco, tea, matches, ghee, biri, nut, paper, rope and soaps
to Behari De	Katandhar, Bishnupur, Bankura.	..	MN/985A, 3-5-50	..	Pulses, spices, tea, oils, matches, ghee, biri, tobacco, sugar and oil-cake.
abri Factory	151, Goalbazar, Kharagpur	..	MN/986A, 8-5-50	Biri leaves, biri tobacco, paper, yarn and A. B. certified by the purchasing dealer to be required for use in the manufacture of biri for sale.	..
ajmal Kedarnath	Contai, Midnapore	..	MN/987A, 11-5-50.	..	Sugar, nut, spices, pulses, oils and ghee
to Behari Ghosh	Sonarpur, 24-Parganas	..	PG/1095A, 2-5-50.	..	Coke and coal.
S Mondal and Co.	Ishapur, Nabwahganj, 24-Parganas.	..	PG/1096A, 2-5-50.	Coke and coal.
Chatterjee (Coal Depot).	Belgharia, 24-Parganas	..	PG/1097A, 2-5-50.	Soft coke.
and Kaiting Mills	61, Russa Road East, 1st Lane, Tollygunge, 24-Parganas.	..	PG/1098A, 13-5-50.	Yarn, dyes, acids and A. B. C. certified by the purchasing dealer to be required for use in any process in the manufacture of hosiery knitting articles for sale.
and Co.	Sripur, post-office Boral, 24-Parganas.	No. 8, Lower Circular Road, Calcutta (1).	PG/73B, 13-5-50.	Sand, fuel and A. B. C. certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale.
A Jagannath Sadhukhan	423, Diamond Harbour Road, Behala, 24-Parganas.	..	PG/1099A, 15-5-50	..	Cloth.
Lead Batteries Co.	8A, Ramdhan Mitra Lane, Calcutta.	..	SH/1603A, 1-5-50.	Lead, lead oxide, coal, kerosene, spirit, chemicals, anellor and A. B. certified for use in any process in the manufacture of storage battery, plates, component parts of battery for sale.	Batteries, plate, separators, containers, component parts of battery.
and Trading Company	44B, Kalikrishna Tagore Street, Calcutta.	..	SH/1604A, 1-5-50.	Mustard oil, groundnut oil, coconut oil.
and Chandra Day and Co., Ltd.	67/68, Strand Road, Calcutta	..	SH/1605A, 2-5-50.	Mustard oil, groundnut oil, oil, white oil, linseed oil, castor oil, coconut oil, vegetable products, gummy bags, containers.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale
1		3	4	5	6	7
128	Prem Textiles, Ltd.	9, Prosanna Kumar Tagore Street, Calcutta.	..	SH/1636A, 8-5-50.	Cotton, silk and wool hosiery goods, Japanese cloth.
129	Ramji Patel	67/17, Strand Road, Calcutta.	..	SH/1637A, 6-5-50.	Timber and A, B certified for use in any process in the manufacture of sized wood for sale.	Timber, sized wood.
130	Super Toilet and Chemical Co., Ltd.	2, Ahiritolla 1st Lane, Calcutta.	..	SH/1638A, 9-5-50.	Oils, perfumes, dyes, chemicals, bottles, corks, papers, packing materials and A, B certified for use in any process in the manufacture of ink, hair oil, alka, soaps for sale.	Medicines, toilet requisites.
131	Amar Pure Oil Mill	38, Maharshi Debendra Road, Calcutta.	..	SH/1639A, 10-5-50.	Mustard seed, rape seed and A, B certified for use in any process in the manufacture of mustard oil for sale.	Mustard oil
132	Rudhir Krishna Sen	38, Raja Manindra Road, Palapara Calcutta.	..	SH/1700A, 12-5-50.	Cement and B, C certified for use in any process in the execution of contracts.	Building materials
133	H. P. Sircar	6/2, Madan Street, Calcutta	..	SL/1928A, 1-5-50.	Machineries, machine and yarn
134	Automatic Works	111, Lower Circular Road, Calcutta.	..	SL/1929A, 3-5-50.	Black sheet, stator sheet, enamelled copper wire and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of transformers, chokes for sale.	..
135	Gopal Chandra Dey and Sons	118, Bowbazar Street, Calcutta.	..	SL/1930A, 4-5-50.	Gold, silver, stones, pearls and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale.	..
136	Glass Industries and Co. (India)	90, Bowbazar Street, Calcutta.	..	SL/1931A, 9-5-50.	Glass tubings, cleaning brush, cardboard boxes and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of ampules apparatus, homeopathic drum phials, test tubes, tablet tubes, vaccine phials for sale.	Cables, stamps, stamper
137	The Janakalyan Co-operative Stores, Ltd.	23/1/3, Ramanath Kaviraj Lane, Calcutta.	..	SL/1933A, 10-5-50.	Textiles, sundry goods
138	Rajani Kanta Dey and Sons	151, Amherst Street, Calcutta.	..	SL/1935A, 11-5-50.	Timber and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of wooden furniture for sale	..
139	Calcutta Paint and Photo Stores.	173/1, Dharamtolla Street, Calcutta.	..	SL/1936A, 11-5-50.	Plates, papers, films and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of photo developing for sale.	Photographic material
140	Radio Manufacturers of India	1-28, Ganesh Chandra Avenue, Calcutta.	..	SL/1937A, 12-5-50.	Radio parts, electrical goods, varnish, steel sheet and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of radio sets and parts, transformers, cabinet, chassis for sale.	Radio, radio parts, goods under 100 rupees, gramophone records, journals and other equipments
141	Amita Bakery and Biscuit Co	Dr. G. C. Goswami Street, Serampore.	..	SP/692A, 12-5-50.	Vegetable ghee and A, B certified for any process in the manufacture of bread, biscuit and cakes for sale.	..
142	Anukul Ch. Misra and Gopinathan Mullick.	Mallick Kasmhat, Chinsurah, Hooghly.	..	SP/694A, 12-5-50.	Oil-seeds, oil bran, salt, vegetable products
143	Star Cotton and Hosiery Mills, Ltd.	Bhadrakhalli, post-office Kotrung, Hooghly.	..	SP/695A, 12-5-50.	Yarn, fabric and A, B certified for any process in the manufacture of hosiery goods.	..
144	Satya Charan Ghosh	Mograjanj, Hooghly	..	SP/696A, 15-5-50.	Grocery, spices	..
145	Sward Promraj Exports, Ltd.	26, Chowringhee, 1st Floor, Calcutta.	..	TL/1383A, 11-5-50.	Hardware, electrical bullion and furniture
146	Crossley and Towers, Ltd.	3, Robinson Street, Calcutta	..	TL/1384A, 11-5-50.	Ten shooks, leathers and tea garden stores
147	Great Eastern Traders	23/2, Dharamtolla Street, Calcutta.	..	TL/1385A, 12-5-50.	..	Cycle, tricycle, motor perambulator, toys, electrical goods, electrical goods, electrical goods and all sports
148	Smita Stores	650, Hogg Market, Calcutta	..	TL/1386A, 12-5-50.	Clothes and A, B certified for use in any process in the manufacture of clothes and ready-made dresses.	Hosiery, ready-made bedding sheets and cases.
149	Chandra Trading Co., Ltd.	44, Wellesley Street, Calcutta.	..	TL/1389A, 15-5-50.	Radio cinema parts, talkie parts, batteries, electrical accessories, recording machine and spare parts and A, B certified for use in any process in the manufacture of radio and radiograms.	Radio sets and cinema machines, gramophone records, studio equipment, photo-records, electrical goods and provision store condensed milk and powder.

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.
C—Building or plumbing materials or fittings required for construction, fitting or repair of any buildings.

2042 F.T.—11th August 1950.—In pursuance of provisions of section 9 of the Bengal (Sales Tax) Act, 1941 (Bengal Act VI of 1941) the following names and addresses of

registered dealers together with a description of the goods covered by their registration certificates are published for general information:—

2	3	4	5	6	7
name of the dealer.	Address and chief place of business.	Additional place of business.	No and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
General Stores ..	Barakar, district Burdwan	..	AS/1310A, 1-4-50.	..	Stationery goods, soaps, hair oil, butter, tin products and oil.
Indra Gokuldas ..	Sainthia, district Birbhum	..	AS/1301A, 5-4-50.	Handloom cloth, ready made garments, umbrellas and soap.
Hamad ..	Asansol, district Burdwan	..	AS/1312A, 5-4-50.	Cigarettes, matches, sarda, pen-musals, cutchhu, betelnut, soap, hair oil, biri, agar-bati and candle
Al Marwary ..	Raniganj, district Burdwan.	..	AS/1303A, 5-4-50.	Ten, glue, and A, B certified for any process in the manufacture of tea, sweetmeats and nougats for sale	...
Umar Choudhury	15, Pratap Ghose Lane, Calcutta.	..	BDI/1866A, 4-4-50.	..	Textile goods, gunnies, maslihar, hardware
and Halwai ..	159, Ramdulal Sarkar Street, Calcutta.	..	BDI/1867A, 5-4-50.	Flour, sugar, channa, chemicals, ghee, oil, and A, B certified for any process in the manufacture of sweetmeats and nougats for sale	..
Trading Co ..	27/1E, Nayan Chand Dutta Street, Calcutta.	..	BDI/1868A, 4-4-50.	..	Tea chests, casein, timber, mill and sea garden stores, hardware, paper
..	178, Cornwallis Street, Calcutta.	..	BDI/1869A, 4-4-50.	Metal, metal wires, paper, coal and A, B certified for any process in the manufacture of ferules and different kinds of pipe fittings for sale	Metal-made ferules and different kinds of pipe fittings.
n Gourishankar	20, Maharshi Debendra Road, Calcutta.	..	BDI/2005A, 4-4-50.	..	Hardware, millstones, ropes, iron machinery and stationery
Madhavji ..	143, Cotton Street, Calcutta.	..	BDI/2006A, 3-4-50.	Gold and silver and A, B certified for use in any process in the manufacture of ornaments	Gold and silver ornaments.
and Lohia ..	132, Cotton Street, Calcutta.	..	BDI/2007A, 6-4-50.	..	Textiles, bullion, brassian, gunnies and jute products.
Madhava & Co	130, Cotton Street, Calcutta.	..	BDI/2008A, 10-4-50.	..	Jute and jute products.
Int Mig Co ..	28, Kalakar Street, Calcutta.	..	BDI/2009A, 10-4-50.	Oils, chemicals, pigments, dyes, varnish and A, B certified for use in any process in the manufacture of paints	Paints
Haran Dutt &	227, Kalighat Road, Calcutta.	..	BDI/1804A, 5-4-50.	Gold, silver, stone, bronze, copper, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments	Gold, silver, gold and silver ornaments.
& Company ..	3, Southern Avenue, Calcutta.	..	BDI/1805A, 5-4-50.	..	Medicinal herbs, spices, general vegetable and forest produce, oilseed, oils, tea, chemicals, minerals
Stores & Pharmacy	93, Rash Behari Avenue, Calcutta.	..	BDI/1806A, 5-4-50.	Drugs, chemicals and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of medicines.	Medicines, medical instruments, medical equipment
Public Equip-	5, Clark Street, Calcutta	..	BDI/1807A, 5-4-50.	..	Scientific instruments, chemicals, medicines, hospital and laboratory requisites, glass apparatus, disinfectants, provision goods, oils, hardware.
Silvery Works	61, Rash Behari Avenue, Calcutta.	..	BDI/1808A, 10-4-50.	Gold, silver, stone, enamel, bronze, copper and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments	Silver ornaments.
Radio Ltd ..	60/1, Hazra Road, Ballyganje, Calcutta.	..	BDI/1809A, 10-4-50.	Porcelain, tubes, brass, pipe, sheet, gun metal, brass, bronze and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of radio chassis, valve holder, condenser, pulleys, dial plates, speaker, radio sets	Radio set, electrical and wireless apparatus
Haider ..	Birbata, Burdwan	..	BN/737A, 10-4-50.	Coal.
Haider's Coal	68, B. L. Hati Road, Radhanagar, Burdwan.	..	BN/738A, 10-4-50.	...	Coal and coke.
Haider ..	57, Olive Street, Calcutta	..	CSI/1874A, 1-4-50.	...	Food provisions, toilet products, confectionery, tea, soap, torch-light, battery and matches.
& Co. ..	201, Harrison Road, Calcutta.	..	CSI/1876A, 5-4-50.	Hardware, pipe-fittings, small tools, strawboards, locks and paper.
van Mahadeo-	43/44, Cotton Street, Calcutta.	..	CSI/1876A, 5-4-50.	...	Textiles, piece-goods, yarn, brassian, gunnies, oils and stationery except cigarettes.
Chand ..	16, Pargyapatty Street, Calcutta.	..	CSI/1877A, 11-4-50.	...	Textile and hosiery goods.
Haider ..	218, Rajakata, Calcutta	..	CSI/1878A, 12-4-50.	Stationery, soap, cigarettes, jarda, battery, barley and milk food.
Haider ..	184, Cross Street, Calcutta	..	CSI/1878A, 1-4-50.	Yarn and hosiery goods.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
28	Traders Union ..	14, Rupchand Roy Street, Calcutta.	..	CSII/2425A, 8-4-50.	Spices, refined, cake bags, ropes, jute products
29	Daulatram Birdichand ..	13, Noormal Lohia Lane, Calcutta.	..	CSII/2426A, 5-4-50.	Cloth and jute
30	Jatanmal Rampuria ..	16, Noormal Lohia Lane, Calcutta.	..	CSII/2427A, 5-4-50.	Textiles and general materials and which require purchasing dealer to be for resale
31	Bhajanlal Saraff ..	184, Cross Street, Calcutta	..	CSII/2428A, 5-4-50.	Yarn, gums, cotton-linen
32	Gazanon Sha ..	29/30, Armenian Street, Calcutta.	..	CSII/2429A, 5-4-50	Textile goods
33	Shri Shyam Oil Mills, Ltd.	26/4-A, Armenian Street, Calcutta.	..	CSII/2430A, 6-4-50.	Oilseeds and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of oil, lac and its by-products for sale.	Lac and jute products
34	Narendra & Co. ..	71/1, Canning Street, Calcutta.	..	CSII/2431A, 6-4-50.	Medicines, bottles and dr
35	Sterling Stores & Agency	71/1, Canning Street, Calcutta.	..	CSII/2432A, 6-4-50.	Butter, condensed milk products, biscuits and confection
36	Messrs. Hardware Supply Agency.	40/1, Clive Street, Calcutta.	..	CSIII/1788A, 1-4-50.	Hardware, mill tools, machinery and jn
37	Orient Dyes and Chemicals	29, Strand Road, Calcutta	36, Armenian Street, Calcutta (1).	CSIII/1784B, 1-4-50.	Dyes and chemicals
38	Kishore Lal Brothers ..	123, 124, Canning Street, Calcutta.	..	CSIII/1780A, 3-4-50.	Hardware
39	Green Traders, Ltd. ..	85, Netaji Subhas Road, Calcutta.	..	CSIII/1790A, 6-4-50.	Cane and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of cane baskets and cane tubs for sale	Cane and tubs
40	D. D. Neogy & Co ..	19, Synagogue Street, Calcutta.	..	CSIII/1791A, 6-4-50.	..	Patent medicines, the primary food
41	Indian Telephone Industries.	138, Canning Street, Calcutta	..	CSIII/1792A, 6-4-50.	Tele-communication app
42	Bakaram Joyprakash ..	10, Armenian Street, Calcutta	..	CSIII/1793A, 10-4-50.	Textiles, kirita, handkerchiefs, bath towels, cloths, kitchen paper, toilet tissues, etc. merchandise and stationery for sale
43	Kumar Glass Works ..	41/1, Netaji Subhas Road, Calcutta.	..	CSIII/1794A, 12-4-50.	...	Glassware
44	Fairfield Syndicate (Agency), Ltd.	22, Bonfields Lane, Calcutta	..	CSIII/1795A, 12-4-50.	patent goods, home chemicals, beauty preparations, deodorant, toilet and medicinal and packing materials
45	Shewlal Kapoor ..	111, Monohardas Street, Calcutta.	..	CSIV/1777A, 3-4-50.	Shawl, blanket, duff, blankets, cloth, bedding and pure goods
46	Ghnanand Dhanuka ..	9, Pageyaputty Street, Calcutta.	..	CSIV/1778A, 3-4-50.	A, B certified by the purchasing dealer to be required for use in any process in the manufacture of plastic goods for sale.	Plastic, silver, beauty, hardware, grooming accessories and shoes
47	Shankarachand G. Shah & Co., Ltd.	174, Harrison Road, Calcutta.	..	CSIV/1779A, 4-4-50	Yarn of all kinds, per cotton, silk, artificial products, paper, books, jute gunny bags, wire of all kinds, white oil, iron, steel and products
48	Sampatlal Banthia ..	14, Pageyaputty Street, Calcutta.	..	CSIV/1781A, 5-4-50.	Price-goods.
49	C. L. Grover & Co. ..	62, Netaji Subhas Road, Calcutta (room No. 119).	..	CSIV/1782A, 6-4-50.	Electrical goods, hardware stores, machinery, etc., waste.
50	T. P. Bhattacharjee & Co.	116, Netaji Subhas Road, Calcutta.	..	CSIV/1783A, 11-4-50.	A, B certified for any process in the manufacture of stay-wire fencing, staples for sale.	Stay-wire fencing, staples
51	Continental Bottle Co., Ltd.	24, Ezra Street, Calcutta	..	CL/1940A, 1-4-50.	Empty glass bottles, plastic capsules, cellulose paper life caps, tin and capsules, bags, oil paper essential oils, perfume cosmetics
52	Shyamsunder Babua & Co.	119A, Harrison Road, Calcutta.	..	CL/1942A, 4-4-50.	Spirits, fancy goods, electrical stationery, toilet goods, jute and jute products and oilseeds, yarn, utensils, hardware, plastic
53	Maheswari & Co. ..	119A, Chittaranjan Avenue, Calcutta.	..	CL/1943A, 10-4-50.	Hardware, broomsticks, electrical goods, mas oils.
54	Vadilal R. Shah ..	44-45, Ezra Street, Calcutta.	..	CL/1944A, 15-4-50.	Cycle and its parts, electrical and rubber goods
55	Ram Labhya Bona.	161/1, Harrison Road, Calcutta.	..	CL/1945A, 15-4-50.	Chemicals, non-ferrous semi-manufactured alloys, metals, base metals, silver, precious metal, liquid gold, appliances, requisites, engineering electro-plating materials, accessories, enamel pottery and iron enamel.

Name of the dealer.	Address and chief place of business.	Additional place of business.	No and date of registration certificate.	Goods for use in manufacture or in execution of contract.	Goods for resale.
2	3	4	5	6	7
K. B. & Co	159, Lower Chitpur Road, Calcutta.		CL/1946A, 15-4-50	Screws, reekain cloth, wooden boxes, polish materials and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of records cleaning pads and machine cleaning oil for sale	Gramophones, radios, gramophone fittings and spare parts, gramophone records, musical goods and velvet cloths
B. B. Roy	Siliguri		DM/508A, 1-4-50.	Cement and A, B, C certified by the purchasing dealer to be required for any process in the execution of construction of buildings	
Pannalal Jagadishprosad	Darjeeling		DM/509A, 4-4-50		Hardware goods, paint, gunny, hessian and jute string.
Sarajal Hanumandas	Siliguri		DM/510A, 6-4-50.		Cloth and hosiery.
Atmaran Satyanarayan	Ditto		DM/511A, 10-4-50.		Cloth, wood, hosiery, ready-made garments, umbrellas, gum-boot and stationery
Satyanarayan Stores	Ditto		DM/512A, 11-4-50		Cigarettes, spices and general merchandise as and when required for resale.
G. P. Ghosh & Co.	21, Bentinck Street, Calcutta.		EL/2071A, 6-1-50		Cycle goods
Bimal, Ltd	29, Waterloo Street, Calcutta.		EL/2072A, 6-4-50	Chemicals, essential oils, perfume materials and A, B, C certified for use in any process in the manufacture of soap, hair oil, snow, perfume cosmetics, card boxes for sale	
Armstrong Smith, Ltd.	Marble House, 5/2, Garstin Place, Calcutta.		EL/2073A, 6-4-50.		Machinery, hardware and small tools and wood and metal work—mechanical machinery, garage equipment, electric goods, electricals, welding plants, generator and transformers, chemical, automatic filling and packing machinery
Bunt Marble Co	129 (P-57), Radhabazar, Street, Calcutta.		EL/2074A, 12-4-50.		Marble stones, chips, tiles, flooring materials, cement, cement colours, sanitary materials, mosaic tiles and fancy goods, glazed tiles, marble slab, monuments, statues
Alah Hotel	31, Bentinck Street, Calcutta.		EL/2075A, 12-4-50.	Tea and A, B, certified for use in any process in the manufacture of tea and cooked food for sale.	Tea and cake
Alah Exporters & Importers	28/24, Radhabazar Street, Calcutta.		EL/2076A, 15-4-50		Piece-goods of all kinds, oilseeds, cycles, thermobask, hardware, machinery, jute, cutlery, cotton, mica and yarn
West Sub. Products Co.	32, Lakshmi Narayan Chakraborty Lane, Howrah.		HW/1126A, 3-4-50.	Furnace oil, iron plates and patty, gunny bags, coal-oil, steel and tapes, lamping oil, lubricating oil, harding powder and A, B, certified by the purchasing dealer to be required for use in the manufacture of nuts, bolts, washers, rivets smithy jobs	
Mal Kumar Dhara	Hagman Station Road, Howrah.		HW/1127A, 3-4-50		Mill made cloth and sarree, garment, towels, handloom cloths, textile and hosiery goods.
Subbham Company	1, Bathing Ghat Road, Ramkrishnapur, Howrah.		HW/1128A, 3-4-50		Self and gunny bags
Shri Behari Kundu and Shri Mohan Kundu	Backshirhat, post-office Deulgram, Howrah		HW/1129A, 12-4-50		Spices, dal, soap, mustard oil, coconut oil, linseed oil, ghee, vegetable ghee.
Shamal Indar Chand	Diana, post-office Daltong, district Jalpaiguri.		JP/876A, 4-4-50.		Handloom and mill made cloths, ready made garments, hosiery, groceries, spices, piece-goods.
Jahn & Company	Jalpaiguri		JP/877A, 5-4-50		All varieties of tea, tea chest, tea garden stores, tea stalks, sweepings
Shri Hari Factory	Nimitta, Murshidabad		KR/1214A, 10-4-50	Leaves, tobacco, paper, thread, coal, hessian, rope, suth, colour and A, B certified for any process in the manufacture of bari	
Shashi Kundu and Rupendra Nath Kai.	Krishnaganj, Nadia		KR/1216A, 15-4-50		Paddy, rice, pulses, jute, linseed and groceries
Shri Chandra Singha	Nabadwip, Nadia		KR/1215A, 12-4-50	Coal, ironplate and A, B certified for any process in the manufacture of bricks and tiles	
Shri Babendra Nath Das and Ramprasad Das.	Santipur Barabazar, Santipur, Nadia		KR/1217A, 15-4-50		Brass and copper utensils.
Shri Khatana Bhandar	Kanaghat Ballbazar, Nadia.		KR/1218A, 15-4-50	Flour, sugar, ghee, spices, gur, tea, and A, B certified for any process in the manufacture of sweets and cooked food.	
Shri Khatana	Jalgaon, Murshidabad		KR/1219A, 15-4-50		Bari, tobacco, leaves and threads.
Shri Khatana	Matari, Nadia		KR/1220A, 15-4-50.	Brass sheets, brass scraps, zinc, acid and A, B certified for any process in the manufacture of utensils.	Utensils.
Shri Khatana	Matari, Nadia		KR/1221A, 15-4-50.	Brass sheets, brass scraps, zinc, acids and A, B certified for any process in the manufacture of utensils.	Utensils.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale.
1	2	3	4	5	6	7
88	Biva's, Limited	9, Royal Exchange Place, Calcutta.	..	LB/1887A, 3-4-50.	Drugs, medicines, chemical and medical materials and chemical papers
89	The Mahadeo Trading Corporation.	24, Netaji Subhas Road, Calcutta.	..	LB/1888A, 5-4-50.	Leather goods, machinery required for tanneries and silk mills
84	Associated Nandi Collieries, Ltd.	18, Netaji Subhas Road, Calcutta.	..	LB/1889A, 5-4-50.	A, B, C certified by the purchasing dealer to be required for use in any process in the mining of coal.	
85	Panchanan Pal	.. Jhargram, Midnapore	MN/968A, 5-4-50.	Lubricating power and oil and kerosene
86	Pran Krishna Mondal	.. Kolaghat, Midnapore	MN/969A, 5-4-50.	Pulses, spices, oils, rope, soap, biri, tea, stationery paper and stationery
87	Radharaman Chandra	.. Barabazar, Bankura	MN/970A, 5-4-50.	Spices, pulses, oils, rope, tobacco, sugar and bark
88	Debendra Nath Samanta	Harikhal, Itanagar, Midnapore.	..	MN/971A, 5-4-50.	Diesel oil, mobile oil, kerosene oil.
89	Purna Chandra Maity	.. Tamluk Town, Midnapore.	..	MN/972A, 10-4-50.	Coal
90	Tilokchand Ramswaral	Barabazar, Midnapore	MN/973A, 11-4-50.	Dhuty, sari, handloom and loom goods, ready-made garments, stationery, all woven goods and cloth
91	A. Hamid & Co.	.. 6, Wodgola Coal Depot, Sealdah, Calcutta.	..	SL/1910A, 3-4-50.	..	Coal and coal
92	H. D. Ghose & Co.	.. 56, Entinck Street, Calcutta.	..	SL/1911A, 3-4-50.	..	Radio and accessories
93	Haridas Paul & Sons	.. 32/2P, Wellington Street, Calcutta.	..	SL/1913A, 4-4-50.	..	Iron and steel goods and
94	Sabir's Hotel	.. 71, Princep Street, Calcutta.	..	SL/1914A, 5-4-50.	Tea, milk, spices, coal, ghee, fuel and A., B. certified by the purchasing dealer to be required for use in any process in the manufacture of food, tea, sweets for sale.	
95	Beauty Shoe Supply Co.	178/1, Charnatolla Street, Calcutta.	..	SL/1915A, 5-4-50.	Shoe materials, chemicals, dyes, cloth, hardware and tanning materials and A., B. certified by the purchasing dealer to be required for use in any process in the manufacture of shoes for sale.	
96	The Auto Cycle Stores	.. 10C, Harrison Road, Calcutta.	..	SL/1916A, 5-4-50.	Complete cycles, spare parts and tools
97	Metro Stores, Ltd.	.. 63, Mirzapur Street, Calcutta.	..	SL/1917A, 5-4-50.	Medicines, stationery and
98	K. N. Seal & Co.	.. 20, Panchananatola Lane, Calcutta.	..	SL/1918A, 11-4-50.	Anteston, rubber, belting, fittings, machinery, hardware, glassware, electrical goods, dyes, medicines, stationery, machinery, produce of garden, stone, cement, mill, factories and stores
99	United Printing and Binding Works, Ltd.	34, Gopaldose Lane, Calcutta.	..	SL/1919A, 12-4-50.	Paper, ink and A., B. certified by the purchasing dealer to be required for use in any process in the manufacture of printing of paper and binding of books for sale.	
100	Sun Type Foundry	.. 116, Lower Circular Road, Calcutta.	..	SL/1920A, 16-4-50.	Non-ferrous metal, lead, coal, wood, brush, screw, press materials, ink, type and A., B. certified by the purchasing dealer to be required for use in any process in the manufacture of type for sale.	
101	Glazo Paint Works, Ltd.	11, Basuamihar Mullick Lane, Calcutta.	..	SH/1683A, 4-4-50.	Rosin, turpentine, dry cod oils, lime, linseed oil and A., B. certified for use in any process in the manufacture of paints and varnishes for sale.	
102	Badri Narayan Agarwal	1, Darmahatta 1st Lane, Calcutta.	..	SH/1684A, 6-4-50.	All kinds of cream and linseed, oilseed
103	Andrews' Chemicals (India), Ltd.	1, Ganguly Para Lane, Calcutta.	..	SH/1685A, 10-4-50.	Chemicals, indigenous drugs and A., B. certified for use in any process in the manufacture of patent medicines, injectables, soap for sale.	
104	Bharat Chandra Bera	.. 64, Comipore Road, Calcutta.	..	SH/1686A, 10-4-50.	Pan.
105	S. C. Chandra (Levera)	.. 201, G. T. Road, Uttarpara, Hooghly.	..	SP/687A, 1-4-50.	Perfumery, toilet goods, medicines
106	Lucky Tea Co.	.. Kherua Bazar, Chinsurah, Hooghly.	..	SP/688A, 10-4-50.	Loose tea
107	Tarapada Sadhuhan	.. Khagrajole, Chinsurah, Hooghly.	..	SP/689A, 10-4-50.	Mustard seed and A., B. certified for any process in the manufacture of mustard oil for sale.	
108	Mangharam Hons	.. D5A, New Market, Calcutta.	..	TL/1872A, 6-4-50.	Shir's cotton, woollen bed sheet, jewelry, ready-made goods, fountain pens, dress, fancy goods and
109	D. Princes, Ltd.	.. 10, Chowringhee Centre, Calcutta.	..	TL/1873A, 12-4-50.	Stationery, typewriters, various and pens

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate	Goods for use in manufacture or in the execution of contract.	Goods for resale.
2	3	4	5	6	7
J. J. Murphy & Co.	45H, Park Street, Calcutta.	..	TL/1375A, 16-4-50	Drugs, chemicals, phials, containers, stationery, tin-tinners, cor. labels, cartoons, packing materials, chemicals apparatus and A, B, C certified for use in any process in the manufacture of patented medicinal preparation.	..
..	Bongaon, 24-Parganas	PG/1076A, 3-4-50.	..	Coal and cement
..	Pongson Bazar, post-office, Bongaon, 24-Parganas.	..	PG/1077A, 3-4-50.	..	Mill-made and handloom cloth, lavers and ready-made garments.
..	Motiganj Bazar, post office, Bongaon, 24-Parganas.	..	PG/1078A, 3-4-50.	..	Petrol and all petroleum products, cycle and motor tyres, cycle and motor accessories
..	Nandabhanga, post-office, Bishnupur, 24-Parganas.	..	PG/1079A, 5-4-50	..	Piri-leaves, biri tobacco and thread.
..	596, Victoria Road, Barabazar, 24-Parganas.	..	PG/1080A, 10-4-50.	Card board, paper and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of card board boxes for sale	..
..	Birate, 24-Parganas	PG/1081A, 10-4-50	Coal, sand and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale.	..
..	Bongaon Bazar, post-office Bongaon, 24-Parganas.	..	PG/1082A, 10-4-50,	Medicines and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of powder and mixture for sale.	All sorts of medicines.
..	157, Jessore Road, Dum-Dum, 24-Parganas.	..	PG/1083A, 12-4-50.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of plastic goods for sale	Containers and packing materials.
..	Kasthadanga Road, Jehala, 24-Parganas.	..	PG/1084A, 12-4-50.	Wood, furnish, nails and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of furniture for sale.	Furniture
..	Bahra, 24-Parganas	PG/1085A, 12-4-50.	Coal, sand and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale	..
..	Feeder Road, Belgharia, 24-Parganas.	..	PG/1086A, 12-4-50	..	lime, sand, scorkey, bricks, hard-water and building materials.
..	Manirampore, Barrack-pore, 24-Parganas.	..	PG/1087A, 16-4-50.	Sand, coal and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bricks and scorkey for sale	..
..	Manirampore, Barrack-pore, 24-Parganas.	..	PG/1088A, 16-4-50.	Sand, coal and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale.	..

analytical note.—Regarding “goods for use in manufacture or in the execution of contracts” showing code letters have been used to the meanings noted against each:—

Other raw materials.

Plant, machinery, spare parts, accessories and consumable stores.

(C) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

By order of the Governor,

B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

No. M.1C-59/51(A).—2nd June 1951. The services of Sri A. D. Khan, I.C.S., Administrative Officer, Corporation of Calcutta, placed at the disposal of the Home Department.

Calcutta.—No. M 1C-59/51(B).—2nd June 1951.—In exercise of the power conferred by clause (b) of sub-section (1) of section 4 of the Corporation of Calcutta (Temporary Supersession) Act, 1948 (West Bengal Act VIII of 1948), the Governor is pleased to appoint Sri R. S. Trivedi, I.C.S., to act as the Administrative Officer for the purposes of the said Act, vice Sri A. D. Khan, I.C.S., appointed to act as Food Commissioner, West Bengal.

By order of the Governor,

B. P. RASU, Asst. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Public Health

NOTIFICATION.

No. P.H.1678/2E-12/50.—31st May 1951.—Sri L. C. Sen Gupta, B.E., is appointed temporarily to act as Assistant Engineer under the Directorate of Health Services (Public Health Engineering), West Bengal, in connection with water supply and sanitary works in camps and colonies for displaced persons, with effect from the date on which he joins the post, until further orders.

By order of the Governor,
B. C. DAS GUPTA, Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATION.

No. 16C.I.E.—21st May 1951.—Sri Debi Prosad Roy Chowdhury, temporary Assistant Engineer, Works and Buildings Department, whose services have been placed temporarily under this department, is posted to hold charge of the Tilpara Bridge Construction Subdivision of the Mayurakshi Barrage Division until further orders.

G. B. MONDAL, Chief Engineer

LABOUR DEPARTMENT

NOTIFICATION.

No. 3414Lab.—1st June 1951.—In exercise of the power conferred by sub-section (5) of section 8 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to appoint all Subdivisional Officers of the districts of Burdwan, Birbhum, Bankura, Hooghly and Midnapore to be additional Inspectors of Factories for the purposes of the said Act within their respective jurisdictions as Subdivisional Officers.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 4493F.D./FD/8A/26/51.—26th May 1951.—Sri Sudhir Ranjan Sen Gupta, W.B.J.C.S., Deputy Assistant Regional Controller of Procurement, Burdwan, is transferred to Alipore temporarily to act, until further orders, as Deputy Assistant Regional Controller of Procurement, Alipore, *vice* Sri Amal Kumar Ghose.

This department notification No. 4119F.D., dated the 14th May 1951, so far as it relates to the transfer of Sri Sudhir Ranjan Sen Gupta, W.B.J.C.S., Deputy Assistant Regional Controller of Procurement, Burdwan, to Raiganj, and Sri Upendra Kumar Chakravarty, W.B.J.C.S., Assistant Director, Procurement and Supply, to Hooghly, is cancelled.

No. 4512F.D./FD/6T/9/51.—28th May 1951.—Sri Sachindra Mohan Bhattacharjee, W.B. Assistant Controller of Rationing (Headqu in the Directorate of Rationing and Distribution is appointed temporarily to act until further orders as Assistant Director in the same Directorate with Headquarters at Calcutta.

2. Sri Rajendra Lal Sarkar, W.B.J.C.S. Rationing Officer-cum-Subdivisional Controller Food, Asansol, in the Directorate of Rationing and Distribution, is appointed temporarily until further orders as Assistant Controller Rationing (Headquarters) in the same Directorate *vice* Sri Sachindra Mohan Bhattacharjee.

By order of the Governor,
P. NAG, Dy

No. 4585F.D./DCS/11/3/48.—29th May 1951.—Sri Prodyot Kumar Guha Thakurta, A. Director, Statistics, was granted earned leave for thirteen days, with effect from 14th May 1951 under rule 168(1) of West Bengal Service Part I.

By order of the Governor,
S. K. DAS GUPTA,
Budget Officer and Asst. Secy (ex)

DEPARTMENT OF SUPPLIES

NOTIFICATION.

No. 19718.D.—26th May 1951.—Sri Kumer Sen, Deputy Magistrate and J. Collector, is appointed as Additional J. Director of Consumer Goods, Department Supplies, West Bengal, with headquarters Calcutta.

By order of the Governor,
S. M. MURSHED, Jt

Directorate of Textiles

ORDERS.

No. 31/Tx/F.L.R.(O)-21/51.—27th April 1951.—In pursuance of clause (i) of paragraph 3 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, read with clause (b) of paragraph 1 of the West Bengal Cotton Cloth and Yarn Movements Control Order, 1950, I hereby authorise Jonab I. Chowdhury, Assistant J. Director in the Directorate of Textiles, West Bengal, to perform the functions of the Director under paragraphs 4(1), 4(2) and 7 of the West Bengal Cotton Cloth and Yarn Movements Control Order, 1950.

No. 32/Tx/F.L.R.(O)-21/51.—5th May 1951.—In pursuance of clause (i) under paragraph 3 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, I hereby authorise Sri Banerjee, Textile Licensing Officer in the Directorate of Textiles, Department of Supplies, West Bengal, to perform the functions of the Director under paragraph 9 and sub-paragraph (2) of paragraph 21 of the said order.

P. R. SINHA
Director of Textiles

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition NOTIFICATIONS.

re.—No. 6732L.A.(P.W.).—28th May 1950. The Governor is pleased to cancel so much of the notification No. 4348L.A.(P.W.), dated the 1st 1950, under section 4 of the Land Acquisition Act I of 1894, published at page 642, of the *Calcutta Gazette* of the 27th idem, as a piece of land measuring more or less than one acre, comprising part of cadastral plot of village Shugania, jurisdiction list of a thana Jhargram, out of the total area of an approach road to headworks in with the Putrangi Irrigation Scheme, tract of Midnapore.

re.—No. 6734L.A.(P.W.).—28th March 1950. The Governor is pleased to confer by exercise of the powers conferred by (1) of the Land Acquisition Act I of 1894, the Governor is pleased to withdraw from the number of pieces of land, measuring more or less than one acre, as detailed below out of the number of land covered by declaration L.A.(P.W.), dated the 10th July 1950, at page 1442, Part I of the *Calcutta Gazette* of the 13th idem, and required for the construction of an approach road to headworks in with the Putrangi Irrigation Scheme, in tract of Midnapore:—

Jhargram, village Aupsal, jurisdiction list No. 788.

Cadastral plots in part—6, 12, 13, 18, 19.

Jhargram, village Shugania, jurisdiction list No. 787.

Cadastral plots in part—11, 10, 19, 18, 48, 49.

re.—No. 6736L.A.(P.W.).—28th May 1950. Whereas it appears to the Governor that it is likely to be required to be taken by Government at the public expense for a public purpose, for the construction of the Gobardanga Road (section from Ichhapur khal to the north), it is hereby notified that for the above pieces of land altogether measuring, more or less than one acre, and comprising cadastral plots detailed below, are likely to be required in the tract of the 24-Parganas:—

District 24-Parganas.

Gaighata, village Ichhapur, jurisdiction list No. 36.

Cadastral plots in full—1665, 2167, 973.

Cadastral plots in part—1629, 1630, 1631, 1687, 617, 1638, 1639, 1643, 1640, 1684, 1682, 613, 1664, 1666, 1668, 1669, 1670, 1671, 399, 1534, 1535, 1536, 1537, 1523, 1524, 975, 1076, 1079, 1081, 1050, 1059, 1055, 380, 1083, 1054, 1053, 1023, 1689, 1693, 691, 999, 848, 992, 995, 1756, 985, 978, 4, 1738, 1737, 1739, 1752, 1750, 1749, 1747, 97, 968, 969, 970, 1754, 980, 981, 983, 984, 86, 991, 1013, 1014, 1018, 1019, 1021, 1062, 1060, 1065, 1067, 1068, 1069, 1070, 1071, 1073, 1525, 1527, 1533, 1532, 1673, 1674, 1676, 1677, 1678, 1679, 1680, 1681.

Gaighata, village Shyampur-Sreepur, jurisdiction list No. 34.

Cadastral plots in part—170, 169, 149, 151, 152, 54, 122, 121, 94, 93, 86, 57, 58, 59, 61, 54, 8, 97, 96, 173, 95, 120, 123, 179, 178, 128, 145, 146, 147, 148.

Gaighata, village Matikomra, jurisdiction list No. 35.

Cadastral plots in full—177, 174, 12, 11.

Cadastral plots in part—510, 511, 512, 513, 515, 516, 521, 522, 523, 524, 526, 525, 522,

921, 920, 919, 918, 903, 904, 886, 887, 895, 894, 566, 567, 571, 572, 627, 623, 622, 211, 210, 209, 208, 207, 221, 220, 222, 197, 193, 192, 189, 184, 178, 179, 180, 181, 13, 10, 1, 182, 176, 175, 173, 172, 190, 191, 198, 204, 206, 644, 628, 630, 631, 1036, 893, 890, 888, 905, 906, 927, 928, 929, 930, 999, 1000, 1001, 1004, 1014, 1015, 1016, 1017, 1022.

Thana Gaighata, village Amkola, jurisdiction list No. 29.

Cadastral plots in full—285, 286, 156, 913, 149, 97, 98, 42.

Cadastral plots in part—211, 212, 213, 214, 215, 283, 284, 288, 287, 289, 291, 295, 296, 336, 337, 922, 412, 413, 415, 416, 417, 449, 451, 454, 523, 529, 530, 531, 586, 587, 589, 590, 595, 596, 597, 622, 624, 625, 41, 40, 46, 43, 44, 45, 48, 49, 50, 51, 62, 63, 66, 67, 928, 65, 68, 96, 100, 99, 148, 150, 912, 153, 155, 157, 158, 160, 167, 168, 169, 178, 183, 202, 203, 204, 210.

Thana Gaighata, village Gaighata, jurisdiction list No. 28.

Cadastral plot in full—260.

Cadastral plots in part—262, 240, 245, 1140, 246, 247, 1137, 263, 259, 250, 219.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Malda.—No. 6738L.A.(P.W.).—28th May 1951. Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mucha-Habibpur Road (section from Kachupukur to Habibpur), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 20.85 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Malda:—

District Malda.

Thana Habibpur, village Kachupukur, jurisdiction list No. 211.

Cadastral plots in full—131.

Cadastral plots in part—74, 167, 154, 153, 152, 80, 85, 87, 94, 151, 128, 127, 129, 147, 132, 133, 136, 84.

Thana Habibpur, village Dhalakandar, jurisdiction list No. 218.

Cadastral plots in part—56, 59, 70, 72, 74, 75, 71, 44.

Thana Habibpur, village Dolmalpur, jurisdiction list No. 208.

Cadastral plot in full—800.

Cadastral plots in part—802, 801, 789, 788, 791, 793, 799, 795.

Thana Habibpur, village Anail, jurisdiction list No. 219.

Cadastral plot in full—500.

Cadastral plots in part—522, 52, 57, 60, 62, 63, 89, 88, 93, 146, 148, 147, 130, 127, 123, 122, 121, 203, 691, 200, 198, 175, 164, 162, 150, 151, 493, 495, 499, 501, 502, 503, 504, 515, 514, 547, 516, 517, 520, 521.

Thana Habibpur, village Chak Mahabat, jurisdiction list No. 192.

Cadastral plots in part—75, 60, 61, 34, 32, 31, 30, 27, 26, 21, 20, 15, 14, 13, 11, 12, 6, 2, 1.

Thana Habibpur, village Kokabirni, jurisdiction list No. 193.

Cadastral plots in part—150, 134, 52, 55, 41, 135.

Thana Habibpur, village Tajpur Inlis, jurisdiction list No. 189.

Cadastral plots in part—101, 314, 320, 322, 363, 327, 347, 355, 356.

Thana Habibpur, village Habibpur, jurisdiction list No. 190.

Cadastral plots in part—227, 226, 225, 224, 221, 219, 218, 217, 211, 132, 92, 91, 86, 215, 216.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Malda.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Malda.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and
Secy. to the Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATIONS.

Hooghly.—No. 6356L.Ref.—22nd May 1951.—

In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of Kanungo, Serampore, as Chairman of the Singur police-station North Bhagchas Conciliation Board in the district of Hooghly, made under notification No. 14178L.Ref., dated the 18th December 1950.

Hooghly.—No. 6358L.Ref.—22nd May 1951.—

Whereas the appointment of Kanungo, Serampore, as Chairman of the Singur police-station North Bhagchas Conciliation Board in the district of Hooghly, has been cancelled by notification No. 6356L.Ref., dated the 22nd May 1951;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint Registrar, Serampore, as Chairman of the police-station North Bhagchas Conciliation Board in place of the said Kanungo, Serampore, remainder of the term of office of such Chairman as specified in notification No. 14178L.Ref., dated the 18th December 1950.

24-Parganas.—No. 6436L.Ref.—23rd May 1951.

In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of the Circle Officer, Jaynagar, as Chairman of the police-station North Bhagchas Conciliation Board in the district of 24-Parganas made under notification No. 14178L.Ref., dated the 18th December 1950.

24-Parganas.—No. 6438L.Ref.—23rd May 1951.

Whereas the appointment of the Special Officer, Jaynagar, as Chairman, Jaynagar police-station Bhagchas Conciliation Board in the district of 24-Parganas has been cancelled by notification No. 6436L.Ref., dated the 23rd May 1951;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the Registrar, Jaynagar, as Chairman, Jaynagar police-station Bhagchas Conciliation Board in place of the said Special Officer, Jaynagar, remainder of the term of office of the Chairman as specified under notification No. 14178L.Ref., dated the 18th December 1950.

By order of the Governor

J. N. TALUKDAR

Member, Board of Revenue, and
Secy. to the Govt. of West Bengal (*ex officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 6248L.Dev.—18th May 1951.

The Governor is pleased to cancel so much of the notification No. 5690L.Dev., dated the 18th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (Bengal Act XXI of 1948), published at page Part I of the *Calcutta Gazette*, dated the 14th May 1950, read with the erratum No. 6246L.Dev., dated the 18th May 1951, as relates to a piece of measuring, more or less, 22.61 acres and comprising cadastral survey plots Nos. 14, 717, 1910, 2690, 2691, 2097, 2099, 2100, 2101, 2103, 2162-2191 of mauza Tarapur, jurisdiction list No. 17, police-station Swarnapagar, cadastral survey plots Nos. 299, 300, 423, 426-428, 442, 321, 325 and 1157 and a cadastral survey plot No. 316 of mauza jurisdiction list No. 18, police-station Singur, district 24-Parganas, out of the total of 223.54 acres notified for the acquisition for the purpose of the settlement of immigrants who migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 6198L.Dev.—18th May 1951.

The Governor is pleased to cancel so much of the notification No. 7196L.Dev., dated the 28th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (Bengal Act XXI of 1948), published at page Part I of the *Calcutta Gazette*, dated the 13th July 1950, read with erratum No. 6200L.Dev., dated the 18th May 1951, as relates to a piece of land, measuring more or less, 9.97 acres, comprising cadastral survey plots Nos. 27, 29-32, 34, 35, 105, 137, 144, 145, 152, 153 and 185 and part of cadastral survey plot No. 188 of mauza Chakudanga, jurisdiction list No. 165, police-station Chakudanga.

riety **Nadia**, out of the total area of 74.74 acres notified for the acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

4-Parganas.—No. 6232L.Dev.—18th May 1951. The Governor is pleased to cancel the notification No. 10404-L.Dev., dated the 13th September 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 30, Part I of the *Calcutta Gazette*, dated 21st September 1950, in respect of proposed acquisition of land, measuring, more or less, 2.89 acres, in mauza Paschim Barisa, jurisdiction list No. 19, police-station Behala, district 24-Parganas, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

ERRATA.

4-Parganas.—No. 6246L.Dev.—18th May 1951. In notification No. 5690L.Dev., dated the 26th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1040, Part I of the *Calcutta Gazette*, dated the 1st June 1950, in respect of acquisition of land in mauza Gobra, jurisdiction list No. 17 and Gobra, jurisdiction list No. 18, police-station Swarup, district, 24-Parganas, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control—
and “223.51 acres” for “231.50 acres” in line 12.

Nadia.—No. 6418L.Dev.—23rd May 1951.—In notification No. 1350L.Dev., dated the 13th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 300, Part I of the *Calcutta Gazette* of the 23rd May 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of agricultural colonies in the village of Boicha, jurisdiction list No. 70, police-station Santipur, district Nadia, read “402.79 acres” in place of “399.90 acres” in line 12.

DECLARATIONS.

4-Parganas.—No. 6250L.Dev.—18th May 1951. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Santipur, jurisdiction list No. 17, and Gobra, jurisdiction list No. 18, police-station Swarup, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1-35, 46-70, 100, 120, 121, 259-265, 297, 298, 317-320, 4, 326-376, 425, 429-441, 450-455, 1151-1156, 701-737, 739-763, 1125, 1126, 1118 and 1160, and part of cadastral survey plot No. 3/6 of Gobra, and cadastral survey plots Nos. 5, 19, 21-29, 31-40, 42, 44, 45, 604-617, 619-688-716, 718-723, 1441, 1676-1685, 1911-1915, 1935, 2091-2096, 2098, 2101, 2102, 2104, 2109 and 2680 of mauza Taranipur and measuring, more or less, 201.50 acres, is required in the aforesaid villages of Taranipur and

is declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 5692L.Dev., dated the 28th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1042, Part I of the *Calcutta Gazette*, dated the 1st June 1950, is hereby cancelled.

24-Parganas.—No. 6392L.Dev.—22nd May 1951. —Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bhasila, jurisdiction list No. 73, police-station Deganga, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 557 and measuring, more or less, 1.36 acres, is required within the aforesaid village of Bhasila.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 1742L.Dev., dated the 16th February 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 597, Part I of the *Calcutta Gazette*, dated the 15th March 1951, is hereby cancelled.

Jalpaiguri.—No. 6416L.Dev.—2nd May 1951. —Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chat Guzmari, jurisdiction list No. 9, sheet No. 6, police-station Ragani, pargana Baikunthapur, district Jalpaiguri, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 64, 140, 142, 143, 165, 169, 170, 175, 176 and part of cadastral survey plot No. 144 and measuring, more or less, 155.47 acres, is required within the aforesaid village.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

ERRATUM

Nadia.—No. 6420L.Dev.—2nd May 1951.—In declaration No. 4926L.Dev., dated the 8th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 853, Part I of the *Calcutta Gazette* of the 11th May 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for establishment of a model village in the village of Boicha, jurisdiction list No. 70, police-station Santipur, district Nadia, read “402.79 acres” in place of “399.90 acres” in line 13.

By order of the Governor,

J. N. TALUKDAR,
Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (ex officio).

Requisition

NOTIFICATION.

No. 6520Reqn.—24th May 1951.—The Governor is pleased to cancel notification No. 4070Reqn., dated the 2nd April 1951, regarding the appointment of an arbitrator for the determination of fair compensation in respect of the premises referred to in the said notification published, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947, at page 959, Part I of the *Calcutta Gazette*, dated the 26th April 1951.

By order of the Governor,
P. K. MUKHERJEE, Asst. Secy.

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 22nd May 1951.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sm. Satibala Dassi, 17, Hemendra Sen Street, Calcutta, the landlady of the premises to execute in respect of the said premises the repairs specified in Schedule II below on or before 2nd June 1951.

Schedule I.

Particulars of the premises.

7/1, Beadon Street, Calcutta (2nd floor and cookshed on 3rd floor).

Schedule II.

Particulars of the repairs.

(1) Petty repairs to roof and also to the cracks on the floor of the verandah on 2nd floor to stop leakage of water.

(2) Repairs to the pipe at the entrance of the 2nd floor.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Evacuee Property Administration

১৯৫১ খৃষ্টাব্দের পশ্চিমবঙ্গ উন্মালু সম্পত্তি আইনের ১৭ ধারার (২) উপ-ধারায় প্রদত্ত বিধান।

নং ৬৫৭৮৫, সি.এ.—২৫শে মে ১৯৫১।—এতদ্বারা জানান হইতেছে যে ১৯৫১ খৃষ্টাব্দের পশ্চিমবঙ্গ উন্মালু আইনের (১৯৫১ খৃষ্টাব্দের পশ্চিমবঙ্গী ৫ আইনের) ১১ ধারার (১) উপ-ধারায় প্রদত্ত পশ্চিমবঙ্গের উন্মালু সম্পত্তি পরিচালন সমিতি নীচের তালিকায় বর্ণিত উন্মালু সম্পত্তিসমূহের ভার উক্ত আইনের ১৭ ধারার (১) উপ-ধারার (ক) (খ) (গ) প্রকরণের বিধানমতে প্রদত্ত প্রস্তাব করিয়াছেন।

উক্ত সম্পত্তিসমূহে স্বাধীনিষ্ট কোন ব্যক্তির ঐ সম্পত্তিসমূহের ভার সমিতি কর্তৃক প্রদত্ত কোন আপত্তি থাকিলে তিনি ১৯৫১ খৃষ্টাব্দের ১৫ই জুলাই তারিখের ভিতর রাইটস্ বিল্ডিংসে সমিতির অফিসে সমিতির নিকট তাহার আপত্তি লিখিতভাবে দাখিল করিতে পারেন।

তালিকা।

বৌদ্ধ মনোহরপুর, নং ১৪৪, থানা বগুয়া, জেলা ২৪ পরগণা

খতিয়ান নং।	প্লট নং।	জমির পরিমাণ (একর।)
১৭৯	৪০৪	০ ২৭
	৪১২	০ ০৫
	৪১৩	০ ৪০
	৩৫৮	০ ১৯
	৩৪৭	০ ৩৬
	৪৯৪	০ ৫৭
৪৯১	৬১০	০ ৪২
১৬৩	৭৪২	০ ২৪
৫৮৮	২০১	০ ৩৭
৩৫৮	১৭০	০ ২৪
	১৭৫	০ ৫২
৩১৮	২	০ ১৮
৫৮৭		০ ৪৬
৩১২	৯০	০ ২৯
৪৩০	৩৯৩	০ ১৭
	৩৮৬	
৪২৫	১১৪৩	০ ১৬
৪৩৫	৪১৪	০ ১২
	৪২৯	০ ৩১
৩৮৫	১০০৩	০ ৩৭
১১২	৭৪৩	০ ১৬
১৬৯	১	০ ২০
৩২৮	১৩৪	০ ৪৪

Public notice under sub-section (2) of section 17 of the West Bengal Evacuee Property Act, 1951.

No. 6578E.P.A.—25th May 1951—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of evacuee properties described in the schedule below under the provisions of clause (a), (b) (c) of section (1) of section 17 of the said Act.

Any person interested in the properties who has any objection to the taking charge of the properties by the Committee may file objection in writing before the Committee at its office at Will Buildings, within 15th July 1951.

The Schedule.

Mauza Manaharpur, No. 144, police station Bongaon, district 24-Parganas.

Khatian No.	Plot No.	Area in acres
179	404	0.27
	412	0.53
	413	0.40
	358	0.19
	347	0.08
	494	0.57
	600	0.43
401	742	0.24
163	201	0.37
588	170	0.24
358	175	0.52
	2	0.18
318		0.46
587	90	0.29
312	393	0.17
430	386	
	1143	0.15
425	414	0.19
	429	0.31
435	2003	0.37
385	743	0.16
112	1	0.20
169		0.44
328	394	

নং ৬৫৮০৫, সি.এ.—২৫শে মে ১৯৫১।—এতদ্বারা জানান হইতেছে যে ১৯৫১ খৃষ্টাব্দের পশ্চিমবঙ্গ উন্মালু আইনের (১৯৫১ খৃষ্টাব্দের পশ্চিমবঙ্গী ৫ আইনের) ১১ ধারার (১) উপ-ধারায় প্রদত্ত পশ্চিমবঙ্গের উন্মালু সম্পত্তি পরিচালন সমিতি নীচের তালিকায় বর্ণিত উন্মালু সম্পত্তিসমূহের ভার উক্ত আইনের ১৭ ধারার (১) উপ-ধারার (ক) (খ) (গ) প্রকরণের বিধানমতে প্রদত্ত প্রস্তাব করিয়াছেন।

নিম্নলিখিত বিবরণি কোন ব্যক্তির দ্বারা সম্পত্তিসমূহের ভার
ক' প্রকল্প কোন আদায় আকিসে তিনি ১৯৫১ খ্রিষ্টাব্দের
১ তারিখের ভিতর রাষ্ট্রসং পরিচালিত অকিসে
কি উপায় আদায় নিষিদ্ধভাবে আদায় করিতে পারেন।

উল্লিখিত।

কুমার নং ৫৪, থানা পাইঘাটা, জেলা ২৪-পরগণা।

নং।	পাগ নং।	অতিরিক্ত পরিমাণ। (একর।)
(হাল)	১৩৭৮	২.৪০
	১৩৫৯	
	১৪৪০	
	১৭০৫	
	১৫৭৯	
(হাল)	১৮০১	১.৬৭
	১৮২৯	
	১৭৭৪	
	১৪৩১	
	১৪৪০	
(হাল)	১৪৮৮	০.৯৫
	১৪৮৮	
(হাল)	১৪৮৮	০.৮৫
	১৪৮৮	
(হাল)	১৪৮৮	১০ বিঘা-১০ কাঠা
	১৪৮৮	

কুমার উল্লিখিত সম্পত্তি পরিচালন সমিতির আদেশানুসারে,

প্রকল্প প্রকল্পী,
সমিতির সম্পাদক।

80F.P.A.—25th May 1951.—Notice is
given that the Evacuee Property Manage-
ment Committee for West Bengal, constituted
under section (1) of section 11 of the West
Bengal Evacuee Property Act, 1951 (West Bengal
Act No. 1951) propose to take charge of the
properties described in the schedule below
provisions of clause (a)/(b)/(c) of sub-
section 17 of the said Act.

Person interested in the properties who has
objection to the taking charge of the proper-
ties may file objection in writing
before the Committee at its office at Writers'
Bazaar within 15th July 1951.

The Schedule.

Fulan No. 54, police-station Gaighata,
district 24-Parganas.

Plot No.	Plot No.	Area in acres.
54 (New)	1378	2.40
	1359	
	1440	
	1705	
	1579	
57 (New)	1829	1.67
	1774	
58 (New)	1431	3.44
	1440	
	1488	
59 (New)	..	3.46
60 (New)	..	0.85
64 (New)	..	10 Bighas and 10 Kattas.

of the Evacuee Property Management
Committee for West Bengal,

K. MUKHERJEE,
Secretary to the Committee

অতিরিক্ত অধিকার।

EXCISE DIRECTORATE, WEST BENGAL

বিজ্ঞপ্তি।

NOTIFICATION.

নং ১০৫৮, শ্রুতি:—২০শে মে ১৯৫১।—অতিরিক্ত পরিচালক প্রিন্সিপাল
কুমার প্রকল্পীকে নিম্নলিখিত ছুটি মজুর করা হইল:—

- (১) পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) নিয়মানু-
সারে ১৯৫১ সালের ১০ই এপ্রিল তারিখ হইতে ৩০
দিনের অতিরিক্ত ছুটি; এবং
- (২) উপরোক্ত নিয়মাবলীর ১৭২(৫) নিয়মানুসারে অর্থ বেতনে
১৯৫১ সালের ১৬ই মে তারিখ হইতে ১৯৫১ সালের ১৬ই
জুন তারিখ পর্যন্ত ব্যক্তিগত কার্যোপলক্ষে ছুটি।

প্রিয়মিত্ত চৌধুরী,

অতিরিক্ত মহাবাহু।

No. 10Exc.—23rd May 1951.—Sri Ujjal Kumar
Mukherjee, Inspector of Excise, is granted leave
as follows:—

- (1) Earned leave for thirty-three days, under
rule 167(i) of the West Bengal Service
Rules, Part I, from 13th April 1951, and
- (2) Leave on private affairs, on half pay, under
rule 172(a), *ibid*, for the period from 16th
May 1951 to 12th June 1951.

R. CHOWDHURY, Commissioner.

DEPARTMENT OF AGRICULTURE FORESTS AND FISHERIES

Agriculture

NOTIFICATION

No. 3878Agri.—24th May 1951.—In exercise of
the power conferred by the proviso to article 309 of
the Constitution of India, read with articles 313
and 372 of the said Constitution and paragraph 26
of the Adaptation of Laws Order, 1950, the Gov-
ernor is pleased to make the following amendments
in the Bengal Provincial Services Recruitment
Rules, published under the Government of Bengal,
Appointment Department, notification No. 7183A.,
dated 22nd May 1930, as subsequently amended,
namely:—

Amendments.

1. In Schedule II to the said rules, in entry
No. 6, to the entry under the heading "Method of
recruitment" add the following proviso, namely:—

"Provided that the post of Assistant Director of
Agricultural Marketing shall be filled up by direct
recruitment, Departmental officers being eligible to
apply for the post."

2. (a) In Schedule III to the said rules, in entry
No. 6, to item (i) of the entry under the heading
"qualifications" add the following proviso,
namely:—

"Provided that candidates for recruitment to
the post of Assistant Director of Agricultural
Marketing should not ordinarily be less than 30 and
more than 45 years of age, but this limit may be
relaxed in the case of specially qualified candi-
dates."

(b) after clause (c) of item (ii) of the entry under the heading "qualifications" add the following new clause, namely:—

"(d) Candidates for recruitment to the post of Assistant Director of Agricultural Marketing must possess—

- (i) A Master's degree or a good Honours degree of a recognised University, preferably with agriculture, economics or statistics as one of the subjects of study in the Graduate or Post-Graduate course or a Post-Graduate Diploma in agriculture, economics or statistics;
- (ii) a good knowledge of the principal agricultural commodities, and agricultural markets, the system of storage and transport and the agricultural import and export of India with special reference to West Bengal;
- (iii) experience of marketing problems for a minimum period of 3 years;
- (iv) working knowledge of the marketing laws, credit and customs in West Bengal and Eastern India Region;
- (v) ability to read, write and speak fluently Bengali and also to understand and speak Hindi;
- (vi) ability to interpret the economic facts and to present them effectively; and
- (vii) good personality, administrative ability and experience and ability to negotiate with all classes of growers, merchants, transporting agencies and other classes of people concerned in the production, transport and distribution of agricultural produce.

Persons, who have had intimate knowledge of West Bengal markets and marketing conditions, will be given preference."

By order of the Governor,
S. K. DEY, Secy.

বন।

Forests

জ্ঞাপন।

NOTIFICATION.

নং ৩৬৮৭২২।—১৯শে মে ১৯৫১।—দেওয়ান করেন্ট কলেজ হইতে ১৯৪৯-৫১ সময় কালীন "সুপারিসর করেন্ট সার্ভিস কোর্স" সমাপনান্তে কনিষ্ঠ ডিপ্লোমা লাভ করার নিমিত্তে শিক্ষার্থী-গণ ১৯৫১ সালের ১রা এপ্রিল তারিখ হইতে "ওরেন্ট বেঙ্গল ইন্সটিটিউট করেন্ট সার্ভিসে" অবস্থানান্তরে নিযুক্ত হইলেন। পুনরায় দা-হওয়া পর্যন্ত তাহার তাহার নামের বিপরীতে লিখিত বনভূমির সহিত যুক্ত থাকিবেন এবং তথা উল্লিখিত স্থানসমূহ তাহার দল হইবে:—

- (১) প্রিয়দর্শন কুমার মিত্র—ওরাকিং প্যান্ডা হুজি, সদর, জামিন্দুর (কলিকাতা)।

- (২) প্রিয়দর্শন কুমার মিত্র—ওরাকিং প্যান্ডা হুজি, সদর, জামিন্দুর
- (৩) প্রিয়দর্শন চন্দ্র দাস—বঙ্গা হুজি, সদর, রাজাভাটখোড়া

রাজাপালের আদেশানুসারে

সের ১৯।

উপ-পরি

No. 3687For.—19th May 1961.—The mentioned candidates having obtained diploma of Forestry on completion of the 8 Forest Service Course, 1949-51, are appointed probation in the West Bengal Senior Service, with effect from 1st April 1961, and will remain attached to the Forest Division headquarters noted against their names, further orders:—

- (1) Sri Tarun Kumar Mitra—Working Division with headquarters at (Calcutta).
- (2) Sri Amal Bhusan Choudhury—Jal Division with headquarters at Jalp
- (3) Sri Khagendra Chandra Das—Division with headquarters at bhatkhawa.

By order of the Govt
G. C. MANDAL, Dy

বন অধিকার।

DIRECTORATE OF FORESTS
WEST BENGAL

মহাবনপাল প্রদত্ত আদেশাবলী।

Orders by the Conservator-General of Forests
West Bengal

নং ৪০১৯সি.জি.এফ।—২৯শে মে ১৯৫১।—হুজি হইতে।

করিবার পর অস্থায়ী বরিস্ত বনরক্ষক প্রবাসী রঞ্জন নাথ, রম বনভূমির অন্তর্গত জাটোগুড়ির মাথা বন-আধিকারিকবৃত্তে নিযুক্ত জাটোগুড়ি তাহার সদর হইবে।

সুকুমার চৌধুরী,

মহাবনপাল

No. 4019C.G.F.—29th May 1961.—(On from leave, Sri Radha Ranjan Nath, te Senior Forest Ranger, is appointed as Subd Forest Officer, Lataguri subdivision (L. Division), with headquarters at Lataguri

HAUDHURI, Conservator-

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

Misappreciation.—No. 2563Edn./5T-1/51.—24 1961.—The Governor is pleased to ap- Benohari, Bhatlacharya, Professor,

College, Contai, to be a member of the
erning Body of the Government Sanskrit Tol,
Midnapore, constituted in notification
1530, dated the 29th March 1951.

will hold office for three academic sessions
1950-51.

২৫৭৪শিখা/১০৭-৭/৫১।—২৪শে মে ১৯৫১।—কলিকাতা
কলেজের পশ্চিমবঙ্গ সেহচর্চা অধিকর্তা প্রিন্সিপাল
বি.এস.সি. ডি.ইন্.কিজিকান এডুকেশন, পশ্চিমবঙ্গ উত্তর
কৃত্যকে (পূর্ব বিভাগ) সেহচর্চা শিক্ষার দ্বারা পরিদর্শক ও হুব
কারিকার পদে ১লা জানুয়ারী ১৯৫০ তারিখ হইতে পুনরাদেশ
কর্তারিভাবে নিযুক্ত হইলেন।

৪১৫ বিভাগের ১৫ই নভেম্বর ১৯৫০ তারিখের ৫১৪৫শিখা
পত্রি বাতিল করা হইল।

2574Edn./13P-7/51.—24th May 1951.—
Shindra Nath Roy, B.Sc., Dip.-in-Physical
ation, officiating Physical Director, West
al, in the Bengal General Service, is appointed
as the Chief Inspector, Physical Education
Youth Welfare Officer, in the West Bengal
or Educational Service (Men's Branch), with
from the 1st January 1950 and, until further
is cancels this department notification
145Edn., dated the 15th November 1950.

কলিকাতা—নং ২৫৭৫শিখা/২এল-৯/৫১।—২৪শে মে ১৯৫১।—
কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (পূর্ব বিভাগ)
র অধ্যাপক প্রিন্সিপাল ত্রিপাঠী, এম. এ-কে ১লা সেপ্টেম্বর ১৯৫১
হইতে অথবা পরবর্তী হুটিতে বাওয়ার তারিখ হইতে দুই বৎসর-
ব্যয়নাবকাশ মজুর করা হইল।

Calcutta.—No. 2575Edn./21-9/51.—24th May
—Sri Amalash Tripathi, M.A., Professor of
y, Central Calcutta College, in the West
Educational Service (Men's Branch), is
study leave for a period of two years, with
from the 1st September 1951 or, any subse-
date from which he avails himself of it.

Charitable Endowments Act (VI of 1890).

2615Edn./5F-37/50.—28th May 1951.—It is
notified that the Governor of the State of
Bengal, in exercise of the powers conferred
tions 4 and 5 of the Charitable Endowments
1890, upon the application made by the
istrator of the Irphala Krishna Mohan
tion Fund created in terms of Notification
No. 1122Edn., dated the 3rd April 1917 and
in notification No. 1122Edn., dated the
une 1922, doth hereby order and direct that
particulars of which were contained
first Schedule written under the above noti-
No. 700Edn., dated the 3rd April 1917, or
er security or securities to which it might
en or may be converted, shall, as from the
ugust 1947, vest and be deemed to have
and be henceforth vested in the Treasurer of
ble Endowments for the territories subject
Government of West Bengal and be held by
d his successor in office subject to the provi-
f the said Charitable Endowments Act, (VI
y, and any rules from time to time framed
der by the Governor of the State of West
upon trust for ever to receive the interest of
l security or securities when and as the same
and shall become due and payable and from
time to apply the same in terms of the
for the creation of the said Endowment,
ars of which are contained in the

second Schedule written thereunder and it is here-
by further notified that the said scheme shall be
deemed to have been in operation on the vesting of
the said security or securities in the said Treasurer
of Charitable Endowments for the territories sub-
ject to the Government of West Bengal.

কলিকাতা।—নং ২৬২২শিখা।—২৮শে মে ১৯৫১।—কলিকাতা
প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের ভূতত্ত্বের অধ্যাপক
উত্তর মনোমোহন চট্টোপাধ্যায়, বি.এস.সি. (কাল), পি.এইচ. ডি
(লন্ডন)কে ওয়েস্ট বেঙ্গল সার্ভিস, রুলস, প্রথম খণ্ডের ১৭৪(১)(ক)
ধারা অনুসারে ১লা ফেব্রু ১৯৫১ হইতে ৩০শে এপ্রিল ১৯৫১ পর্যন্ত
পদব্রত হুটির প্রসারণে ব্যক্তিগত প্রয়োজনে বিশেষ হুটি মজুর করা
হইয়াছিল।

Calcutta. — No. 2622Edn./21-3/51.—28th May
1951. — Dr. Monomotha Chatterjee, B.Sc.
(Calcutta), Ph.D. (London), Professor of Geology,
Presidency College, Calcutta, in the West Bengal
Senior Educational Service, was allowed extra-
ordinary leave on private affairs for the period from
the 1st March 1951 to the 30th April 1951, under
rule 174(I)(a) of the West Bengal Service Rules,
Part I, in extension of the leave already granted
to him.

কলিকাতা।—নং ২৬২৩শিখা।—২৮শে মে ১৯৫১।—কলিকাতা
প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (পূর্ব বিভাগ)
ভূতত্ত্বের অধ্যাপক প্রিন্সিপাল কুমার রায় উত্পদে যোগদান করার ঐ পদে
ও ঐ কৃত্যবে উত্তর অজিত কুমার বন্দ্যোপাধ্যায়, এম. এ, এসসি (কাল),
পি.এইচ. ডি (গ্ল্যাসগো)কে উক্ত কলেজের ১৯৫১ সালের প্রিন্সিপাল
এর পর যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অধ্যাপক
নিয়োগ করা হইল।

Calcutta.—No. 2623Edn./4A-65/50.—28th May
1951.—Dr. Ajit Kumar Banerjee, M.Sc. (Calcutta),
Ph.D. (Glasgow), is appointed to act as Professor of
Geology at the Presidency College Calcutta, in the
West Bengal Educational Service (Men's Branch)
with effect from the date he assumes the duties of
the post after the Summer Vacation of the College;
in 1951 vice Sri Santosh Kumar Roy, promoted or
until further orders.

কলিকাতা।—নং ২৬২৪শিখা।—২৮শে মে ১৯৫১।—কলিকাতা
সখাওয়ার মেমোরিয়াল গার্লস হাই স্কুলের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
(মহিলা বিভাগ) প্রধান শিক্ষিকা প্রিন্সিপাল সুহাসিনী বিশ্বাস অবসর গ্রহণ
করার ঐ পদে ও ঐ কৃত্যকে প্রিন্সিপাল শান্তি বন্দ্যোপাধ্যায়, এম. এ
(মিলেসোটা, ইউ, এস, এ), বি. টি. (কাল)কে উক্ত স্কুলের ১৯৫১
সালের প্রিন্সিপালের পর যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত
অধ্যাপক নিয়োগ করা হইল।

Calcutta. — No. 2624Edn. — 28th May 1951.—
Mrs. Shanti Banerjee, M.A. (Minnesota, U.S.A.),
B.T. (Cal.), is appointed to act as Headmistress,
Sakhawat Memorial Girls' High School, Calcutta,
in the West Bengal Educational Service (Women's
Branch) with effect from the date she assumes the
duties of the post after the Summer Vacation of the
School in 1951, vice Miss Suhasini Biswas retired,
or until further orders.

দক্ষিণ।—নং ২৬৬০শিখা।—৩০শে মে ১৯৫১।—কলিকতা কলেজের
পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের (পূর্ব বিভাগ) অধ্যক্ষ ডক্টর পরিমল
রায় উক্তদে যোগদান করার ঐ পদে ঐ কলেজের ঐ কৃত্যকের অধ্যক্ষ
অধ্যক্ষ প্রসুধাংশু কুমার গুহাথাকুর্তা, এম. এ.কে ২৭শে সেপ্টেম্বর ১৯৫০
তারিখ হইতে ঐ পদে অধিষ্ঠিত হইয়া নিয়োগ করা হইল।

Nadia.—No. 2660Edn.—30th May 1951.—Sri Sudhangshu Kumar Guha Thakurta, M.A., officiating Principal, Krishnagar College, in the West Bengal Senior Educational Service (Men's Branch), is confirmed in the post with effect from the 27th September 1950, *vice* Dr. Parimal Roy promoted.

দার্জিলিং।—নং ২৬৬২শিখা।—৩০শে মে ১৯৫১।—কালিম্পাং
গভর্ণমেন্ট হাই স্কুলের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের প্রধান শিক্ষক পদে
দার্জিলিং গভর্ণমেন্ট হাই স্কুলের অপর শিক্ষণ কৃত্যকের সহ-শিক্ষক
প্রিয়শঙ্কর রোকা, বি. এ. বি. টি.কে ৩রা ফেব্রুয়ারী ১৯৫১ হইতে
১৫ এপ্রিল ১৯৫১ পর্যন্ত অধিষ্ঠিত হইয়া নিয়োগ করা হইয়াছিল।

রাজ্যপালের আদেশানুসারে,

ডি, এম, সেন,

সচিব।

Darjeeling.—No. 2662Edn./4A-37/51.—30th May 1951.—Sri Parnuram Roka, B.A., B.T., Assistant Master, Darjeeling Government High School, in the Subordinate Educational Service, was appointed to act in the West Bengal Educational Service (Men's Branch) as the Headmaster, Kalimpong Government High School, with effect from the 3rd February 1951 to 9th April 1951.

The Charitable Endowments Act (VI of 1890).

No. 2672Edn./5F-75/50.—30th May 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890), upon the application made by the Administrator of the Ram Gopal Sen Endowment Fund created in terms of notification No. 758, dated the 12th February 1915, doth hereby order and direct that the security, particulars of which were contained in the Schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities forming the corpus of the Ram Gopal Sen Endowment Fund when and as the same became and shall become due and payable and from time to time to apply the same in terms of the Scheme for the creation of the said endowment contained in Schedule 3 written under the said notification and it is hereby further notified that the said Scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act VI of 1890

No. 2673Edn./5F-75/50.—30th May 1951.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by section 5 of the Charitable Endowments Act (VI of 1890), upon application made by the Director of Public Instruction, West Bengal, who, as from the 15th August 1947, is acting as the Administrator of the Ramgopal Sen Endowment Fund created in terms of notification No. 758, dated the 12th February 1915, doth hereby order and direct that the Scheme contained in Schedule 3 of the said notification shall stand modified and be deemed to have stood modified as from the 15th August 1947 by deletion of the clause 3 thereof and a substitution in the place and stead thereof of the following, viz., "3. The Director of Public Instruction, West Bengal or other executive officer for the time being, of the Education Department under the Government of West Bengal, shall act as the Administrator of the Endowment".

By order of the Governor

D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATION.

Subject:—Preparation of schedule of Life Insurance Premiums.

No. TM/265.—28th May 1951.—In continuation of this office notification No. TM/159, dated 1st May 1949 (published on page 914 of Part I of the Calcutta Gazette, dated 2nd June 1949), a copy of the Government of India, Ministry of Finance (Department of Economic Affairs), Office Memorandum No. D-4498-B1/50, dated 8th May 1951, the subject noted above is circulated for the information and guidance of all drawing and disbursing officers (both of the Union Government and of the State Government) under the audit control of this office and all Treasury and Sub-Treasury Offices in West Bengal.

Copy of the Office Memorandum referred to above.

It has been brought to the notice of the Government of India that for some time past short showing details of Postal Life Insurance Premiums attached to the pay bills are not being prepared properly with the result that considerable difficulty is being experienced in the office of the Deputy Accountant-General, Postal Life Insurance, Calcutta, in tracing the credits. This difficulty naturally affects the currency of the relative postal or the settlement of claims. A list of the important irregularities noticed in these returns and suggestion for bringing out an improvement in the present unsatisfactory position are contained in Annexures A and B respectively to this Memorandum. The undersigned is therefore directed to request that necessary instructions be issued to all concerned to follow closely wherever possible the suggestion contained in Annexure B while preparing schedules relating to Postal Life Insurance Premiums.

Annexure A.

Nature of irregularities.

1. Manuscript entries very often illegible.
2. Lump credits shown without details.
3. Errors in total.
4. Omission of designations and/or transfer.
5. Inclusion of credits not relating to P.L.I.

(Omission to note period of salary bills from the premium or premia are recovered in case of arrear premia.

Schedules and lists not prepared in standard form No. AGP.T.81 and 82 by the P. and T. Offices and form No. ATM.64 by the Civil Offices.

Schedules left behind or received piece-

mission to indicate transfers in the both by the transferring office and the

Omission to note policy numbers or noting policy numbers.

Delay in the submission of lists.

Manuscript entries on the increase.

Annexure B.

not containing suggestions for improvement.

Lists of Schedules should contain all the items required and the order of the entries therein should be maintained through the far as possible.

The entries in the schedules or lists—

Should be serially arranged according to policy number by departments, etc. In the cases of establishment containing considerable number of insurants, their names should be arranged alphabetically for each unit separately;

New entries to be inserted only at the end of the printed entries in each unit;

Policy numbers should invariably be quoted in the proper place. In cases of wanting policy numbers disbursing officers should take special action to ascertain the policy number from the insurants concerned and indicate them in the lists or schedules. In his connection it may be pointed out that according to the directive of the Auditor-General, the pay of officials are liable to be stopped if any bills are not accompanied by proper schedules.

In case of transfer from one office to another, the schedules pertaining to the old office with the remarks column, the name of the official is transferred and the name of the new office should also furnish in the column, the name of the office to which originally belonged, i.e., the office from which he came on transfer.

The entire list should be reprinted in conformity with and after verification by the P. and T., Calcutta.

India—1299/TM-477-Ble. TM/9-19 of

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 15th May 1951.

hereby given that the Third Criminal Session of the year 1951 of the High Court at Calcutta for the town of Calcutta

will be held at the Court House, in the town of Calcutta, on Monday, the 11th day of June 1951, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

K. P. GOENKA, Sheriff.

সেরিক আপিল, ১৫ই মে ১৯৫১ খ্রিষ্টাব্দ।

এতদ্বারা সর্বসাধারণকে জ্ঞান দিচ্ছি যে, আগামী ১৯৫১ খ্রিষ্টাব্দের ১১ই জুন সোমবার বেলা ১০-৩০ মিনিট সন্ধ্যা হইতে যে পর্যন্ত আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ দুই পলিচ বন্ডের অধীন সন্ধ্যা কলিকাতার কোম্পানী বিচার নিষ্পত্তা করা কলিকাতা হাইকোর্টের আপিল আদালত গৃহে ১৯৫১ খ্রিষ্টাব্দের তৃতীয় দায়রা বিচার বিভাগীয় আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন কর্মের বিরুদ্ধে কোম্পানী অভিযোগ করিবেন তাহারা উক্ত সন্ধ্যা উক্ত স্থানে উপস্থিত থাকেন। ইতি।

কে. পি. গোয়েন্কা,
সেরিক।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Burdwan-24-Parganas.—No. 3090A. 1st June 1951. Sri Tarit Kanti Mutsuddi, Munsif of Asansol in the district of Burdwan, is appointed to be a Munsif in the district of 24-Parganas to be ordinarily stationed at Basirhat, *vice* Sri Harendra Nath Sen.

Leave.

24-Parganas.—No. 3017A.—28th May 1951.—Sri Dwijendra Nath Das Gupta, officiating Subordinate Judge of 24-Parganas, is allowed earned leave, under rule 171(a) of the West Bengal Service Rules, Part I, for ten days from the 15th May 1951, in extension of the leave granted to him under the orders of the 27th April 1951.

West Dinajpur-Darjeeling.—No. 3021A.—28th May 1951.—Sri Hari Charan Ghosh, Subordinate Judge and Assistant Sessions Judge of Malda, in the district of West Dinajpur-Darjeeling, is allowed leave on average pay, under rule 184(b)(ii), read with rule 188(a) of the West Bengal Service Rules, Part I, for one month and fifteen days, with effect from the 28th April 1951.

Powers.

Midnapore.—No. 3027A.—29th May 1951.—In exercise of the powers delegated by the Government of West Bengal, Judicial Department, notification No. 7581J., dated the 23rd December 1950, the High Court is pleased to vest Sri Amal Kumar Roy, Munsif, under orders of transfer to Midnapore (Sadar), under sub-section (2) of section 19

of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), as amended by the Bengal, Agra and Assam Civil Courts (West Bengal Amendment) Act, 1950 (West Bengal Act LIX of 1950), with powers to try, under the ordinary procedure, original suits up to the value of Rs. 3,500 arising within the local limits of the Sadar munsifi of Midnapore.

No. 3030A.—29th May 1951.—The Munsifs named in the following schedule are vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value and within the local limits mentioned against each:—

Schedule.

Names.	Amount. Rs.	Local limits.
(1) Sri Amal Kumar Ray, Munsif under orders of transfer to Midnapore (Sadar).	300	Sadar munsifi of Midnapore.
(2) Sri Sudhindra Mohan Guha, Munsif under orders of transfer to Balurghat (West Dinajpur-Darjee- ling).	50	Balurghat munsifi

24-Parganas.—No. 3095A.—1st June 1951.—Sri Tarit Kanti Mutsuddi, Munsif under orders of transfer to Basirhat in the district of 24-Parganas, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 100 within the local limits of the Basirhat munsifi.

24-Parganas.—No. 3098A.—1st June 1951.—Sri Tarit Kanti Mutsuddi, Munsif under orders of transfer to Basirhat, in the district of 24-Parganas, is vested with powers to exercise final jurisdiction in the trial of suits for the recovery of rent under section 153(b) of the Bengal Tenancy Act, VIII of 1885.

NOTIFICATION.

No. 3114G.—2nd June 1951.—The following amendments which have been made by the High Court at Calcutta in the "Rules of the High Court, Appellate Side, 1936 (Seventh Edition)", are published for general information:—

Amendments.

I.

Rule 6 (as inserted by slip No. 238), Chapter XII, Part, III, page 131—

Number the rule as 5.

II.

Rule 12 (as amended by slip No. 3), Chapter XIII, Part IV, page 139—

(i) Add the following after the word "case" in line 10 of the second paragraph of the rule:—

"and that the previous permission of the Judge who delivered the judgment has been obtained."

(ii) Insert the following Note at the end of the rule:—

"Note.—Permission has also been given in the following law Journals:—

1. Indian Law Review.
2. All India Reporter, Ltd., Nagpur.

R. P. MUKHERJI, J.

ORDERS BY COMMISSIONERS DIVISIONS

Burdwan Division—Chinsura

No. 1343J.G.—19th May 1951.—Sri Nath Biswas, Sub-Deputy Collector (1st) and Circle Officer of Sonamukhi in the subdivision of the district of Bankura, was granted leave for fourteen days with effect from 17th March 1951 to 30th March 1951 under rule 168(c) of the West Bengal Service Rules.

No. 1062M.—29th May 1951.—In exercise of the power delegated to Commissioners of Divisions under Government notification No. dated 28th September 1935, I hereby exercise the provisions of section 420 of the Bengal Municipal Act (Bengal Act XV of 1932) to the Municipality in the district of Burdwan.

No. 1065M.—29th May 1951.—In exercise of the power delegated to Commissioners of Divisions under Government notification No. dated 28th September 1935, I hereby exercise the provisions of section 420 of the Bengal Municipal Act (Bengal Act XV of 1932) to the Municipality in the district of Burdwan at the meeting held on 7th May 1951 duly attended by the following gentlemen as the Chairman and Vice-Chairman respectively of the Municipality.

(1) Sri Sudhangshu Bhushan Chatterjee, Chairman.

(2) Sri Dulal Chandra Pan—Vice-Chairman.

No. 1073M.—30th May 1951.—Whereas the Commissioners of the Banaharia Municipality at their meeting held on the 19th January 1951 granted permission to the Duflup Rubber Company Ltd., situated at Sahaganj, police-station district Hooghly, for constructing a sewer line in lands vested in the municipality at that time on condition that the said sewer line shall not vest in the municipality at any time; and whereas the said municipality and the said Company have executed an agreement dated 1st February 1951 in which the situation and extent of the proposed construction is delineated in a plan annexed to the said agreement; and whereas the said municipality is now therefore in exercise of the power conferred by section 95, clause (2) of the Bengal Municipal Act (Bengal Act XV of 1932), delegated to Commissioners of Divisions by Government notification No. 7908M., dated 3rd November 1950, I hereby notified that the said sewer line shall be excluded from the operation of section 95 of the Bengal Municipal Act, 1932, and shall at all times constitute the private property of the Company.

No. 1435J.G.—30th May 1951.—Sri Chandra Ghosal, Sub-Deputy Magistrate and Deputy Collector, on probation, Midnapore, is granted leave for thirty-two days with effect from 2nd June 1951 under rule 168(c) of the Bengal Service Rules, Part I.

B. SARKAR, Commr.

FORM III.

[Rule 6(I).]

Burdwan District Board.

Burdwan Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sudhir Kumar Banerjee	.. Village and post office Kurmun.	Human hand.
2	Helaram Chatterjee	.. Village Ramnagar, post office Hatgovindapur.	Lock and key.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

Burdwan, the 26th May 1951.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

FORM III.

[Rule 6(I).]

Burdwan District Board.

Raina Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Kisonlal Tah	.. Village Kamargaria, post office Samara.	Cart.
2	Nilmadhab Mondal	.. Village and post office Choto-Bainan.	Dhenki.
3	Lukshmi Narayan Hazra	.. Village Anguna, post office Berugram.	Hurricane lamp.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

Burdwan, the 26th May 1951.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

FORM III.

[Rule 6(I).]

Burdwan District Board.

Khandaghosh-cum-Raina Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Rames Ch. Majumdar	.. Village and post office Owari.	Boat.
2	Subiman Ghosh	.. Village Telua, post office Sankari.	Cart.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

Burdwan, the 26th May 1951.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

FORM III.

[Rule 6(1).]

Burdwan District Board.**Galsi Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Atul Chandra Samanta	.. Village Channa, post office Khana Junction.	Fishing rod.
2	Kalipada Chakravarti	.. Village Moghulsima, post office Sanko.	Hurricane lamp.
3	Naransankar Roy	.. Village Mallasarul, post office Ramgopalpur.	Cart.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

Burdwan, the 26th May 1951.

FORM III.

[Rule 6(1).]

Burdwan District Board.**Ausgram Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Ajit Kumar Majumdar	.. Village Katnagar, post office Bon-nabagram.	Hurricane lamp.
2	Kapileswar Mandal	.. Village and post office Ausgram.	Palki.
3	Bijoykumar Garai	.. Village and post office Giskara.	Scales.
4	Biswanath Ganguli	.. Village and post office Kota.	Dhonki.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

Burdwan, the 26th May 1951.

FORM III.

[Rule 6(1).]

Burdwan District Board.**Galsi-cum-Ausgram Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Nirodshyam Banerji	.. Village Maro, post office Mankar.	Cart.
2	Bhudhar Mukherji	.. Village and post office Mankar.	Hurricane lamp.
3	Sarbadananda Kabiraj	.. Village and post office Mankar.	Umbrella.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

Burdwan, the 26th May 1951.

FORM III.

[Rule 6(I).]

Burdwan District Board.**Bhatar Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Adhirananda Goswami ..	Village Nola, post office Nityanundapur.	Human hand.
2	Dilip Kumar Chaudhury ..	Village and post office Mahachanda.	Hurricane lamp.
3	Radhagovinda Datta ..	Village and post office Kurmun.	Palki.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

Burdwan, the 26th May 1951.

FORM III.

[Rule 6(I).]

Burdwan District Board.**Memari (North) Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Kshetranath Rakshit ..	Village and post office Barapalashon.	Umbrella.
2	Chandra Sekhar Kower ..	Village Borsu, post office Sadda.	Dhenki.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

Burdwan, the 26th May 1951.

FORM III.

[Rule 6(I).]

Burdwan District Board.**Memari (South) Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Brajagopal Bishayee ..	Village and post office Memari.	Boat.
2	Sarat Chandra Koyer ..	Village and post office Memari.	Cart.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

Burdwan, the 26th May 1951.

FORM III.

[Rule 6(I).]

Burdwan District Board.**Jamalpur Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Radharaman Pal	.. Village and post office Sure-Kalna.	Umbrella.
2	Subhendu Sinha Roy	.. Village Pranballavpur, post office Chakdighi.	Bicycle.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

R. GANGULI,
Returning Officer
(Subdivisional Officer, Sadar,
Burdwan).

Burdwan, the 26th May 1951.

As required under rule 6 (I) of Part II of Rules for Direct Election to District Boards, final lists of candidates for election to the Burdwan District Board from the constituencies as noted below are hereby published for general information.

S. N. BANERJEA,
Returning Officer
(Subdivisional Officer, Kalna).

FORM III.

[Rule 6 (I).]

Burdwan District Board.**XVI—Purbasthali Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Ramani Chakrabarti	.. Village and post office Purbasthali, district Burdwan.	Cart.
2	Subodh Kumar Mullick	.. Village Kubajpur, post office Haldi Naopara, district Burdwan.	Hurricane Lamp.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

S. N. BANERJEA,
Returning Officer.

The 25th May 1951.

FORM III.

[Rule 6(I).]

Burdwan District Board.**XVII—Kalna Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Naba Kumar Roy Village and post office Baidyapur, district Burdwan.	Cart.
2	Tejendra Nath Ghoshal	.. Village Hatgachha, post office Baharkuli, district Burdwan.	Umbrella.
3	Tulshi Charan Sett	.. Village Amdabad, post office Baidyapur, district Burdwan.	Bicycle.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

S. N. BANERJEA,
Returning Officer.

The 25th May 1951.

FORM III.

[Rule 6(I).]

Burdwan District Board.

XVIII—Kalna-cum-Purbasthali Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Khagendra Gopal Sinha Roy ..	Village Medgachhi, post office Astagharia, district Burdwan.	Hookah.
2	Tarapada Pal ..	Village Napara, post office Nadanghat, district Burdwan, at present at Khosbagan, post office Burdwan, district Burdwan.	Cart.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

S. N. BANERJEE,
Returning Officer.

The 25th May 1951.

FORM III.

[Rule 6(I).]

Burdwan District Board.

XIX—Monteswar Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Asimananda Chowdhury ..	Village and post office Monteswar, district Burdwan.	Cart.
2	Sakti Pada Mullick ..	Village Khanpur, post office Putsury, district Burdwan.	Scales.

Note.—The poll will be taken on the 15th and 17th day of June 1951 between 10 a.m. and 5 p.m. at the polling stations to be notified separately.

S. N. BANERJEE,
Returning Officer.

The 25th May 1951.

FORM III.

[Rule 6 (I).]

Burdwan District Board.

No. XX—Asansol-cum-Hirapur Constituency.

Revised final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Nalinaksha Ray ..	Palashdiha, post office Asansol.	"Cart".
2	Surendra Nath Mullick ..	Sankarpur, post office Ukhra.	"Hookah".
3	Tara Sankar Ghatak ..	Chelidanga, post office Asansol.	"Scales".

Note.—The poll will be taken on the 15th of June 1951 between 10 a. m. and 5 p. m. at the polling stations notified separately.

S. N. BANERJEE,
Returning Officer
(Subdivisional Officer, Asansol).

Asansol, the 31st May 1951.

FORM III.

[Rule 6 (I).]

Burdwan District Board.**No. XXI—Barabani-cum-Jamuria Constituency.***Revised final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbols assigned to the candidate.
1	Bagalananda Bondopadhyay	Jamgram, post office Panuria.	"Cart".
2	Dakshineswar Upadhyay	Panchgechia, post office Ethora.	"Bicycle".
3	Ramhari Chattopadhyay ..	Post office and village Nandi.	"Hookah".

Note.—The poll will be taken on the 15th day of June 1951 between 10 a. m. and 5 p. m. at the polling stations notified separately.

S. N. BANERJEE,
Returning Officer
(Subdivisional Officer, Asansol).

Asansol, the 31st May 1951.

FORM III.

[Rule 6 (I).]

Burdwan District Board.**No XXIII—Kulti Constituency.***Revised final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbols assigned to the candidate.
1	Atul Chandra Achariya ..	Village Panuria, post office Kulti.	"Bicycle".
2	Nakhmal Agarwalla ..	Village and post office Barakar.	"Umbrella".

Note.—The poll will be taken on the 15th day of June 1951 between 10 a. m. and 5 p. m. at the polling stations notified separately.

S. N. BANERJEE,
Returning Officer
(Subdivisional Officer, Asansol).

Asansol, the 31st May 1951.

FORM III.

[Rule 6 (I).]

Burdwan District Board.**No. XXV—Ondal-cum-Faridpur Constituency.***Revised final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbols assigned to the candidate.
1	Gobordhan Damji Parmar	Jambad Selected Colliery, post office Kajoragram.	"Dhenki".
2	Kamal Behari Lall Singha	Village and post office Ukhra.	"Umbrella".
3	Ram Sankar Hazra ..	Village and post office Kajoragram.	"Cart".
4	Shew Bhagwan Goenka ..	Selected Kajora Jambad Colliery, post office Ohora.	"Hookah".

Note.—The poll will be taken on the 17th day of June 1951 between 10 a. m. and 5 p. m. at the polling stations notified separately.

S. N. BANERJEE,
Returning Officer
(Subdivisional Officer, Asansol).

Asansol, the 31st May 1951.

FORM III.

[Rule 6 (I).]

Burdwan District Board.

No. XXVI—Faridpur-cum-Kanksa Constituency.

Revised final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbols assigned to the candidate
1	Nirmalendu Mukhopadhyay	Village and post office Gopalpur.	"Cart".
2	Satya Gopal Mukhopadhyay	Village and post office Viringee.	"Hookah".

Note.—The poll will be taken on the 17th day of June 1951 between 10 a. m. and 5 p. m. at the polling stations notified separately.

S. N. BANERJEE,

Returning Officer

(Subdivisional Officer, Asansol).

Asansol, the 31st May 1951.

৩নং ফার্ম।

[৬ (১) নিয়ম।]

বর্ধমান জেলা বোর্ড।

মঙ্গলকোট—১২নং নির্বাচকমণ্ডলী।

নির্বাচনের জন্য ভোটপ্রার্থীগণের চূড়ান্ত তালিকা।

ক্রমিক নম্বর।	ভোটপ্রার্থীর নাম।	ভোটপ্রার্থীর ঠিকানা।	ভোটপ্রার্থীর অন্য নির্দিষ্ট চিহ্ন।
১	মঃ আবদুল আযাহ	সাং কাণিয়ারা, পোঃ কাসেমনগর	গরুর গাড়ী।
২	পাহনওয়ারা কাকী	সাং মঙ্গলকোট, পোঃ মঙ্গলকোট	আমগাছ।

নোট—১৯৫১ খ্রিষ্টাব্দের জুন মাসের ১৫ই ও ১৭ই তারিখে ১০ ঘটিকা হইতে ৫ ঘটিকার মধ্যে যে সকল ভোট দিবার স্থান পৃথকভাবে বিজ্ঞপিত হইবে সেই সকল ভোট দিবার স্থানে ভোট গ্রহণ করা হইবে।

এ, বি, কস,

রিটার্নিং অফিসার, কাসেম।

বর্ধমান, ২৫শে মে ১৯৫১।

৩নং ফার্ম।

[৬ (১) নিয়ম।]

বর্ধমান জেলা বোর্ড।

পশ্চিম কাসেম—১৫নং নির্বাচকমণ্ডলী।

নির্বাচনের জন্য ভোটপ্রার্থীগণের চূড়ান্ত তালিকা।

ক্রমিক নম্বর।	ভোটপ্রার্থীর নাম।	ভোটপ্রার্থীর ঠিকানা।	ভোটপ্রার্থীর অন্য নির্দিষ্ট চিহ্ন।
১	জগেন্দ্র নাথ মুখোপাধ্যায়	কাসেম	মানুষের হাত।
২	সৌমেন্দ্র বোহন বর্জী	সাং ককই, পোঃ ককই	বাইগাইকেল।

নোট—১৯৫১ খ্রিষ্টাব্দের জুন মাসের ১৫ই ও ১৭ই তারিখে ১০ ঘটিকা হইতে ৫ ঘটিকার মধ্যে যে সকল ভোট দিবার স্থান পৃথকভাবে বিজ্ঞপিত হইবে সেই সকল ভোট দিবার স্থানে ভোট গ্রহণ করা হইবে।

এ, বি, কস,

রিটার্নিং অফিসার, কাসেম।

বর্ধমান, ২৫শে মে ১৯৫১।

৩নং ফার্ম।

[৬ (১) নিয়ম।]

বর্ধমান জেলা বোর্ড।

কেতুগ্রাম—১১নং নির্বাচকমণ্ডলী।

নির্বাচনের জন্য ভোটপ্রার্থীগণের চূড়ান্ত তালিকা।

ক্রমিক নম্বর।	ভোটপ্রার্থীর নাম।	ভোটপ্রার্থীর ঠিকানা।	ভোটপ্রার্থীর অন্য নির্দিষ্ট চিহ্ন।
১	আব্দুল কবির কাকী	সাং মহেশপুর, পোঃ শ্রীপুর	বাঁড়িপাতা।
২	মুন্সিম আনহার	সাং বাঁড়ি, পোঃ কালরা	হারিকেন লণ্ডন।

নোট—১৯৫১ খ্রিষ্টাব্দের জুন মাসের ১৫ই ও ১৭ই তারিখে ১০ ঘটিকা হইতে ৫ ঘটিকার মধ্যে যে সকল ভোট দিবার স্থান পৃথকভাবে বিজ্ঞপিত হইবে সেই সকল ভোট দিবার স্থানে ভোট গ্রহণ করা হইবে।

এ, বি, কস,

রিটার্নিং অফিসার, কাসেম।

বর্ধমান, ২৫শে মে ১৯৫১।

Chinsura, the 28th May 1951.

As required under rule 1(3) of the rules for the constitution of the managing committee of the Government High Schools (at page 198 of the Bengal Education Code, 1931) the following gentlemen are hereby appointed as members of the reconstituted managing committee of Hooghly Branch School for the remaining term:—

Sri Bibhuti Bhusan Majumdar, M. Sc., B.L., Advocate, Hooghly, as a member of the managing committee of the school (non-official) representing the parents and guardians of the school pupils in place of Sri Satish Chandra Mukherjee, deceased.

Janab Ahmed Zaheerul Huq, Hooghly, as a member of the managing committee of the school (non-official) representing the parents and guardians of the school pupils in place of Janab A. A. Shirajee since left for East Pakistan.

R. N. BOSE,

District Magistrate, Hooghly.

NOTICES.

Burdwan, the 24th May 1951.

Whereas the property described in the schedule below was requisitioned under order No. 166D.I., dated the 22nd August 1943, in connection with the Ninga Landing Ground and placed at the disposal and under the control of the Administrative Commandant of the R.A.F., Asansol;

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which has been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Hrishikesh Pal and others as detailed below owners/occupiers have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Mauza Ninga, jurisdiction list No. 28, police-station Jamuria.

Cadastral survey plot No.	Area in acre.	Names of owners/occupiers.
14 part	·04 acre	Hrishikesh Pal and others of Sripur.

Burdwan, the 23rd May 1951.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules under order No. 54D.I., dated 17th July 1944, in connection with the Ninga Landing Ground and placed at the disposal and under the control of the Administrative Commandant, Asansol;

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Hrishikesh Pal and others owners/occupiers have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Act, it is hereby declared that the property is released from requisition:—

The Schedule.

Mauza Ninga, jurisdiction list No. 28, police-station Jamuria, district Burdwan

Cadastral survey plot No.	Area in acres.	Names of owners/occupiers.
489, 483, 485 ..	·37	Hrishikesh Pal and Madan Gopal Goswami and others of Sripur
476P ..	·01	Bholanath Chatterjee
476P ..	·02	Bijoy Krishna Goswami
476P ..	·02	Pachan Kora and others
476P ..	·05	Manu Kora and others
475P ..	·02	Ram Chand Pande,
475P ..	·01	Moti-Bauri,
475P ..	·003	Pravan Bauri
492P ..	·02	Aswan Kumar Pal
472 ..	·02	G. T. Road, Khus Mahal,

Burdwan, the 24th May 1951

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules under order No. 25 dated 19th May 1943, in connection with the Ninga Landing Ground and placed at the disposal and under the control of the Administrative Commandant, Asansol;

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Pashupati Nath Mahla and others owners/occupiers have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Act, it is hereby declared that the property is released from requisition:

The Schedule.

Mauza Bogra, jurisdiction list No. 30, police-station Jamuria, district Burdwan

Cadastral survey plot No.	Area in acres.	Names of owners/occupiers.
1516, 1578, 1595	21	Kumar Pashupati Nath and others of Seared
2265, 1515, 1586	·79	Surendra Nath Dutta.
1514 ..	·09	Dukhu Ghose.
468 ..	26	Pada Majhi and others
1592P, 1593P ..	·06	Subasini Das, wife of Lal Dutt.
1585 ..	·24	Jogendra Nath Chatterjee and others.
1517 ..	1·03	Kiriti Bhusan Bose and others of Jameri.

I. B. S. R. SURI
Collector, B

by the Deputy Inspector-General of Police,
Western Range

Surah.—No. 5072.—18th May 1951.—
Rangshu Bhushan Bhattacharji, Inspector,
h (now officiating Deputy Superintendent of
Jalpaiguri), is granted one month's leave
on medical certificate under rule
184 of the West Bengal Service Rules, Part
I, in extension of the leave granted to him under
notification No. 1016G.A., dated 29th March 1951,
in the *Calcutta Gazette*, dated 5th April

Surah.—No. 5334.—25th May 1951.—In
modification of the orders in notification
No. 5334, dated 22nd March 1951, published in
the *Calcutta Gazette*, dated 5th April 1951, Sri
Kanta Mukharji, officiating Inspector,
Murshidabad, who was acting as such *vice* Sri
Rajendra Kumar Ray Chaudhuri of that district
reverted to the C.I.D., West Bengal, continued
as such with effect from 2nd March 1950 in
district *vice* Sri Jnanendra Nath Chau-
dhuri of Midnapore, officiating as Deputy Super-
intendent of Police, Intelligence Branch.

Dwarika Prasad Singh, Inspector, Birbhum,
on leave on average pay, on medical certi-
ficate for fifteen days under rule 184(b)(ii) of the
Bengal Service Rules, Part I, in extension of
leave granted to him in notification No. 5330,
29th March 1951, published in the *Calcutta*
Gazette, dated 12th April 1951.

existing acting arrangement will continue

H. L. SHAHA, Dy. Insp.-Genl.

প্রেসিডেন্সী বিভাগ—কলিকাতা।

Presidency Division—Calcutta

Surah.—29th May 1951.—It is hereby noti-
fied for general information that in exercise of
powers conferred on me by rule 56(2) of the
Jail Code, 1937, Volume I, 7th Edition as
amended, I appoint (1) Sri J. N. Mitra, (2) Sri
R. Chandra Bhattacharjee, B.A., and (3) Miss
S. Sen to be non-official visitors of the Basirhat
Jail in the district of 24-Parganas for a
period of two years with effect from the date of
notification.

সংসদীয়—১ম জুন ১৯৫১—নবীয়া জেলার সদর
দেওয়ান ও সনাতন প্রজাতির কুমার মজুমদারকে পশ্চিম-
বঙ্গের (১ম বর্গ) ১৬৭(২) সংখ্যক নিয়মাবলীসারে
১৪ জুন হইতে তের দিনের অধিক হুজুর করা

জে. এন. তালুকদার.

কলিকাতা।

R.G.—1st June 1951.—Sri Amiya Kumar
S. Sub-Deputy Magistrate and Sub-Deputy
(on probation), Nadia, is granted earned
thirteen days under rule 167(ii) of the
Service Rules, Part I, with effect from 4th

J. N. TALUKDAR, Commissioner.

Orders by the Deputy Inspector-General of Police,
Central Range

Alipore.—No. 3431.—30th May 1951.—(1) Sri
Rajendra Kumar Basu, Inspector, D.I.B., Murshi-
dabad will revert to district work and should be
employed as Circle Inspector in the same district.

Sub-Inspector Binay Bhushan Mukharji of
24-Parganas is temporarily transferred to Murshi-
dabad and appointed to act as an Inspector in
D.I.B., Murshidabad.

(2) Sri Premendra Nath Ray, Inspector,
Murshidabad, is temporarily transferred to
G.R.P. D.I.B., Sealdah.

(3) Sub-Inspector Sanada Prasad Chakrabatti of
24-Parganas is temporarily transferred to Nadia
and appointed to act as an Inspector in the
D.E.B. there.

(4) Sri Manindra Bhushan Chakrabatti,
officiating Inspector of Murshidabad D.E.B.,
is reverted to his substantive rank of S.I. and
transferred to Nadia district as a Sub-Inspector of
Police in an existing vacancy.

(5) Sub-Inspector Bragendra Nath Sikdar of
Nadia is temporarily transferred to Murshidabad
and appointed to act as an Inspector in the D.E.B.
there.

(6) Sub-Inspector Sukumar Chakrabatti of
24-Parganas at present on deputation to the
Inspector-General of Police's Control Room, is
appointed to act as an Inspector in 24-Parganas
D.E.B.

The transfers are ordered in the interest of
public service.

S. M. GHOSH, Dy. Insp.-Genl.

Presidency Division—Jalpaiguri

NOTICES

No. 260E.—28th May 1951.—In continuation
of this office notice No. 242E dated the 7th
May 1951, it is hereby notified that Shri Subodh
Kumar Misra, a candidate for election to the
West Bengal Legislative Assembly from the West
Dinajpur-cum-Malda (Rural) General Constitu-
ency, in the bye-election held in 1951, has
lodged another declaration as election agent to
be filed with his return of election expenses.

No. 261E.—28th May 1951.—Corrigendum to
this office notice No. 242E, as published at page
1137 of Part I of the *Calcutta Gazette*, dated 17th
May 1951:—

Please read "Jalpaiguri, the 7th May 1951"
in place of "Jalpaiguri, the 5th May 1951".

B. C. GHOSH,
for Commissioner, Presidency Division,
and Returning Officer.

ORDERS AND NOTIFICATIONS OF THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 12416A: C.T./2E/13/50-51. — 26th May 1951.—Sri K. N. Banerjee, Income-tax Officer, Companies District I, is, with effect from the afternoon of 25th May 1951, transferred and posted as Income-tax Officer, Companies District IV, Calcutta, *vice* Sri S. M. Paul appointed to officiate as Assistant Commissioner.

2. Sri P. L. Malhotra, 2nd Additional Income-tax Officer, Companies District I, will, with effect from the afternoon of 25th May 1951 and until further orders, hold the charge of Income-tax Officer, Companies District I, in addition to his own duties, *vice* Sri K. N. Banerjee transferred.

3. On return from leave Sri J. Das is transferred and posted as Income-tax Officer, Companies District I, Calcutta. He will take over charge from Sri P. L. Malhotra, 2nd Additional Income-tax Officer, Companies District I, who is also holding the charge of Income-tax Officer in addition to his own duties.

4. Sri V. S. Desikachari, 1st Additional Income-tax Officer, Companies District III, who is also holding the charge of Income-tax Officer's section in addition to his own duties is, with effect from

the afternoon of 25th May 1951 and until further orders, posted as Income-tax Officer of the district.

5. Sri D. K. Sen, 4th Additional Income-tax Officer, Companies District III, will, with effect from the afternoon of 25th May 1951 and until further orders, hold the charge of 1st Additional Income-tax Officer, Companies District III in addition to his own duties, *vice* Sri V. S. Desikachari posted as Income-tax Officer of the district.

No. 12171C.T./2E-24/51-52.—28th May 1951.—Mr. K. T. Thomas, Additional Income-tax Officer, District V, Calcutta, is allowed, under Rule 133, earned leave for twenty days with effect from 19th March 1951 to 16th May 1951 and thereafter half pay leave for twenty days with effect from 17th April 1951 to 6th May 1951 combined with extraordinary leave for twenty days with effect from 7th May 1951 to 2nd June 1951 with permission to prefix and affix Sun the 18th March 1951 and 3rd June 1951, respectively to the leave.

It is certified that the officer is likely to return on the expiry of the leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Forests

NOTIFICATION.

4204For.—7th June 1951.—In exercise of the power conferred by section 57 of the West Bengal Private Forests Act, 1948 (West Bengal Act XIV of 1948), the Governor is pleased to make the following rules in supersession of the rules published with notification No. 938For., of the 16th November 1946, as subsequently amended, namely :—

These Rules may be called the West Bengal Private Forests Rules.

In these rules unless there is anything repugnant in the subject or context :—

(i) "section" means section of the Act; and

(ii) "the Act" means the West Bengal Private Forests Act, 1948 (West Bengal Act XIV of 1948).

The District Magistrate shall nominate an owner of a private forest amongst the owners of private forests in the notified area for appointment by the State Government as a member of the Appellate Committee. For this purpose the District Magistrate may invite suggestions from the owners for his consideration.

(1) Every appeal to the Appellate Committee shall be made by a notice in writing, shall be addressed to the Chairman of the Appellate Committee, and shall state in detail the grounds of the appeal.

Appeals shall be submitted in triplicate and shall be in English or Bengali.

(2) On receipt of an appeal from an owner of a private forest the District Magistrate shall cause a meeting of the Appellate Committee to be convened.

Such meeting shall be convened as expeditiously as possible and shall be preceded by a notice in writing in the following manner, namely :—

(i) the notice shall specify the time, date and place of the meeting, and shall be accompanied by a copy of the petition of appeal,

(ii) a copy of the notice shall be sent to the member of the Appellate Committee selected from amongst the owners of private forests under registered post. A copy of the notice shall also be sent separately to the Regional Forest-officer and to the appellant under registered post.

(3) The Chairman may adjourn any meeting called by notice in accordance with rule 5 in the event of the Regional Forest-officer or the appellant not being present at the time and place and on the date specified in said notice.

If a meeting is adjourned the Chairman shall fix a date, time and place for the adjourned hearing and shall issue a notice in writing to this effect to the persons mentioned in clause (ii) of sub-rule (2) of rule 5. Such notice shall be sent by registered post.

7. (1) For the purposes of hearing and adjudication of any appeal members of the Appellate Committee, of which the Chairman shall be shall form a quorum.

(2) The Chairman shall after consideration of the views of the District Magistrate having jurisdiction in the notified area, co-opt subject to the approval of the State Government another owner of a private forest in the notified area to be a member of the Appellate Committee in place of the member selected in accordance with the provisions of rule 3. The member selected under that rule be a party to an appeal before the Committee.

8. (1) Both the appellant and the Regional Forest-officer shall be given opportunity to adduce evidence, if any, in support of their respective cases.

(2) At the conclusion of the hearing the Committee shall consider the appeal and shall pass an order in writing thereon.

(3) Each appeal shall be decided according to the majority of opinion of the members of the Appellate Committee. In the case of only two members (including the Chairman) forming the quorum the opinion of the Chairman shall prevail if he differs from the other member.

9. It shall be competent to the Appellate Committee to adjudicate and pass order on any appeal in the absence of the appellant or the Regional Forest-officer, provided that the provisions of rules 5 and 6 have been strictly followed.

10. The Chairman shall cause a copy of the order passed under rule (2) of rule 8 to be furnished to the appellant and to the Regional Forest-officer under registered post unless they are present to receive it personally.

11. A Working Plan shall be,—

- (a) prepared in accordance with the instructions in Appendix A to these rules;
- (b) written in English;
- (c) legibly typed on foolscap size paper;
- (d) sent by registered post, with acknowledgment due, to the Regional Forest-officer.

12. The consultations referred to in sub-sections (2) and (3) of section 3, sub-section (3) of section 4 and sub-section (9) of section 10 shall, where possible, be by personal discussion, and shall be summarily recorded by the Regional Forest-officer, subject to countersignature by the Conservator of Forests.

13. Where personal discussion is not possible consultation shall be by correspondence; such correspondence shall form a permanent record.

14. Any notice or notification or order relating to a Working Plan required to be served under sub-section (4) of section 3, sub-section (4) of section 6, and sub-section (2) and sub-section (9) of section 10, shall be served in the following manner:—

(1) Service of any notice or notification or order relating to a Working Plan shall be made by delivering or tendering a copy thereof sealed with the seal of the Regional Forest-officer or such officer under him as authorised by him in writing in this behalf.

Whenever it is practicable the service of any notice or notification relating to a Working Plan shall be made on the owner in person. If he has an agent authorised to accept service on his behalf, in which case such agent shall be sufficient.

Where the owner cannot be found and has no such agent authorised to accept service of any notice or notification or order relating to a Working Plan on his behalf, the service may be made on any adult male member of the family of the owner who is residing with him.

Explanation.—A servant is not a member of the family within the meaning of this rule.

Where the serving officer delivers or tenders a copy of the notice, order relating to a Working Plan to the owner personally or to an agent or other person on his behalf, he shall require the signature of the person to whom the copy is so delivered or tendered to be affixed to an acknowledgment of the service endorsed on the original notice.

Where the owner or his agent or such other person as aforesaid is unable to sign the acknowledgment, or where the serving officer after using due and reasonable diligence cannot find the owner and there is no person authorised to accept the notice or notification or order relating to a Working Plan on his behalf or any other person on whom service can be made, the serving officer shall affix a copy of the notice or notification or order relating to a Working Plan on the outer door or some other conspicuous place at the residence or place of business of the owner and shall then return the copy to the Regional Forest-officer or the officer authorised by him in writing to do so in clause (1), as the case may be, with a report endorsed thereon stating that he has so affixed the copy, the circumstances under which he did so and the name and address of the person (if any) by whom the copy was affixed.

The serving officer shall, in all cases in which the notice or notification or order relating to a Working Plan has been served under clause (1), (2) or annex or cause to be endorsed or annexed on or to the original notice or notification or order relating to a Working Plan, a return stating the date and the manner in which the notice or notification or order relating to a Working Plan was served and the name, address of the person by whom the copy was affixed and the name, address of the person by whom the copy was delivered and witnessing the delivery or tender of the notice.

Where a notice or notification or order relating to a Working Plan is served under clause (4) the Regional Forest-officer or any officer under him authorised in this behalf shall examine the serving officer and may make such further inquiry in the matter as he thinks fit to satisfy himself that the notice or notification or order relating to a Working Plan has been duly served and if he is not so satisfied shall order such other service as he thinks fit.

If service of notice or notification or order relating to a Working Plan is made in the manner provided in clauses (1) to (7) and if the Regional Forest-officer or the person authorised by him referred to in clause (1) has reason to believe that the owner is trying to evade service thereto, he may direct such notice or notification or order to be sent to the owner by registered post at his last known residence, address or place of business.

A copy of the approved Working Plan referred to in sub-section (2) of section 4 shall be sent to the owner by registered post with acknowledgment.

16. (1) On the recommendation of the Appellate Committee the Governor of Forests of the Forest Circle within which the forest of an applicant is situated may grant him loans up to limit of five thousand rupees.

(2) Loans exceeding five thousand rupees shall require the sanction of the State Government.

(3) A copy of the order granting loans shall be furnished to the Collector of the District concerned by the authority granting the loans.

17. The application shall, if in writing, be made as nearly as possible in Form A annexed to these rules. If an oral application is made, the application, though in writing, is made in any other form, the form to whom it is made shall cause it to be recorded as nearly as possible in the prescribed form.

18. (1) The Appellate Committee on receiving an application shall first see that the application has been made or recorded in the prescribed form, and shall cause an enquiry to be made by a Revenue Officer not below the rank of a Kanungo for the purpose of verifying the particulars mentioned on the reverse of Form A.

(2) The enquiry shall be conducted as expeditiously as possible and shall not be carried further than is necessary with due regard to the security of the loan.

(3) When land is offered as security, care shall be taken to ascertain what are the encumbrances (if any) to which it is subject.

(4) The Appellate Committee shall forward the application together with the report of the enquiring officer to the Regional Forest-officer, who shall examine the grounds set forth in the application with reference to the Working Plan approved under section 4 and shall report whether in his opinion the grounds set forth are valid or not.

19. (1) The Appellate Committee shall in considering an application afford to the applicant an opportunity to adduce evidence in support of his application.

(2) The Appellate Committee shall also afford an opportunity to the Regional Forest-officer to adduce evidence in support of the report submitted by him under sub-rule (4) of rule 18.

(3) After considering the application and the evidence adduced, the Appellate Committee shall state in writing its opinion as to whether or not a loan should be given and shall forward the application to the Governor of Forests of the Forest Circle within which the forest of an applicant is situated with its opinion stating the reasons for such recommendation.

(4) If a loan is recommended the Appellate Committee shall specify

(a) the amount of the loan that should be granted and the rate of interest that should be charged,

(b) the instalments in which the loan should be advanced, and

(c) the period within which and the instalments in which the loan should be repaid.

20. (1) When the applicant possesses a transferable interest in immovable property of a value sufficient to secure the whole amount of the loan, he shall ordinarily be required to become payable in respect of the loan, he shall ordinarily be required to

page such interest or a sufficient portion thereof to the State Government for repayment of that amount, but the officer granting the loan require or accept any other good security.

When the applicant does not possess a transferable interest in movable property sufficient for the purposes of security, he shall be upon to procure some person or persons, possessing a transferable interest in immovable property of value sufficient to secure the whole of the loan, to become his surety or sureties for the repayment of his loan with interest.

A loan shall not ordinarily be refused to a person who is in arrear of revenue or for repayment of a previous loan, if the security offered is otherwise satisfactory.

B.—Lands which are not transferable without the landlord's consent shall not ordinarily be accepted as security. If the consent in writing of the landlord in the following form has been previously obtained to the effect that in case of default, there shall then be no objection to using such lands as security :—

Weson of.....
the landlord of.....estates,
 of.....district of.....do hereby pledge myself/ourselves
 to have no objection to the sale under the Certificate Procedure of the land
 held in the margin held by my/our tenant (name.....
) and proposed to be mortgaged by him as security for the
 repayment of the loan of Rs.....under the West Bengal Private
 Land Revenue Act, 1948, in the event of the said.....
 to pay the whole or any part of the said loan with such interest as
 may be due thereon.

Such agreements shall be deposited in the Record Room with the record of the case.

(1) If a loan is sanctioned, the agreement in Form B annexed to these rules shall be executed by the applicant and the order prefixed to the agreement shall be signed by the officer granting the loan.

When the sureties, if any, whom the applicant is required to furnish for personal security only, they shall execute a bond in Form C annexed to these Rules; if they hypothecate immovable property, they shall execute a bond in Form D annexed to these rules.

When immovable property is mortgaged as collateral security by the applicant or by his sureties the agreement in Form B or the bond in Form C, as the case may be, shall be attested by at least two witnesses and shall be registered in accordance with the provisions of the Indian Registration Act, 1908.

When the required documents have been executed, and if so required by sub-rule (2), have been registered, a copy of the completed Form B, shall be handed to the applicant together with a notice in Form E, which shall be explained to the borrower.

The original agreement with the bonds in Forms C and D, if any, shall be returned duly cancelled to the applicant, if he so desires, after the amount borrowed has been repaid with interest in full.

Payment of loans shall be made by a cheque issued by the Regional Officer on the Treasury of the District or the Sub-Treasury of the district in which the forest in respect of which a loan has been given is situated.

23. When an instalment of a loan is due, either it shall be repaid or before the due date fixed for such repayment or (if circumstances justify) an extension of the due date may be allowed, or certificates shall be filed. In case of delay in the payment of an instalment of a loan repaid in more than one instalment, it will be open to the Collector in accordance with the terms of the bond in Form B to declare the whole of the loan to be due and to proceed to realise it.

24. (1) In calculating interest a period of half a month or less shall be disregarded and any period exceeding half a month shall be taken as one month.

(2) The interest due on each payment date shall be calculated on the whole loan, or where a portion or portions have fallen due on a payment date, or though not due have been paid in advance, the interest shall be calculated on the whole loan minus those portions subject to the following provisions:—

- (i) When an instalment of the principal of a loan is repaid after the due date, but within the financial year in which it falls due, no further interest shall be charged beyond what would have been due if the instalment had been paid on or before the due date.
- (ii) At the end of the financial year, a record shall be made of the interest due on any arrear instalment in respect of which an extension of the period for repayment has not been granted. This interest shall be realised in respect of such arrear instalment on whatever date during the ensuing financial year such instalment is realised. Such interest shall be calculated and repaid at the rate of 1 pie per rupee per month for each month between the date on which the instalment fell due and 31st March of the financial year, the month being interpreted in accordance with sub-rule (1).
- (iii) If the arrear instalment is not paid by 31st March of the financial year that follows the financial year in which the default occurred, or if it is not paid during any subsequent financial year, a demand of interest shall similarly be made and recorded for each additional year or years of default.

25. The Appellate Committee shall in all cases arrange that the dates of repayment are fixed with due regard to the dates of sale of the principal forest crops.

26. (1) It shall be permissible for borrowers to repay their loans in portions thereof in advance of the fixed payment dates.

(2) In cases in which such advance payments are made, the interest levied at the time of the next payment shall be limited to the amount accruing on the portion of the loan left outstanding after the advance payment.

(3) Advance payments of principal shall be accompanied by the interest due on the amount of the loan up to the date of payment of the advance, as to facilitate calculation of interest at the next payment, and the amount of principal repaid in advance shall not include a fraction of a rupee.

(4) The interest levied on the occasion of an advance payment shall be calculated on the number of whole months intervening since the last payment date.

(A) The Conservator of Forests of the Forest Circle in which the applicant is situated is authorised on the recommendation of the Appellate Committee to grant suspensions of payment in any case where such suspension would be burdensome on the borrowers.

Each such suspension shall be reported to the Collector of the district and the State Government. No interest shall be charged for the period of suspension, and the payment of each remaining instalment due in respect of the loan shall be postponed to the date of the next instalment, a new date fixed for the last instalment.

No remission may be granted without sanction of the State Government.

(I) Nothing in these rules shall be deemed to affect any power of the Government to grant in special cases loans under the Act on terms other than those provided in these rules, or to affect the terms of any special agreement under which any loan under the Act has been or may hereafter be granted, or the terms of any unexpired settlement.

Subject to the provisions of these rules regarding the grant of loans, the recovery of loans shall be made by the Collector of the district in accordance with the provision of sub-section (4) of section 8.

The procedure of a Board appointed by the State Government to perform the functions of a Forest Settlement-officer referred to in clause (9) of section 2 shall be in accordance with the following principles:—

When any action is required to be taken to perform the functions of the Board as set forth in clause (c) of sub-section (4) of section 10 the Chairman shall cause a meeting of the Board to be convened by a notice in writing to each member specifying the date, time and place of such meeting, and shall state therein the purpose thereof.

(i) When action is to be taken under sub-clauses (i) and (ii) of sub-section (4) of section 10 the Chairman shall cause to be published in the neighbourhood of the land specified in the notification issued under sub-section (4) of that section a translation of the notification in English or in any other vernacular as he may deem proper. The Chairman shall also publish a general notice in the neighbourhood of the land specified in the notification calling upon every person who may claim any right in or over the area specified in the notification to present such claims and evidence in support thereof on the date and time and place specified in the general notice;

(ii) the Chairman shall convene a meeting of the Board in accordance with clause (7) at the time, date and place specified in the general notice and shall proceed to hold an enquiry into any rights in or over the land specified in the notification issued under sub-section (4) of section 10;

(iii) a claim presented in accordance with the general notice shall, if stated orally, be reduced to writing. After due enquiry an order either admitting the right claimed in whole or in part or rejecting it shall be made;

(iv) when a right is admitted in whole or in part, the Board shall order whether the right should be permitted to continue to be exercised, or whether it should be extinguished. For the purposes of considering such matters, the Board shall give due weight to the technical opinion of the Forest-officer or any other Forest-officer who may be called upon to give such technical opinion, in respect of the continuance or otherwise of such rights consistent with the provisions of the Act;

(v) such rights which the Board may permit to continue to be exercised shall be recorded, in detail;

(vi) if a right is to be extinguished, the Board shall proceed to extinguish it, and shall record the amount of compensation that shall be paid to the person whose right or rights are thus extinguished. The determination of such compensation shall be in the manner and in accordance with the principles set out in sub-section (5) of section 10;

(vii) if it is determined under sub-clause (ii) of clause (c) of section (4) of section 10 after due enquiry that any rent is payable to the landlord of land adjoining a forest as may be made over to any owner of forest under sub-section (1) of section 10, the Board shall determine and record the amount fixed;

(viii) the amount referred to in clause (v) of sub-section (5) of section 10 in respect of which no appeal shall lie to the High Court shall be as does not exceed Rs. 5,000 in lump or Rs. 250 per mensem;

(ix) the Chairman shall cause to be published in the neighbourhood of the land made over to the owner a proclamation specifying the rights which may be exercised and also the date from which all rights not thus specified are extinguished.

(3) For the purposes of recording the results of inquiries into rights and their modification or extinction, the Form F annexed to these rules shall be completed by the Board.

31. The amount of compensation payable by an owner of a controlled forest under sub-section (6) of section 10 or sub-section (2) of section 25 shall be paid in the following manner:—

(a) the owner of the controlled forest shall deposit the amount of compensation in the nearest treasury or sub-treasury to the credit of the Regional Forest-officer concerned and shall forward a receipted chalan to such Regional Forest-officer as soon as possible;

(b) on receipt of the accepted chalan the Regional Forest-officer shall cause the amount to be paid in the following manner and in accordance with the following principles:—

(i) compensation shall ordinarily be disbursed in the village by the officer not below the rank of a Ranger, authorised by the Regional Forest-officer for the purpose;

(ii) on disbursement, the payment order, after having been properly receipted by the payee, shall be taken back by the disbursing officer who shall certify on it that the amount has been paid in full by him personally, or in his presence;

(iii) in other cases payment shall be made by cheque issued by the Regional Forest-officer on any treasury or sub-treasury in which he has a drawing account or on the Reserve Bank of India, Calcutta;

(iv) in all cases, the disbursing officer shall record on the payment order the name of the identifier of the payee or the fact that he personally knows the payee.

32. The amount of compensation payable in respect of a vested forest by a Regional Forest-officer under sub-section (6) of section 10 or sub-section (2) of section 25 shall be paid in the following manner:—

(1) compensation shall ordinarily be disbursed in the village by the Regional Forest-officer;

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- (2) in other cases payment shall be made by cheque issued by the Regional Forest-officer on any treasury or sub-treasury with which he has a drawing account or on the Reserve Bank of India, Calcutta;
- (3) on disbursement, the payment order, after having been properly receipted by the payee, shall be taken back by the disbursing officer who shall certify on it that the amount has been paid in full;
- (4) in all cases, the disbursing officer shall record on the payment order the name of the identifier of the payee or the fact that he personally knows the payee.

33. (1) The consultation referred to in sub-sections (1) and (2) of section 11, whenever possible, be by personal discussion, and the result of such discussion shall be recorded in writing by the Regional Forest-officer, subject to countersignature by the Conservator of Forests. Where personal discussion is not possible, consultation shall be through correspondence. Such correspondence shall form a permanent record.

(2) A copy of any order relating to the amalgamation of two or more forests under one working plan required to be served under sub-section (1) or sub-section (2) of section 9, shall be sent to the owner of each forest by registered post at his last known residence, address or place of business. An order of which a copy is so sent shall be regarded as duly served.

34. (1) The cost of the extra staff solely employed for the management of a vested forest shall be debited in whole to the account of that forest, where the extra staff is employed for the management of a group of vested forests the total cost shall be debited to the accounts of the vested forests in proportion to their areas. All other expenses of management including the capital cost and maintenance charges on buildings, cost of form and costs of a like nature shall be similarly debited.

(2) The respective shares of the owners of a vested forest shall be determined by the Forest Settlement-officer in terms of the extent of their interests in the forest.

(3) The net profits of each vested forest shall be the surplus after deducting the following from the total gross revenue:—

- (i) cost of conservancy and works including land revenue, rent, rates and cess;
- (ii) cost on extra staff and management as mentioned in sub-rule (1) above.

(4) A copy of the annual statement of the cost of management and net profits payable in respect of a vested forest as determined in accordance with sub-rule (3) above shall be sent by the Regional Forest-officer to each owner by registered post at his last known residence, address or place of business.

35. The working plan referred to in clause (a) of the first proviso to sub-section (1) of section 18 shall be prepared according to rule 11 of these rules.

36. Notice under sub-section (1) of section 35 in respect of seized forest-produce shall be published by the Regional Forest-officer in the following manner:—

- (1) the notice shall be written, typed or printed in Bengali; additional notice in English may be issued by the Regional Forest-officer, if he considers it necessary;

- (2) copies of the notice shall be displayed on the Notice Boards of the Regional Forest-officer, the Range Officer and the Beat Officer in whose jurisdiction the forest-produce has been seized;
- (3) copies of the notice shall be sent for display on the Notice Boards of the offices of the Collector, the Subdivisional Officer, the Superintendent of Police and the Thana Officer concerned, the Chairman of the district board, and such other office as the Regional Forest-officer may deem necessary;
- (4) a copy of the notice shall also be sent by registered post to the last known address of the owner of the forest in respect of the produce of which the offence is believed to have been committed.

37. The sale of forest-produce under sub-section (3) of section 60 in respect of which money is due shall be made in the following manner:—

- (1) the Regional Forest-officer shall hold a public auction on a date specified beforehand;
- (2) the auction shall preferably be held *in situ*. If this is not possible, or convenient the auction shall be held in the nearest Forest Office or other suitable place nearest the site, as selected by the Regional Forest-officer;
- (3) the successful bidder shall pay the amount of the bid on the day of the auction or in instalments as decided by the officer holding the auction. In the latter case the officer holding the auction shall demand an earnest money of not less than 10 per cent of the value of the bid, and shall direct that, till the date of payment of the final instalment, the purchaser shall not remove forest-produce worth more than two-thirds of the value of the instalments paid;
- (4) if for any reason it is found not possible, convenient or expedient to hold an auction, the forest-produce may be sold by private negotiation subject to the approval of the Conservator of Forests of the Circle in which such sale is to take place.

38. Any notice to be issued under the Act if not otherwise provided for in these rules shall be served in the following manner:—

- (1) Service of notice shall be made by delivering or tendering a copy thereof, sealed with the seal of the Regional Forest-officer, to such officer under him as may be authorised by him in this behalf to the person concerned.
- (2) Wherever possible the service of notice shall be made on the person himself unless he has an agent authorised to accept service on his behalf, in which case service on his agent shall be sufficient.
- (3) Where the person cannot be found and has no such authorised agent it shall be sufficient if the service is made on any adult male member of the family of the person residing with him.

Explanation.—A servant is not a member of the family within the meaning of this clause.

- (4) Where the serving officer delivers or tenders a copy of the notice to the person himself or to his authorised agent or to other person on his behalf he shall require the signature or thumb-impression of the person to whom the copy is so delivered or tendered to be affixed to an acknowledgment of the service endorsed on the original notice.

- (5) Where the person or his agent or such other person as aforesaid refuses to sign the acknowledgment, or where the serving officer after using all due and reasonable diligence cannot find the person and there is no agent authorised to accept the notice on his behalf or any other person on whom service can be made, the serving officer shall affix a copy of such notice on the outer door or some other conspicuous part of the residence or place of business of the person and shall then return the original to the Regional Forest-officer or the officer referred to in clause (1), as the case may be, with a report endorsed thereon or annexed thereto stating that he has so affixed the copy, the circumstances under which he did so and the name and address of the person (if any) by whom the residence or place of business was identified and in whose presence the copy was affixed.
- 6) The serving officer shall, in all cases in which the notice has been served under clause (4), endorse or annex or cause to be endorsed or annexed on or to the original notice a return stating the time and date when and the manner in which such notice was served and the name and address of the person (if any) identifying the person so served and witnessing the delivery or tender of the notice.
- 7) Where a notice is served under clause (4) the Regional Forest-officer or any officer under him authorised in this behalf shall examine the serving officer and may make such further enquiry in the matter as he thinks fit to satisfy himself that such notice has been duly served and if he is not so satisfied shall order such other service as he thinks fit.
- 8) If the service of notice cannot be made in the manner provided in clauses (1) to (7) and if the Regional Forest-officer or the officer referred to in clause (1) has reason to believe that the person is trying to evade service, he may direct such notice to be sent to the person by registered post at his last known residence, address or place of business. A notice so sent shall be deemed to have been properly served for the purposes of the Act irrespective of whether the notice actually reaches the addressee or not.
- 9) (1) Except as provided in these rules and in clauses (a) and (c) of s 31 of the Act no person shall manufacture charcoal in a controlled forest except in localities previously approved by the Regional Forest-officer.
- (2) The cutting and removal of trees and timber and the collection or manufacture and removal of forest-produce in and from a controlled forest shall be done only in accordance with the provisions of an approved working plan.
- (3) Except as provided in these rules and in clauses (a) and (b) of s 31 of the Act no person shall manufacture charcoal in a vested forest except in localities previously approved by the Regional Forest-officer.
- (4) The cutting and removal of trees and timber and the collection or manufacture and removal of forest-produce in and from a vested forest may be done only in accordance with the provisions of an approved working plan.
- (5) Any person who wishes to fell or remove trees, timber or other forest-produce from a controlled forest shall obtain beforehand a license in writing for the purpose, from the owner thereof or his authorised agent.

(2) The owner of a controlled forest shall for the purpose of disposal of forest-produce, cause trees in the controlled forest to be marked or arranged therein to be demarcated in small lots or sections in different localities as may be prescribed in the approved working plans referred to in sub-section (2) of section 4.

(3) All forest-produce passing out of a controlled forest, shall be covered by a permit issued by the owner of the controlled forest or the lessee thereof.

(4) The Regional Forest-officer may fix maximum royalty rates at which forest-produce may be sold from controlled forests for use by persons residing in the neighbourhood of such forests.

(5) The owner of a controlled forest may appeal to the Appellate Committee against any order under sub-rule (4) and the decision of the Appellate Committee shall be final.

(6) The licenses and permits mentioned in sub-rules (1) and (3) shall be in forms which shall be previously approved by the Regional Forest-officer.

(7) Payments, if any, payable to the State Government as compensation for any forest-offence in respect of a controlled forest under any of the provisions of the Act or under any of these rules, shall be made to a Forest-officer who is empowered by a notification under section 51 to accept such payments.

(8) Any Forest-officer or Police Officer may demand for examination any license or permit authorising removal of forest-produce from controlled forests. Failure to produce such licenses or permits on demand shall be an offence under the Act.

42. (1) Any person who wishes to fell or remove trees, timber or other forest-produce from a vested forest shall obtain beforehand a license in the form prescribed for the purpose, duly signed by a Forest-officer.

(2) A Forest-officer shall, for the purpose of disposal of forest-produce from a vested forest, cause trees in the vested forest to be marked or arranged therein to be demarcated in small lots or sections in different localities as per prescriptions of the working plan in force in such forest.

(3) Trees, timber or other forest-produce of a vested forest may be disposed of in the following manner:—

(i) by auction or by sealed tender at rates fixed by competition under conditions contained in sale notices approved by the Conservator of Forests of the Forest Circle within which the vested forest is situated;

(ii) by permits at rates fixed from time to time by the Conservator of Forests;

(iii) by private sale in exceptional cases, subject to the approval of the Conservator of Forests when the estimated value according to the schedule of rates in force or current ruling prices exceeds Rs. 250 in any one case.

(4) The Regional Forest-officer may, in consultation with the Conservator of Forests of his Circle, fix special royalty rates at which trees, timber, thatch, fuel and other forest-produce may be sold from vested forests under his control, for use by persons residing in the neighbourhood of such forests.

(5) Any Forest-officer or Police Officer may demand for examination license or permit authorising removal of forest-produce from vested sts. Failure to produce such licenses or permits on demand shall be ned to be an offence under the Act.

13. Unless in the exercise of any right in or over a controlled forest no on may clear or break up land therein for cultivation without the mission in writing of the Regional Forest-officer. Such permission may granted by the Regional Forest-officer subject to the following condi- s:—

(1) When a specified piece of land in the controlled forest is considered to be more suitable for agriculture than for forest growth, the Regional Forest-officer, after due enquiry, shall obtain the prior sanction of the Conservator of Forests of the Forest Circle within which the controlled forest is situated, and give permission in writing to the owner for the clearing or breaking up of the specified land for permanent cultivation.

(2) Where the owner is willing to plant specified areas of the controlled forest with tree species approved by the Regional Forest-officer by the Taungya (shifting) system of cultivation, the Regional Forest-officer may give permission in writing to the owner for the clearing or breaking up of such specified areas for the purpose of afforesting the same on the Taungya system referred to above under the following conditions:—

(i) The owner shall obtain from each cultivator a signed agreement in the prescribed form in force for the Taungya plantations of the Reserved Forests of Jalpaiguri and Darjeeling districts of West Bengal, and send the same to the Regional Forest-officer before permitting the cultivator to break up the land.

(ii) Trees of *sal*, *piasal* and *Mahua* shall not be cut or removed from the areas to be thus cleared or broken up until the Regional Forest-officer has caused them to be marked.

4 The clearing and breaking up of land for cultivation in a vested it may be permitted by a Forest-officer under a properly executed agree- t, the violation of the terms and conditions of which shall be deemed an offence for the purposes of the Act.

5 (1) No person shall kindle or carry fire in a controlled forest, nor fire be used in the collection of forest-produce or for the improvement asture lands in such forest.

6 Any person living in the vicinity of a controlled forest or occupying ung land in such vicinity and desirous of clearing by fire any standing t or grass land nearby or in a locality from which such fire is likely danger the controlled forest, shall observe the following conditions, ly:—

(i) he shall give at least one week's notice of his intention to the nearest Forest-officer and the owner of the controlled forest;

(ii) he shall clear a belt of land at least 20 feet broad on the side of the land he proposes to burn nearest the controlled forest;

(iii) he shall choose for such burning a day or time when a high wind is not blowing; and

(iv) he shall light the fire in a direction contrary to that in which the wind is blowing.

46. (1) No person shall kindle or carry fire in a vested forest, nor shall fire be used in the collection of forest-produce or for the improvement of pasture lands in such forest.

(2) Any person living in the vicinity of a vested forest or occupying land in such vicinity and desirous of clearing by fire any standing forest or grass land nearby or in a locality from which such fire is likely to endanger the vested forest, shall observe the following conditions, namely:—

- (i) he shall give at least one week's notice of his intention to the nearest Forest-officer;
- (ii) he shall clear a belt of land at least 20 feet broad on the side of the land he proposes to burn nearest the vested forest;
- (iii) he shall choose for such burning a day or time when a high wind is not blowing; and
- (iv) he shall light the fire in a direction contrary to that in which the wind is blowing.

47. Cutting of grass or pasturing of cattle shall not be permitted in a controlled forest except in accordance with the prescriptions of the approved working plan of such forest.

48. Cutting of grass or pasturing of cattle shall not be permitted in a vested forest except in accordance with the prescriptions of the approved working plan of such forest.

49. Hunting, shooting, fishing, poisoning water and setting traps, snares and the killing or catching of elephants shall be prohibited in a controlled forest except that the owner of such forest may hunt, shoot or fish in his own forest subject to the provisions of the Wild Birds and Animals Protection Act, 1912, the Indian Arms Act, 1878, the Bengal Rhinoceros Preservation Act, 1932, and the Elephants Preservation Act, 1932, as amended by the Elephants Preservation (Bengal Amendment) Act, 1932, and all rules issued under the aforesaid Acts.

50. (1) No person shall hunt, shoot, fish, poison water or set traps, snares in a vested forest or kill or catch elephants in such forest unless he has applied for and obtained a permit in this behalf from a Forest-officer on such terms and conditions and for such period as may be specified in the permit.

(2) A Forest-officer shall, in consultation with the Conservator of Forests of the Forest Circle within which the vested forest is situated, prescribe fees for the issue of permits referred to in sub-rule (1) for a permit for a season or whole year.

(3) Holders of permits referred to in sub-rule (1) shall observe the provisions of the Indian Arms Act, 1878, the Wild Birds and Animals Protection Act, 1912, the Bengal Rhinoceros Preservation Act, 1932, the Elephants Preservation Act, 1879, as amended by the Elephants Preservation (Bengal Amendment) Act, 1932, and all rules issued under the aforesaid Acts.

51. Any person contravening any rule made under clauses (a), (b), (c), (d), (e), (f), (g), (h), (i) and (j) of sub-section (2) of section 57 shall, on conviction before a Magistrate, be punishable with imprisonment for a term which may extend to one month, or with a fine which may extend to one hundred rupees, or with both, under section 57(3) of the West Bengal Private Forests Act, 1948.

APPENDIX A.

in which the Working Plan is to be prepared under the West Bengal Private Forests Act, 1948.

(See rule 11.)

PART I.

- Area and legal position.
- General description of forests.
- Rights of user.
- Details of past working.
- Markets and disposal of forest-produce.

PART II.

- General objects of management.
- Period covered by the Working Plan.
- System of management.
- Rotation.
- Calculation of maximum felling per year.
- Felling plan.
- Method of felling.
- Protection and tending of the young crop.
- Regulation and limitation of rights of user.
- Control and prescriptions of the plan.
- Annual Record of Work done in the Forest.
- Maps.

natory Notes on preparation of Working Plans under sub-section (1) of section 3 of the West Bengal Private Forests Act, 1948.

PART I.

Area and legal position.—(a) This paragraph should show the Revisional Settlement Plot Nos. and area of the forest included in working plan in tabular form as follows:—

Sl. No.	Local name of area.	Revisional Plot Nos.	Area in acres.	Remarks.
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The legal position in respect of ownership should be stated, e.g., of owner, mortgagees, common managers and owner in trust or other interested.

The number and date of the notification or notifications bringing rest under the provisions of the West Bengal Private Forests Act, 1948, to be included.

General description of the forests.—A brief note on the type of its condition, or the principal species of trees growing therein should be included.

(For the purposes of describing the condition of the forest, it normally be sufficient to class areas as "good", "medium" or "poor" respect of the growing stock thereon.

Particulars should be carefully recorded of any areas which are wa lands and which may require reafforestation.)

3. *Rights of user.*—All rights in or over the forest and their ext should be listed. Particular reference should be made to rights of fell fodder cutting and grazing.

4. *Details of past working.*—Whenever possible, past fellings should listed for the last 10 years. They should be shown in tabular form follows:—

Year of felling.	Locality (Plot Nos where possible).	Area felled.	Type of felling.
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Note.—In column "type of felling" should be entered the nature felling, i.e., whether individual trees felled, whether whole area clear te whether coppiced and other particulars.

5. *Markets and disposal of forest-produce.*—A note of markets for forest-produce should be given, in particular requirements of the population should be noted.

Name of main contractors dealing in forest-produce in the area sh be given.

The system by which sales of forest-produce is made should be n e.g., by private sale, auction or other method.

PART II.

6. *General objects of management.*—Under the Act the principal of management is as follows:—

To conserve the forest and to afforest waste lands.

In order to meet the demands of consumers of forest-produce, how other subsidiary objects of management will exist, e.g., to make pro for the production of firewood and small poles, the production of poles, the provision of pasturage and for other similar matters should be included as required.

7. *Period covered by the Working Plan.*—Unless reasons exist contrary, the working plan shall be prepared in respect of a per 10 years.

Note.—Section 4 of the Act regarding modifications to the working during its currency should be noted.

8. *System of management.*—The system under which the forests be managed will be declared. In general one of the following systems be followed:—

- (1) Coppice with retention of seed trees.
- (2) Coppice with standards.
- (3) Clear felling and planting.

The term "Coppice" means that all trees on the area are cut at ground level as possible. From stumps of trees cut new shoots "Coppice Shoots" arise. These are permitted to grow, subject to rules as may be prescribed for thinning out shoots until they attain a size to be recut.

At least one tree per bigha is not cut, but is reserved as a seed tree. It is essential as Coppice shoots cannot be expected to arise indefinitely from stumps, and fresh seedlings are necessary to replace trees which die.

The term "Coppice with standards" means that a number of trees are retained to grow to a bigger size, the remainder being cut. The trees retained should be evenly spaced and should ordinarily be less than 6 to 8 per bigha.

(i) *Clear felling and planting*.—This system means that all trees on the area are felled and other seeds sown or seedlings planted in the cleared area.

This system is normally used only—

- when the original crop is so thin that one or other of the systems mentioned under note (i) or (ii) is not suitable, or
- when the crop consists of species which do not produce coppice, or
- when it is required to replace the original species by another species.

Rotation.—This is the term used to indicate the period which must elapse before a tree, or area felled is again felled. Under a Sal coppice retention of seed bearers' system, the rotation should not normally be less than 10 years for the Coppice; seed bearers should be retained until they are 30-35 years of age.

Under a "Coppice with standards" system, the rotation for coppice should normally be less than 10 years, and that of standards not less than 30 years.

The rotation for a system of clear felling and planting depends on the species. For sal it may be taken as 30 years for the production of "household" size trees.

Calculation of maximum felling per year.—This is based on the known area and the total amount of growing stock on the area and is calculated in terms of acres *per annum* by dividing the total area available by the rotation. The areas thus obtained may be termed the annual felling area. It is obvious that, by this method, an area is not felled again until a "rotation" has elapsed.

In order, however, to provide for inequalities of the density of the crop over the whole area, it may be permissible to increase or decrease the area felled as above, so that approximately equal amounts of produce will be obtained annually throughout the rotation. If this is done it is necessary to prescribe that in every fifth year the area felled over is adjusted so that the total area felled during the 5 years will not exceed five times the annual area permitted as calculated above.

Note.—An example is given as follows:—

Total area of forest	1500 acres.
Rotation	10 years.
Therefore annual felling area	150 acres.
1st year felling area	150 "
2nd " " "	180 "
3rd " " "	100 "
4th " " "	120 "
5th " " "	200 "
Total	750 acres 5×150 acres

11. *Felling plan.*—The area which it is proposed to fell during period of the plan should be tabulated in accordance with the calculation given in paragraph 10. These may be tabulated as follows for each in sequence:—

Year of felling.	Locality.	Area.	Remarks.
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12. *Method of felling.*—In order to ensure that trees are not damaged during felling operations it will be necessary to arrange that,—

- (i) fellings are completed by the 31st March so as to obviate the of new coppice shoots being damaged. In exceptional case Regional Forest-officer may extend the period of felling period not beyond the 15th April;
- (ii) where Sal is being coppiced, trees are not felled higher than from ground level. Stumps should be clean cut;
- (iii) except for seed trees or standards to be retained, all trees injurious of species should be felled. If species other than Sal left for any reason: e.g., *Piasal*, *Kutum*, *Mahuwa*, it should be remembered that they will to a great extent prohibit the growth of Sal and should be spaced out where necessary thinning in order that when eventually these trees are cut, large blanks will not occur;
- (iv) if burning is to be carried out to remove brushwood, burning should be completed not later than the 15th March.

Note.—Burning cannot be permitted after the growing season starts.

13. *Protection and tending of the young crop.*—It is not sufficient to expect a crop to grow without assistance as there are injurious factors which cause harm to forest crops. The ultimate value of crops thus assisted depends on the extent to which such assistance can be given and the money spent thereon.

The following cultural operations should be followed:—

- (i) *Climber cutting where necessary according to a fixed program*
This, if required should be done on a 5 years' cycle, that whole area will be climber cut over every 5 years.
- (ii) *Fire protection.*—Fire in young crops causes considerable damage and fire lines should be cut in large blocks of forest to prevent spreading over whole areas. Where blocks of forest or isolated patches, this will not be normally necessary.

- (iii) *Reduction of the number of stems in coppice.*—Stumps often produce more shoots than the stump can properly support. In order to obtain stout healthy stems, it is often necessary to thin out the shoots. It is not possible to prescribe any particular number of stems per stump, as this varies according to the healthiness of the original tree, its age and the fertility or otherwise of the particular area. Generally this should be done from 3-4 years after felling.
- (iv) *Closure to grazing.*—Cattle grazing seriously affects young crops and provision should be made to prevent cattle entering into young crops, either by fencing or the enforcement of penalties for allowing cattle into the area.

4. *Regulation and limitation of rights of user.*—The cutting of fire-wood, or trees in areas other than those where such is permissible, excessive grazing, lopping or cutting for fodder are three factors which lead to deterioration of forests. Where such practices form rights of user they should be regulated, if possible. Arrangements to this effect should therefore be included as follows:—

- (i) cutting of fire-wood, poles or trees outside those areas prescribed in the Working Plan should be prohibited;
- (ii) on no account should cattle be permitted to graze in coppice areas of under 3 years in age, or in areas under plantation under 10 years of age;
- (iii) lopping or cutting for fodder should only be permitted in,—
- (a) felling areas of the year; or
- (b) in areas set aside for the purpose.

5. *Control of prescriptions of the Working Plan.*—The prescriptions in the Working Plan to be effective must be audited. Statements showing work laid down in the working plan against work actually done should be submitted to the Regional Forest-officer in duplicate by the 1st of June each year in respect of all terms and conditions laid down in the plan.

This statement should be submitted in the following form in duplicate:—

1	2		3	4		
Year of working.	Area worked.		Excess or deficit.	Total excess or deficit to date.		Remarks.
	Locality.	Area.	Excess. Deficit.	Excess. Deficit.		

.....
Signature.

Note.—(I) Excess or Deficits will be shown in column 3 the excess or deficit for the year, and in column 4 the total to date. In this section see paragraph 10.

(II) No deviation from the working plan is permitted without sanction of the Regional Forest-officer. If a deviation is sanctioned the number and date of the order sanctioning the deviation should be entered in the remarks column.

Where prescriptions in respect of climber cutting or other cultural operations have been made the following statement should be submitted duplicate to the Regional Forest-officer:—

Year of working.	Prescribed.		Actually done.		Remarks
	Locality.	Area.	Locality.	Area.	

Deviations must have prior sanction from Regional Forest-office above.

16. *Annual Record of work done in the Forest.*—In order to assess results of management and to provide records for future revisions of working plans the following statements should be maintained:—

Locality.	Year of working.	Area worked.	Sale price.	OUTTURN.	
				Posta.	Firewood.
1	2	3	4		

This form should be entered up in a permanent record maintained by the owner and should be prepared by 15th June of each year and is subject to examination by the Regional Forest-officer.

17. *Maps.*—The following maps showing the areas included in working plan should be submitted with the working plan:—

16"=1 mile—showing areas in detail.

FORM A.

Application for loan under the West Bengal Private Forests Act, 1947 (See rule 17.)

Name, father's name and address of applicant.	Amount of loan required.	Nature of security.*	Object of the loan.	Situation of the land offered as security.†	Applicant's rights in the land.	Property in date of re-pay.
1	2	3	4	5	6	7

*State here whether personal or otherwise, and whether, the property is free from encumbrances, and, if not, the nature and extent of the encumbrances and, it registers the number and date of the registered deed and the name of the registry office.

†Reference to the khatian number in the record-of-rights (if any) in which the land is contained shall be given.

.....
Signature of appl

I/We declare that the statement made by me/us in the above application are true to my/our knowledge, except as to matters particularised as stated from personal knowledge and as to these, I/We believe the same to be true.

.....
Signature of appl

(Reverse of Form A.)

[See rule 18(I).]

Particulars to be filled in by Enquiring Officer.

I. Field number and areas of land owned or occupied by applicant, mahal, mauza and thana in which it is situated.

1. Status of applicant, that is whether proprietor, tenure-holder, or under-raiyat of lessee.

II. Security—

(a) if an interest of the applicant in immovable property, then the nature and value of that interest and the extent of existing encumbrances thereon, if any;

(b) where sureties offer personal security, their number, names, residence, status and means;

(c) where sureties offer to mortgage immovable property, then their names, and the nature and value of the property, and the extent of existing encumbrances thereon, if any.

V. Repayment—

(a) Suitable date for payment of the first instalment with reference to the circumstances under which the loan is applied for;

(b) Proposed dates of payment for instalments and period within which final repayment is to be made.

1. Date on which the loan is proposed to be advanced to the applicant.

Recommendations of Enquiring Officer.

* 1.—Where a record-of-rights has been prepared, reference should be made to record in order to ascertain the interest of the applicant, or that of his collateral, in the land which it is proposed to pledge.

* 2.—In cases of joint loans, in which no landed property is offered as security, it is necessary to enquire whether the applicants are owners or occupiers of land and to ascertain the quantity of land in the cultivating possession of each, being taken to exclude any land which has been sublet or given away in usufruct-mortgage.

FORM B.

and agreement under the West Bengal Private Forests Act, 1948.

[See rule 21(I).]

ORDER.

Whereas

, son of

, has applied for a loan under the West Bengal Private Forests Act, 1948, and has executed the agreement set forth below, hereby ordered that a sum aggregating Rs. be

and as a loan under the said Act to the

on the conditions set out in the agreement

before referred to.

Amount.

Date.

.....
Signature of officer granting the loan.

AGREEMENT.

Whereas I, _____, son of _____, have applied *for a loan of Rs. _____, under _____, *Application No., _____, dated _____, of the West Bengal Private Forests Act, 1948, I do hereby agree to observe on receipt thereof the following terms and conditions:—

(a) That the loan with the interest due in respect thereof shall be on or before the dates and by the amounts specified below:—

Date.

Amount.

(b) That as security for the repayment of the loan, with any and cost that may become payable in respect of the same, the immovable property specified in the schedule below is mortgaged to the State ment.

Notes.—This clause will be retained only when the security for payment of the loan consists of the mortgage of an interest of the a in immovable property.

(c) That if any instalment is not paid on or before the due date the whole amount of the loan shall be deemed to have become due and

(d) If it shall be proved to the satisfaction of the Collector that the statements made by me in my application for this loan, as to the nature and extent of the encumbrances, are in any particular untrue, the Collector may so declare in writing, and thereupon the whole of such loan with interest as may become due thereon shall forthwith become due and

SCHEDULE.

Witnesses—

1.

2.

.....
Signature of person to whom the loan

Certified that the above document has been signed in my presence

.....
Signature of officer disbursing the loan

N.B.—In the description of the immovable property mentioned in the schedule above, which should be made in the manner prescribed in rule 21 of the Indian Registration Act, 1908 (XVI of 1908), it shall be stated whether the property is free from encumbrances, and if not, what are the nature and extent of the encumbrances.

FORM C.

Form of Security Bond under the West Bengal Private Forests Act, 1948.

[See rule 21(2).]

Whereas _____, son of _____, having executed the agreement required by the Rules, has on _____ received from _____ an order under the West Bengal Private Forests Act, 1948, and the rules made thereunder

*Here enter the official designation of the officer granting the loan.

of which he is entitled to receive the aggregate sum of Rs. and whereas security for the due application of the loan and for the punctual repayment of the same according to the terms of the agreement executed by him is demanded from the said We do hereby pledge myself/ourselves as surety/sureties for the purposes aforesaid, and agree that if the said I/We to comply with the terms on which the loan has been sanctioned, by failing to repay any instalment of the same or any interest or costs payable in respect thereof, on the date on which it may become due, it shall be lawful for the Collector to treat as an arrear of land revenue, due from me/us such sum as may be necessary to make good the amount which, in consequence of the said default, may have become due to the State Government, and to recover such sum from me/us personally.

.....
Signature of surety or sureties.

FORM D.

Mortgage Bond to be used when the security given by a surety or sureties consist of a mortgage of immovable property under the West Bengal Private Forests Act, 1948.

[See rule 21(2).]

Whereas _____, son of _____, of _____, having executed the agreement required by the rules, has on _____ received from _____ an order under the West Bengal Private Forests Act, 1948, and the rules made thereunder, in pursuance of which he is entitled to receive the sum of Rs. _____ as a loan from the State Government and whereas security for the due application of the loan and for the punctual repayment of the same according to the terms of the agreement executed by him is demanded from the said _____

I/We mortgage to the State Government the immovable property mentioned in the schedule below as security for the purpose aforesaid and agree that if the said I/We to comply with the terms on which the loan has been sanctioned or by misapplying the said loan or by failing to repay any instalment of the same or any interest or costs payable in respect thereof on the date on which it may become due, it shall be lawful for the Collector to recover from me/us personally or from the said property or from both such sum as may be necessary to make good the amount which in consequence of the said _____'s default may have become due to the State Government.

SCHEDULE.

(Here the description of property to be given.)

I/We declare that the statements made by me/us in the above schedule regarding the nature and extent of the encumbrances on the immovable property mortgaged by me/us as security for the repayment of the loan are true to my/our knowledge, and as to matters stated on information and belief, and as to these I/We are the same to be true.

Witnesses—

.....
Signature.

Here enter the official designation of the officer granting the loan.

N.B.—In describing in the manner prescribed in section 21 of the Registration Act, 1908, the immovable property to be mentioned in the Schedule above, it shall be stated whether the property is free from encumbrances, and if not, what are the nature and extent of the encumbrances.

2. This mortgage bond must be attested by two witnesses and must be duly registered.

FORM E.

Notice to the Borrower.

[See rule 21(4).]

Loan of Rs. _____ to _____ of thana _____ made on _____
under the West Bengal Private Forests Act, 1948.

NOTICE.

You have separately agreed to repay the above loan in the instalments noted below:—

Date when due.	Principal.	Interest.	Total.

2. You should pay each instalment to the Collector of _____ on the date it is due.

.....
Signature of officer issuing the

FORM F.

Form for recording result of inquiries into rights and their modification or extinction under the West Bengal Private Forests Act, 1948.

[See rule 30(3).]

Record of rights in respect of area notified under sub-section (1), 10 of the West Bengal Private Forests Act, 1948. No. and date of notification.

Area concerned.	Claimant's name.	Father's name.	Village.	Nature of right claimed.	Order of Board.	Other particulars.
1	2	3	4	5	6	7

(Reverse of Form F.)

List and details of rights permitted to be exercised vide proclamation clause (ix) of sub-rule (2) of rule 30.

Area concerned.	Right holder's name and father's name.	Village.	Nature of right to be exercised.
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By order of the Govt.
S. K. DEY, Secy.

LABOUR DEPARTMENT

ORDER.

32821 Lab.—25th May 1951.—Whereas under the Government of Bengal, Labour Department, Order No. 330 Lab., dated the 16th January 1951, the industrial disputes between the employees of *biri* firms mentioned in the list attached therewith and their workmen represented by the Biri Mazdoor Union, Girijapara, P. O. Ranigunj, regarding the matter specified in the schedule to the order aforesaid referred for adjudication to Sri A. Das Gupta, District Judge;

whereas the said Sri A. Das Gupta, District Judge, has submitted to the Government his award on the said industrial disputes;

therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to make the said award as shown in the annexure hereto.

ANNEXURE.

matter of reference No. 330 Lab., dated the 16th January 1951 of the Government of West Bengal, Labour Department, and in the matter of industrial dispute between the employers of 34 *biri* firms of Ranigunge mentioned in the list annexed to the Order of Reference and their workmen as represented by the Biri Mazdoor Union, Girijapara, P. O. Ranigunge, Burdwan.

PRESENT:

Sri A. DAS GUPTA, *District Judge, Tribunal.*

For Employers:—Sri S. Sen, Advocate, and Sri N. M. Das Gupta, Leader, assisted by Sri Gauri Sunkar Nandi, Secretary, Biri Merchants' Association.

For Employees:—Janab Z. H. Khan, President, and Sri Jagadish Jha, Secretary, of the Biri Mazdoor Union.

AWARD.

Following items of dispute have been referred to me for adjudication:

Deduction of one anna from the daily wages of workers. If this is adjudicated as illegal, whether the workers can claim the previous deductions and adjust it against the outstanding advances taken from time to time.

Service conditions—terms of employment, working conditions, etc. leave.

Medical aid.

Wages for lock-out period in May 1950.

Discharge of Muna Dome by the Punjabi Biri Stores.

Recognition of the Union.

A preliminary objection has been raised on behalf of the Biri Merchants Association that the *biri* makers are petty contractors and are not workers within the meaning of the Industrial Disputes Act and that the dispute between the *biri* makers as such and the *biri* merchants cannot be the subject-matter of adjudication under the said Act.

Before I enter into the legal position of the preliminary objection and into the merits of the case, I should do well to state briefly the general system of work in the *biri* firms at Ranigunge.

The works in the *biri* industries at Ranigunge are carried on in a disorganised way. The *biri* merchants and *biri* makers have their absolute free will in the matter of employment and work, and this free will is exercised by one party according to his own necessity and convenience without any regard to the interests of the other party. The demand for labour being admittedly greater than the supply, the *biri* merchant is in a comparatively at a disadvantageous position. The *biri* makers sometimes do other jobs. These other jobs are the main occupation of some who do the work of *biri* making at their leisure with a view to supplementing their income from these other jobs. Sometimes these other jobs are done to supplement their income from *biri* making. There are, no doubt, some who have no occupation other than *biri* making. The workers are at perfect liberty to go to the workshop and leave it at their pleasure.

The *biri* merchants have invested their money in the purchase of materials, e.g., *biri* leaves and tobacco which are liable to be damaged by damp or otherwise, if they are allowed to remain in the godown for a prolonged time. Besides, if these are not disposed of early, the money spent on the materials will be blocked and will not yield any profit. These are considerations, apart from anything else, which tend to bring about irregularity in the works of the *biri* merchants. The *biri* makers do not suffer from any dearth of work if they are minded to make *biris*. The demand for workers being disproportionately higher than the supply, there is a competition among the *biri* merchants to secure a sufficient number of workers, for this purpose they give liberal advances on liberal terms. This advance is the only binding tie between a *biri* merchant and a *biri* maker.

Biris are made both by men and women. Women *biri* makers get *biri* leaves and tobacco from the merchants and make the *biris* at home at their convenience. They generally make the cheaper quality and are paid on actual outturn. Leaving aside the women workers for the present, I shall deal with the working conditions of the male workers. The evidence indicates that a male *biri* maker who has not taken any advance or who has repaid the advance he has taken is at liberty to absent himself from the work of *biri* making on any day or days or even to move from one workshop to another without least regard for the inconvenience to the *biri* merchant with whom he had been working previously. The *biri* merchants who employ casual workers as had worked with another merchant previously do not seem to have the least consideration for the inconvenience such employment is likely to cause to the latter. No attempt appears to have been made up to now to bring any regularity in this connection. The relationship between the *biri* merchant and a *biri* maker was based not on any rule of moral obligation but on selfish personal consideration. The employment was more casual than permanent in nature. If any worker had worked for any *biri* merchant for a length of time, without any extraneous obligation in the shape of an advance of money or otherwise, it was an accident rather than a rule.

The workers had hitherto been at perfect liberty to come to work and leave it at their pleasure or to absent themselves for days together. The *biri* merchants might in their turn open the workshop and close it at

one day at their pleasure. But the demand for labour puts some pressure on this. A *biri* merchant has spent his good money in the purchase of materials and his interests would be to dispose of the materials as soon as possible. I have already indicated the reasons. If a *biri* merchant opens the workshop before time when the *biri* makers willing to work come, the *biri* merchant runs the risk of losing the services of those who have a mind to work for him. The practice is that the *biri* leaves are supplied *biri* leaves at the end of the working hours of a day, are treated at home and cut to sizes and are taken on the next day to the workshop where the *biri* makers get tobacco and roll the leaves with them into the *biri* sticks. The quantity of tobacco leaves to the particular worker is an indication about the quantity of work he is to get on the next day.

The *biri* leaves are steeped in water in the previous night to make them soft for being rolled into *biri* sticks. The *biri* leaves which have been steeped in water will be totally unfit for use after the next day. If a worker who had taken *biri* leaves does not on the next day come to the workshop of the merchant from whom he has taken the leaves he may be liable for damage. If a worker who has no intention to turn up on the next day does not usually take any *biri* leaves in the previous evening. The quantity of *biri* leaves to the worker in the preceding evening is in the nature of a guarantee that the particular worker to whom *biri* leaves have been given in the evening will be employed on the next day and the worker who has taken the leaves in the evening will generally work on the next day. The *biri* merchant from whom he has taken the leaves. In my opinion, this system should continue, till a moral sense is developed amongst the *biri* merchants and the *biri* makers and the relationship between them comes under some regularity.

A *biri* merchant who has a stock of materials cannot afford to close his workshop on any particular day on flimsy grounds—firstly, because his interest would be to dispose of the material as early as possible and, secondly, because he is afraid of the workers being enticed away by his competitors. He cannot delay unusually in opening the workshop, because if there is any delay, the willing workers may seek employment elsewhere, and, secondly, because the *biri* leaves which he had allowed workers in the previous evening may not be fully used in course of the day with the result that the leaves that may be left may become unfit for use and thereby cause loss to the *biri* merchant himself. The allotment of work to the workers is done with reference to the demand for finished *biris* as also the probable outturn by the workers who had attended and taken *biri* leaves in the previous evening. These facts also control the early closing of the workshop. Some workers come late while others who come early avail themselves of the long mid-day recess. To enable these workers to finish the work allotted to them, the workshop is kept open for a longer period than what would have been sufficient if the workers were regular.

I have already stated the system of supplying *biri* leaves to the workers in the preceding evening has a salutary effect. This system must be continued. Treatment of the *biri* leaves at home takes much of the time of the *biri* makers which could have been otherwise spent. In addition to the time spent in treating the leaves and cutting them to sizes at home, there are some workers who work 8 to 10 hours or more in the workshop. The working hours of an industrial worker have been reduced by legislation as decreed by the Labour Tribunal to 8 hours a day or 48 hours a week. These are the maximum limits. If a worker is permitted to work in the workshop for more than 8 hours a day in addition to the time spent by him in treating the *biri* leaves and cutting them to sizes, it will be evading the statutory rules on the subject. The workshops where *biris* are prepared are unregulated.

factories and all the rules under the Factories Act have not as yet made applicable to *biri* workshops. If in view of the time spent by a worker in treating the leaves and cutting them to sizes at home, the working hours are reduced, the outturn and hence the daily earnings of workers are reduced. This is likely to cause an abrupt shock to the workers and create unrest in the industry. In view of these circumstances the President of the Union, Janab Z. H. Khan, requested me not to take into account the time spent by workers in treating the leaves and cutting them. I accept his suggestions and I do not propose to direct any radical change in the system, but I shall give some suggestions for gradual abolition of the system of treating the leaves and cutting them to sizes at home, the working hours in a *biri* industry are at par with those in other industries concerns in the near future. The supply of *biri* leaves in the previous year will continue and attempt should be made to treat them and to cut them to sizes in the *biri* workshops within the maximum working hours.

Accounts have not been placed before me to show the financial position of the individual concern as also the industry as a whole, but an account has been placed before me by the *biri* merchants to show the profit of profit per one thousand *biris*. This is reproduced below:—

			Rs. a. p.
Tobacca	1 6 0
Leaves	0 12 0
Labels, seals	0 3 0
Packing paper	0 1 0
Labeling and baking cost	0 1 0
Fire, Thread, Container	0 2 6
Establishment	0 2 0
Rolling cost	1 14 0
Central Excise duty	0 6 0
Total	4 15 6
Sales tax	0 3 9
Grand Total	5 3 3 per thousand

Wholesale selling price—Rs. 5-6 per thousand.

Nothing has been suggested against the correctness of this account. According to this account the total cost of manufacturing per thousand *biris* is Rs. 4-15-6 and the wholesale selling price is Rs. 5-6 per thousand is thus approximately Rs. 0-6-6. Out of the profit tax of annas 3-9 pies has been deducted. I am not inclined to this deduction inasmuch as this sale tax will be realised by the wholesale purchaser of *biris*. The profit works out to 10 per cent. This is undoubtedly a fair return in these hard times. If out of this profit 6 pice per thousand *biris* are set apart for improvement of the condition of the workers, the merchant will still be left a profit of 4 per cent. This is also fair return. I have discussed the existing condition of the *biri* industry, existing relationship between the *biri* merchants and *biri* makers and the financial position of the industry. Against the grounds I shall discuss the demand placed by the workers before me.

Out of the 34 *biri* stores listed in the order of reference 5 were presented at the hearing. They are the serials 22, 26, 29, 30 and 32 in the list. Sudhakar Majhi of Sudhakar Majhi Biri Store (serial No. 22), M. B. Brothers (serial No. 26), and Bharatmata Biri Stores (serial

or to have been duly served with notice but nobody turned up to meet these three *biri* stores at the hearing. The notices issued to Mistri Stores (serial No. 30) and Diamond Biri Stores (serial No. 32) appear to have been refused. The remaining 29 *biri* stores were represented by the merchants. The names and addresses of the 34 *biri* stores mentioned in the annexure to the order of reference are detailed in Annexure A to this order.

Before entering into the merits of the case I propose to take up the primary objection taken on behalf of the merchants that the *biri* makers are independent contractors and are paid at the end of each day on the basis of their work of that day. They are not subject to any rule for attendance in the merchants' premises or for working hours. They come at their pleasure and at their convenience and there is no contract of services with them. It has been argued that under these circumstances the *biri* makers are not workmen within the meaning of the Industrial Disputes Act and the disputes raised between them are not industrial disputes, and cannot form the subject-matter for adjudication under the Industrial Disputes Act. The definitions "workman", "industry" and "industrial dispute" as given in the Industrial Disputes Act may be relevant in this connection. I reproduce the definitions below:—

Workman means any persons employed (including an apprentice) in any industry to do any skilled or unskilled manual or clerical work for hire or reward and includes, for the purposes of any proceedings under this Act in relation to an industrial dispute, any person discharged during that dispute, but does not include the Crown.

Industry means any business, trade, undertaking, manufacture or calling of employers and includes any calling, service, employment, handicraft, or industrial occupation or avocation of workmen.

Industrial dispute means any dispute or difference between employers and employees, or between employers and workmen, or between workmen and workmen, which is connected with the employment or non-employment or the terms of employment or with the conditions of labour, of any person.

The relationship of master and servant or in other words between employer and employee is initially based on a contract expressed or implied. Legislations have been enacted with a view to improve the condition of the party who is weaker in education, intelligence and whose economic and social position affords the stronger party opportunities to dominate over the weaker in matters of wages and the other service conditions. Before enactment of these legislations the sanctity of contract had to be respected not only by the parties to the contract but also by the courts of law. The enactment of the Industrial Disputes Act has been to establish machineries to prevent and remove any inequity in a contract between employers and employees which is otherwise valid in law and was incapable of any remedy. Even in the matter of removing the inequities from a contract, or implied between an employer and an employee the benefit has been extended only to those employees who are employed in an industry to do skilled or unskilled manual or clerical work for hire or reward. A *biri* workshop is an industry cannot be disputed and that the *biri* makers are employed in an industry to do manual work cannot also be disputed. At the time of the argument the learned Advocate wanted to make out that the *biri* makers were independent contractors, although the *biri* makers did not call them so in their written statement. In the written

statement of the *biri* merchants the *biri* makers were called petty contractors and not independent contractors. Each and every employee even if is of the lowest category may be called a petty contractor inasmuch as origin of the relationship between him and the employer was a contract express or implied. Even assuming that the petty contractors are not workmen and are synonymous with independent contractors and are thus excluded from the Industrial Disputes Act, the social and economic position of the *biri* makers, the nature of their work and control which the merchants can exercise over the *biri* makers if they like, still go to show that the *biri* makers are not better than industrial workers at piece rate. The *biri* makers, are paid on the outturn of each day. The preliminary objection of the employer appears to have been spun round the pivot alone. It may be noted that employees who are paid on the outturn are called piece-raters. To arrive at a correct decision on this point the following may be taken into account:—

- (1) The social and economic position of the *biri* makers clearly indicates that they are wage-earners rather than businessmen. When a *biri* maker does occupy only his time and strength, and his employment depends upon the will of another. "But when a person occupies all a person's thoughts as well as his time and power, his occupation and employment occupy only his time and strength. If the first is mostly regular, it is the object of our choice; if the second is casual, it depends on the will of another" (The Lexicon by P. R. Aiyar, edition 1940, page 165). I have discussed the condition of the work of a *biri* maker in a *biri* makers' By no stretch of imagination his occupation may be called business.
- (2) The *biri* makers are employed for the purpose of their employer's business.
- (3) They work in the premises of their employers.
- (4) Their services cannot be delegated. This indicates that the contract was of service and not for labour and service. Delegation of performance is not permissible in some contracts with independent contractors whereby the nature of the contract delegation of performance is impossible. If a doctor is called to treat a patient or a singer is called to sing in a club, neither the doctor nor the singer can delegate the work to any other person. This is impossible by the nature of the contract. The singer or a doctor are not workmen in the meaning of the Industrial Disputes Act, firstly, because their works are different from those mentioned in the definition and, secondly, because they are subject to the control of the person who employs them at the time being, beyond the terms of contract.
- (5) The nature of the work of the *biri* maker is such as is required by the definition of the workman under the Industrial Disputes Act.
- (6) The *biri* makers are subject to some control of the *biri* merchant in the matter of quantity of work, brand to be prepared and other matters. To distinguish between an independent contractor and a servant, the test is whether or not the employer retains the right to direct not only of directing what work is to be done also control over the manner of the work. If a person can be directed in

to the manner of doing his work, such person is not a contractor, and it makes no difference whether the work is a piece work. (Halsbury's Laws of England, Halsham edition, volume 22, page 115, paragraph 194.) In a case reported in English and Empire Digest, volume 34, page 20, paragraph 8, Lord Sterndale M.R. remanded for re-hearing a case, where a workman had no regular hours of work, his time of arrival depended on the kind of the work to be done; he could leave when he liked, he pleased himself and did not go to work every day as there was not always work, for consideration of the question of control of the work and workmen by the alleged employers. The mere fact that the *biri* merchants had hitherto been very lenient in matters of attendance of the *biri* makers does not imply the absence of control over the *biri* makers. This laxity proceeded from various considerations which I have already discussed "By control I do not mean the actual control that in practice was exercised every day, because the employer or the firm is not always exercising control as to how to do his work. It is not necessary that it should be so, because he knows how to do it, but the question whether there is in the background, in the last resort, the power of control over, not only what the man has to do but how he is to do it is of great importance indeed". (Lord Sterndale M.R.). The work of *biri* making is very simple. It requires a pair of scissors and a pin. The works do not require any direction about details of the work everyday. Once they have learnt the work they do not require any direction as to how to roll the *biri* stick. The only direction they require about the brands of *biris* to be made and the quantity thereof. These directions are sufficient to indicate what size the *biri* leaves are to be cut into, what quantity of tobacco is to be put in each *biri* and what thread should be used to wind up the *biris* of the different brands with.

- (7) Under the excise law the *biri* makers are not counted as independent *biri* manufacturers and are not compelled to take out the license.

These are important circumstances which must be taken into account coming to a correct decision as to whether the *biri* makers are workmen within the meaning of the Industrial Disputes Act. I have considered the objection raised by the learned Advocate for the *biri* merchants carefully and I am clear of opinion that the *biri* makers are workmen within the meaning of the definition of the workman as given in the Industrial Disputes Act. A similar question appears to have come up before Sri J. G. Bakur, Adjudicator, Industrial Tribunal, Bombay, in a case between Lakshmi Biri Works and another and their workmen reported in 1951, Labour Law Journal, volume I at page 417. The learned Adjudicator held that the *biri* makers were workmen within the meaning of the Industrial Disputes Act. My definite finding therefore, is that the disputes raised by the *biri* makers at Ranigunge can form the subject matter of an adjudication under the Industrial Disputes Act. This finding of mine and the reasonings in support thereof refer to the male workers who make *biri* in the workshops of the *biri* merchants. As the female workers do not work in the workshops and as the *biri* merchants have no control over them about the mode and hours of work, I hold they are not workmen and should be excepted from the present adjudication proceedings.

now take up the different items of dispute on the merit.

Point 1.—Deduction of one anna from the daily wages of workers.
 this is adjudicated as illegal, whether the workers can claim
 previous deductions and adjust it against the outstanding advance
 taken from time to time.

From the written statement of the Union we could understand that the deduction was originally voluntary and had a religious background. According to the Union's case about 25 years ago the *biri* merchants and makers to worship a *Pir*, the expenses for which were solely borne by the *biri* makers. This raised a religious instinct in the *biri* makers. They collected moneys from among themselves and deposited the collections with their respective employers. These collections were spent by the employers for the worship of the *Pir*. The collection was originally 1 pice per head per week. This was raised after sometime to 1 pice per head per day. Gradually the employers began to spend the collections made from the *biri* makers for the worship. The *biri* makers were, however, given a feast on the day of the festival. Some of the merchants also made gifts of clothing to their workers. Up till this time the collection was voluntary and was made by the workers themselves. Sometime after this the employers made collection compulsory and this was raised from 1 pice to one anna per head per day. The origin of the collection did not accord to the Union's statement go beyond 25 years. Several witnesses have been examined on behalf of the Union who have been working in the line for over 30 years. They have given a direct lie to the Union's case about the origin and development of the collection. According to the *biri* makers the collections had all along been compulsory. Habu Majhi, who has been in the line for 23 years says that the Maliks only made fee representation that the deduction would be used for a feast annually. He states that only on the occasions of the marriage the workers were given some sweets. Next witness Manohar Dome who has been in the line for 16 or 17 years says that the Maliks represented to the Muslim workers that the deduction would be used for the worship of the *Pir* while the Hindu workers that the deduction would be used for the worship of Goddess Durga and Kali. Dalu who has been working in the line for over 30 years never saw any *Pir* being ever worshipped. Mohamu Soleman who has also worked in the line for about 30 years did not admit the origin of the collection as stated in the written statement.

The *biri* merchants have consistently made out a case that the deductions were made on account of *biris* the workers smoke during the working hours and the *biris* the workers take home after the working hours. Originally this was 1 pice per day per head. With the increase of the price of raw materials as also the increase of finished product this has been raised to one anna per day per head. From the evidence on both sides we can understand that there was no uniformity among the *biri* merchants about the realisation of this toll. Some used to realise the toll in cash while others used to get one bundle of *biris* prepared by the worker free on consideration of the *biris* which the *biri* maker consumes and takes home. Recently a uniformity is said to have been brought about in all the *biri* firms. Most of the *biri* makers, both males and females smoke *biris*. Those who are regular smokers smoke as much *biris* as they can during the working hours and take some *biris* home. According to the merchants the workers are permitted to take home 12 *biris* while the *biri* makers stated that they are permitted to take home only 8 *biris*. This toll has been levied also on those *biri* makers who are said to be non-smokers. It has been argued on behalf of the merchants that a very insignificant percentage of the *biri* makers may be non-smokers but they even take some *biris* home for their friends and relations. Habu Majhi says that the *biri* makers

not purchase *biris* in the market unless they are absent or do not get work. According to this witness some merchants realise the tolls in *biri* while others get one bundle of *biris* made free by each *biri* maker. On his evidence we can understand that a deficiency in the daily output by a worker up to one bundle is ignored by all the *biri* merchants. *Biri* merchants ignore the deficiency up to even two bundles. The evidence of this witness goes to corroborate the story of the *biri* merchants at the deductions.

It is not possible for the *biri* merchants to ascertain the total quantity actually consumed by a worker during the working hours and taken home by him, without elaborate arrangements for effective supervision. Such arrangements are likely to be costly. It may be noted that the popularity of the *biri* industry lies in the cheapness of the *biri* which are smoked by the poorer section of the people. In a case like this all the workers must be subjected to a uniformity rate which is based on the average consumption by a worker. It has not been suggested that the deduction was not warranted by the actual consumption of *biris* by a worker on the average. The deduction appears to me to be quite legal and fair. Having held so I am not called upon to consider the question of adjustment as suggested in the last part of the issue No. 1.

The deduction of this one anna appears to have been a source of trouble to the *biri* merchants. I may suggest that steps may be taken to realise the actual cost of the *biris* a worker smokes during the working hours and taken home. I propose to make the following suggestions as an experimental scheme:—

- (1) The leaves cut into sizes by the workers which they take to the workshops for rolling the *biri* sticks may be weighed.
 - (2) The tobacco supplied to each *biri* maker may also be weighed.
 - (3) When the finished *biris* are delivered, these should also be weighed.
 - (4) The difference between the weight of the cut *biri* leaves and the tobacco in possession of a worker at the beginning of the work and the weight of the finished *biri* delivered shall be the deficiency for which the particular worker may be held responsible.
- The $\frac{\text{total number of } \textit{biris} \text{ delivered}}{\text{total weight of } \textit{biris} \text{ delivered}} \times \text{deficiency by weight} = \text{the total number of } \textit{biris} \text{ taken by worker for his own consumption.}$
- Till this suggested scheme is feasible a non-smoker *biri* maker may appeal to the employer for remission of the compulsory deduction. In such cases the non-smoker *biri* maker shall give full accounts of the *biri* leaves and tobacco taken by him. In such cases the employers shall have the discretion to remit the compulsory deduction.

2.—Service conditions—Terms of employment, working conditions, etc.

In the matter of service conditions the demand of the Union is under following heads:—

- (1) Confirmation of service and strict maintenance of service records.
- (2) Working hours.
- (3) Guaranteed minimum work.
- (4) Protection against involuntary unemployment.
- (5) Old age benefit regarding provident fund and gratuity.

(6) Procedure of disciplinary action and the right of the Union interfere in dismissal and retrenchment.

(7) Maternity leave.

(8) Equality of wages between women workers and male workers

The workers in a *biri* industry at Ranigunge is in a disorganised condition. They have recently formed themselves into Union, but the Union within the short space of its existence has not as yet been able to discipline and control the workers. In the present condition the workers may do whatever they like and thereby do injury to the industry without any substantial loss to themselves. In these circumstances I shall attempt to lay down certain service conditions, as an experimental measure and in doing so I shall have the interest of the industry always before me. As for female workers who do not come out of their residence to make *biri*, it will not be possible to bring them under the control of the employer. In this view of the case they cannot be regarded as workmen and as such they should be excepted from this award. The rules which I shall lay down for the guidance and control of the workmen shall be applicable only to those male workers who work in the workshops and are amenable to control by the employers. This award shall only be a stepping stone towards attaining full benefits, available to workmen in other fully organised industries.

(1) Confirmation of service and strict maintenance of service record

The work is easy and three months continuous work in a workshop is considered sufficient to entitle the adult male worker to confirmation. In the case of non-adult workers the period of probation may be extended if such workers are found efficient. The closure of the factories for non-attendance of the workers or absence of a worker on *bona fide* medical grounds exceeding 7 days in the entire period of probation shall not be taken to break the continuity of service.

Service Record.—Every workshop shall maintain a register in which hours of attendance and departure, absence and late attendance of a worker shall be noted.

Conduct Register.—A conduct register shall be maintained in which all instances of misconduct and the action taken shall be noted.

Daily Production Register.—In this register shall be noted the quantity of leaves and tobacco, the total outturn of the surplus leaves and tobacco returned by the workers individually.

(2) Working Hours.—(i) Usually working hours shall be 9 a.m. to 6 p.m. with one hour's recess to be settled amicably. •

(ii) The workers shall not take *biri* leaves more than what is expected to be used on the next day. The distribution of leaves in the previous evening shall be fixed with reference to the demand for the next day and the average outturn of the individual worker in the past.

(iii) Late attendance up to 30 minutes may be condoned, and attendance for more than 30 minutes in a day for three days in a month shall be counted as absent for one day for the purpose of calculating leave.

(iv) If on account of short stay by the worker for no fault of the employer there are any surplus *biri* leaves, the price of the surplus leaves shall be deducted from the wages, unless such surplus leaves are returned in their original condition to the employers.

(v) If on account of any late opening and early closing of the workshop, any workman who has attended punctually and has not left early and not finish the work allotted to him in the previous night, he shall be compensated for the deficiency in his wages.

(vi) If a worker finishes the work early he may be given leaves for the next day's work and I recommend that the worker should treat the leaves as cut them to sizes in the workshop, if possible, before he leaves for home. The employer shall provide the workers accommodation in the workshops to keep such leaves.

(vii) If a worker is habitually late by more than 30 minutes a day, the employer shall have the discretion either to dispense with his services or to retain him on terms and conditions as enumerated in rule (iv) above.

(3) **Guaranteed minimum work.**—This point was not pressed.

(4) and (5) **Protection against involuntary unemployment, and old age benefit regarding provident fund and gratuity.**—Having regard to the economic condition of the industry as also the disorganised condition of the industry any step on these two points is not possible unless until the industry is found to work for a sufficient length of time with organised and disciplined workers.

(6) **Procedure of disciplinary action and the right of the Union to interfere in dismissal and retrenchment.**—Before any disciplinary action is taken against a workman, proceedings in writing making the specific charges against the workman should be drawn up and such workman should be supplied with a copy of such proceedings in good time to enable him to read and himself. In such a proceeding the workman concerned may defend himself without the assistance of any outsider or he may have himself defended by any workman or even by a lawyer. Sufficient time shall be given to the workman to explain the charges and after the explanation has been submitted a date shall be fixed for evidence. The workman shall be given an opportunity to cross-examine the witnesses examined to prove the charges and to examine his own witnesses to refute the charges.

In matters of retrenchment the principle shall be "Last come, first go". The Union's demand for a right to interfere in matters of dismissal or retrenchment is rejected. At the time of fresh appointments, retrenched workers shall have priority.

(7) and (8) **Maternity leave and equality of wages between women workers and male workers.**—The other two demands under the head of special conditions relate to female workers. As the female workers are outside the adjudication, these two demands need not be considered.

Point 3.—Leave.

The account books of the individual *biri* stores could not be available. The workman is supplied with a costing account for the production of thousand *biris* of any arrange. I have already referred to this account. This shows that the cost of production of a particular brand of *biris* is Rs. 4-15-6 pies per hundred. This is sold at Rs. 5-6-0. Sale tax on the cost

of production has been added, and the total has been added as the real cost of production of thousand *biris*. This tax will be realised from the customer. This should be shown as cost of production. According to this account the profit works out to 8½ per cent. Out of the profit of 6 annas 6 pies per thousand *biris* the merchant well afford to forego 1 anna 6 pies for the amenities of the workmen. The merchant will still be left with a profit of 6 per cent. This is considered as fair return in these days. I accordingly direct that each and every merchant shall allow his workmen who have completed one year's permanent service under him without any break, 10 days leave on full allowance every year of which 5 days shall be selected by the individual employers according to their respective convenience and 5 days shall be selected by the individual workers themselves cumulative for 2 years. A leave shall be given with usually 3 days previous notice, except on the occasion for taking the leave by a worker was not possible to be seen early. Such a leave shall be on full average wages to be calculated on the earnings of a worker during the preceding 7 days of actual work. Any stoppage of work for no fault of the workers, any authorised leave and absence of workers on *bona fide* grounds of health not exceeding 15 days in a year shall not be considered as break in the services of a worker.

Point 4.—Medical Aid.

There is a municipal dispensary with a hospital attached at Ranigunge. The charge is 2 annas per head per prescription. Medical facilities of people in general are responsibilities of the State. The employers are called upon to make a special arrangement where there is a risk of an employee contracting some disease peculiar to the industry. There is no such suggestion here. The *biri* makers at Ranigunge have the same medical facilities as are available to the other people of the town. Consider these circumstances as also the economic position of the industry. I am inclined to give any direction on this point.

Point 5.—Wages for lock-out period in May 1950.

Admittedly on the 8th May 1950 in the evening there were some trouble over the compulsory deduction of one anna which the workers of *britti* and the deduction against his loan taken by the worker. In Punjabi and the Ajanta Biri Stores this was followed by stopping work in the two aforesaid *biri* stores from the 9th May 1950. The similar trouble arose in the other *biri* stores in the evening of the 9th May with the result that the workers of those *biri* stores were also stopped with effect from 10th May 1950. At the intervention of the Assistant Labour Commissioner, Asansol, the works of the *biri* stores at Ranigunge were resumed with effect from the 16th May 1950. According to the Union the Punjabi and Ajanta Biri Stores were closed by the proprietors in the morning of the 9th May and the other *biri* stores were closed by their respective proprietors on the 10th May suddenly without any notice. At the hearing the *biri* makers examined by the Union stated, in answer to the suggestion of the *biri* merchants that they were given *biri* leaves in the preceding evening, that the proprietors had announced in the preceding evening that the *biri* stores would remain closed from the following day and that *biri* leaves were not supplied to the *biri* makers in the preceding evening as was the usual practice. What the *biri* makers stated at the hearing appears to me to be result of an afterthought and is inconsistent with the pleading of the Union. If really the *biri* makers did not receive any *biri* leave in the previous evening that was a sufficient notice to them that the

would remain closed on the day following. I cannot believe the finding is that the *biri* makers of the Punjabi and the Ajanta Stores were given *biri* leaves in the evening of the 8th May and the makers of the other stores were given *biri* leaves up to the evening of 9th May. At that time the *biri* merchants had no contemplation to down their stores. The compulsory deduction of one anna has been legal and equitable. About the deductions against the advances by the *biri* makers there was a previous dispute and at the intervention of the Labour Commissioner a sliding scale according to the earnings of a worker on a day was fixed. It has not been made out that the deductions are not according to the scale laid down in the conciliation proceedings of the Assistant Labour Commissioner. From the evidences and circumstances of the case I am inclined to believe that the *biri* makers had a meditated plan to create some trouble. The trouble over the deductions wholly unjustified. The workers held meetings and took out processions on the 9th and 10th May. The evidence on the side of the merchants that the *biri* makers were given *biri* leaves in the evening of the 8th May at the Punjabi and the Ajanta Biri Stores and in the evening of the 9th at the other *biri* stores. But the workers instead of coming to work held meetings and processions. One of the merchants is said to have been assaulted by the processionists. This frightened the *biri* merchants and they closed their workshops. There was a criminal case and some of the workers were charged with offence of assaulting the *biri* merchant. Some workers were convicted by the trying Magistrate. The case has been remanded for retrial. I do not propose to comment about the incident which led to the criminal case. On the evidences and circumstances placed before me, my findings are that the *biri* makers had a preconceived plan to create some trouble by raising objections which were not warranted by law and equity, that they took *biri* leaves in the preceding evenings, i.e., in the evening of the 8th May from the proprietors of the Punjabi and the Ajanta Biri Stores and in the evening of the 9th May from the proprietors of the other *biri* stores, that the *biri* merchants had no contemplation to close their workshops and that the workers instead of reporting themselves for work held meetings and took out processions on the 9th and 10th May 1950. By these acts on the part of the workers, the merchants were frightened and closed their workshops and they cannot be held liable to the workers to any loss of wage. The proprietors, however, gave leaves on the 16th May to those workers who could prove to the satisfaction of the proprietor that the leaves which had been given to them had been damaged. The fact does not in any way lend any support to the story of the workers.

Besides, the merchants were hitherto free to refuse work to any *biri* maker on any day in the same way as the *biri* maker was free to refuse employment under a *biri* merchant. The employment was casual rather than regular. Unless and until a regular permanent relationship is established between the proprietors and the *biri* makers, no proprietor can be responsible for the loss of wage to the workers to whom he has refused on any particular day in the same way as the *biri* maker cannot be responsible for any special damage to a *biri* merchant to whom he had sent to work except for the *biri* leaves taken by him. The *biri* makers are not entitled to any compensation for the stoppage of work in *biri* stores in May 1950.

Point 6.—Discharge of Muna Dome by the Punjabi Biri Stores.

It was stated in the written statement of the Union that Shamlal, one of the proprietors of the Punjabi Biri Stores, openly stated before the workmen that he would thrash the Secretary of the Union if he would come near

the factory. To this Muna Dome is said to have protested. Thereupon proprietor is said to have refused work to Muna Dome. At the hearing evidence was led that the trouble was with Shamlal, brother of Rameswar. The story of the Union could not be substantiated. As I have already no the *biri* merchants are rather unwilling to lose any worker they can afford to refuse work to a *biri* maker on flimsy grounds. In fact on previous occasions Muna Dome was discharged but was again taken in. Although the Union could not prove the case, Rameswar Babu is agreeable to work to Muna Dome. I accordingly direct that Muna Dome shall report himself to the Punjabi Biri Stores within a week from the date when the award comes into force. The proprietor of the Punjabi Biri Stores shall employ Muna Dome if he reports himself as directed. In the event of default of Muna Dome to report himself as directed he shall lose the benefit in this award. In the circumstances of the present case I do not allow any compensation to Muna Dome for the period of his unemployment. Since the proprietor of the Punjabi Biri Stores is agreeable to take in Muna Dome I may be permitted to suggest that he may be taken in as early as possible without waiting till the expiry of the time limit fixed by this award.

Point 7.—Recognition of the Union.

This demand is not covered by the definition of "industrial dispute" under the Industrial Disputes Act, 1947. Besides, a separate machinery is under contemplation in the amended Trade Unions Act, which alone is competent to deal with this demand. Some requisite conditions as laid down in the Trade Unions Act must be fulfilled before a direction may be given on the point. The machinery under contemplation of the Trade Unions Act is sufficiently competent to deal with the question whether the conditions have been fulfilled or not. In any view of the case this Tribunal cannot make any direction on this point.

A. DAS GUPTA,

District Judge, Tribunal

The 14th May 1951.

ANNEXURE A.

Names of the firms with addresses.

1. Messrs. Biswanath Bisweswarilal *alias* Shivaji Biri Stores, Station Road, Ranigunge.
2. Messrs. G. G. S. Bros., *alias* Tripti Biri Stores, Ranigunge.
3. Haribole Biri Stores, Ranigunge.
4. Messrs. Nanda Gopal Radha Govinda Mukherjee, Nehru Road, Ranigunge.
5. Messrs. Gobardhanlal Mannalal *alias* Madan Gandha Biri Stores, Kharsuli, Ranigunge.
6. Sudha Biri Stores, Ranigunge.
7. Santi Biri Stores, Ranigunge.

Messrs. Babulal Bisweswarlal *alias* Punjabi Biri Stores, Kharsuli, Ranigunge.

Ajanta Biri Stores, Kharsuli, Ranigunge.

Uma Sankar Biri Stores, Kharsuli, Ranigunge.

Messrs. Parameswar Lal, Kharsuli, Ranigunge.

Ajad Hind Biri Stores, Kharsuli, Ranigunge.

Lakmi Biri Stores, Hill Basti, Ranigunge.

Messrs. Panchanan Das *alias* Kalyani Biri Stores, Hill Basti, Ranigunge.

Nityananda Biri Stores, Nehru Road, Ranigunge.

Messrs. Narayan Chandra Roy *alias* Netaji Biri Stores, Kumar Bazar, Ranigunge.

Messrs. Babulal Chandiprasad *alias* Mahabir Biri Stores, Tilak Bazar, Ranigunge.

Messrs. Nathmall Radhakrishna *alias* Hanuman Biri Stores, Kumar Bazar, Ranigunge.

Messrs. Ramkrishnan Banri Lal, Kharsuli, Ranigunge.

Messrs. Harekrishna Garai *alias* Hare Krishna Biri Stores, Agara, Ranigunge.

Messrs. Kuraram Garai, *alias* Kuraram Biri Stores, Agara, Ranigunge.

Messrs. Sudhakar Majhi, *alias* Sudhakar Majhi Biri Stores, Agara, Ranigunge.

Messrs. Shafique & Bros. *alias* Milan Biri Stores, Ranigunge.

Messrs. Yusuf & Sons *alias* Yusuf Biri Stores, Nehru Road, Ranigunge.

Messrs. Shama Khan & Guma Khan, Churipatti, Ranigunge.

Messrs. M. B. Bros., Churipatti, Ranigunge.

Jayanti Biri Stores, Ranigunge.

Bangabir Biri Stores, Agara, Ranigunge.

Bharat Mata Biri Stores, Kumar Bazar, Ranigunge.

Mistri Biri Stores, Kharsuli, Ranigunge.

Debi Biri Stores, Hill Basti, Ranigunge.

Diamond Biri Stores, Hill Basti, Ranigunge.

Hazra Biri Stores, Hill Basti, Ranigunge.

Dm Biri Stores, Rajabandh, Ranigunge.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 3287Lab.—26th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4557Lab., dated the 16th August 1950, the industrial dispute between (1) Messrs. India Paper and Board Mills Co. of 74, Sri Nagendra Nath Road, Dum Dum, 24-Parganas, and (2) Messrs. Bharat Board Mills of 74, Sri Nagendra Nath Road, Dum Dum, 24-Parganas, and their employees as represented by India Paper and Board Mills Workers' Union of 134, Calcutta-Jessore Road, Nagerbazar, Dum Dum, and their employee Sri S. K. Mukherjee of 9, Tilak Choudhury Lane, Ghughudanga, Dum Dum, represented by himself, was referred to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 4557Lab., dated Calcutta, the 16th August 1950, of the Government of West Bengal, Labour Department, as to the matter of an industrial dispute between (1) Messrs. India Paper and Board Mills Co. of 74, Sri Nagendra Nath Road, Dum Dum, 24-Parganas, and (2) Messrs. Bharat Board Mills of 74, Sri Nagendra Nath Road, Dum Dum, 24-Parganas, and their employees as represented by India Paper and Board Mills Workers' Union of 134, Calcutta-Jessore Road, Nagerbazar, Dum Dum, and their employee Sri S. K. Mukherjee of 9, Tilak Choudhury Lane, Ghughudanga, Dum Dum, represented by himself.

PRESENT:

SRI P. R. MUKHERJEE, Judge, Industrial Tribunal

For Messrs. India Paper and Board Mills Co.: Sri S. P. Ghose, Advocate, and Sri P. R. Bose, Manager.

For Messrs. Bharat Board Mills Co.: Sri N. M. Das Gupta, Pleader, and Sri P. Chatterjee, Manager.

For the employee: Sri B. K. Dutta, Pleader, Sri T. K. Sen, Secretary of the Union, and Sri S. K. Mukherjee himself.

AWARD.

The case of the employees is that they were formerly attached to a concern known as India Paper and Board Mills Co., but later the Company parted with their interest and sold the machinery, etc., to Board Mills.

It is alleged by the Union that the change of proprietorship is not one. Whatever that may be, the case of the Union is that one of its clerks, Sri S. K. Mukherjee, had been dismissed on 1st June 1950 without notice. The Union now claims for compensation and gratuity from the old Company and they also demand the same terms and conditions of employment under the new Management. There is also a prayer for reinstatement of Sri S. K. Mukherjee. Both Messrs. India Paper and Board Mills and Messrs. Bharat Board Mills appeared and filed their statements.

The main defence of Messrs. India Paper and Board Mills is that the Management (Bharat Board Mills) took over the concern on the 12th May 1950, and as such, the terms and conditions of service should be settled with the new concern. Regarding payment of compensation and gratuity, they pleaded financial inability. So far as Messrs. Bharat Board Mills are concerned, they urge that they would not be liable for compensation for works done by the employees under the India Paper and Board Mills. Regarding terms and conditions of service, they pleaded they are paying the old scales of pay and dearness allowance as under Management.

ISSUES.

What compensation the workers are entitled to for their service under India Paper and Board Mills?

Terms and conditions of employment under the new Management.

Whether the dismissal of Sri S. K. Mukherjee was justified? If what relief is he entitled?

a. 1.—What compensation the workers are entitled to for their service under India Paper and Board Mills?

India Paper and Board Mills gave up the Management and sold their interest in favour of Bharat Board Mills. The workers submitted a written statement and pleaded that they are not entitled to any compensation. During the trial, they did not appear in any appearance, nor produced any evidence to substantiate their claim. It is now an accepted principle that the old workers who served the Management should get some gratuity when they are discharged. If all of them are now provided with appointment under the new Management, but the period of service apparently will begin anew with the new Management, I, therefore, order that the India Paper and Board Mills should pay gratuity to the workers for the service rendered and the India Paper and Board Mills should pay 15 days' basic wage to the workers for the period of service rendered under them.

a. 2.—Terms and conditions of employment under the new Management.

The new Management is in equity bound to accept the terms and conditions of the old Management, and as such, it is only fair that the old conditions of service should remain. The Union has made some demands, but in my opinion, it will be unfair to grant the scales of pay and dearness allowance and other privileges as demanded by the Union on the view of the fact that this is entirely a new concern and some time will be given to them to run the factory. If, however, at the end of the year, or some time after, there is some profit or good prospect, the Union will have right to claim better privileges. Regarding conditions of service, I think the terms and conditions as embodied in the award at a tripartite conference before the Labour Commissioner should be adhered to. This agreement was arrived at on 16th May 1949 and accepted by the Union. I incorporate the award—

Existing pay scale of workers shall not be disturbed at present.

Dearness allowance shall be increased from Rs. 16 to Rs. 20 with effect from 1st June 1949.

(3) Leave shall be allowed to the workers as follows:—

- (a) Continuous leave with pay according to the Factory Act 10 days.
 - (b) Casual leave—6 days.
 - (c) Festival holidays—8 days.
 - (d) Sick leave with half pay (dearness allowance as usual)—15 days.
- (4) The question of bonus is left to be considered by the Management.
- (5) Security of service—

- (a) A new worker will be on probation for 6 months and thereafter on approved service he will be confirmed.
- (b) Whenever a worker is charged for any offence, the Management will prepare a charge sheet and give him a copy for explanation by a certain date. When his explanation is obtained, the Management shall make further enquiry if necessary, and then pass final order. No worker should be summarily dismissed and otherwise punished without a proper enquiry.
- (6) Duty hour of workers shall remain as at present. Ticket system shall be introduced from 1st June 1949.
- (7) The Company shall make adequate arrangements regarding medical help in the factory as also sufficient water, latrine, etc., with no delay.
- (8) The settlement shall be binding on both the parties for one year.

Issue No. 3.—Whether the dismissal of Sri S. K. Mukherjee was justified. If not, to what relief is he entitled?

So far as the question of reinstatement of Sri S. K. Mukherjee concerned, it is pleasing to note that the new concern took him back into service, and as such, he has been reinstated. The next question that arises in this connection is what compensation, if any, should he get for the period of unemployment. This clerk went on sick leave for one month and 5 days and was to have joined on 1st June 1950. No pay allowance has been given to him for this period. He was taken back into service on 1st March 1951. There was no justification for his dismissal, and as such, he is certainly entitled to pay for the period of his leave as also for the subsequent period, i.e., from 1st May 1950 to 28th February 1951. The question is which of the Companies should pay this amount. It is stated that this new concern started management from the 12th May 1950. This is deposed by Sri P. R. Bose, who was in the India Paper and Board Mills. There was no cross-examination on the point. It is also clear from the deposition of Sri Hari Mohan Chatterjee, an employee of Bharat Board Mills, that the Memorandum and Article of Association was accepted by the Company on 22nd June. This, in a way, supports the contention that the Bharat Board Mills took over the concern from 12th May 1950. An enquiry is sought to be made in the written statement that the deed was registered some time in October 1950. No such deed was produced before me. If it be so, the deed will be effective from the date when the new concern actually took over the management. The employees know fully well

are to all intents and purposes serving the new concern and they know there is a change of masters. I, therefore, hold that the Bharat and Mills will be liable for the pay of Sri S. K. Mukherjee from 12th May 1950 till 28th February 1951, and that the previous owners, i.e., India Paper and Board Mills will be liable for the pay from 1st May 1950 to 11th May 1950. This amount is to be paid to Sri S. K. Mukherjee within one month from the date when this award comes into force.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

3rd May 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 3290Lab.—26th May 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4910Lab., dated the 1st September 1950, the industrial dispute between Standard Vacuum Oil Co. of 6, Church Lane, Calcutta, and one of their employees, Sri Kristo Banerjee, represented by Standard Vacuum Employees' Union, 158, Muktaram Babu Street, Calcutta, was referred for adjudication to Sri P. R. Mukerjee, District Judge;

And whereas the said Sri P. R. Mukerjee, District Judge, has submitted the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 4910Lab., dated the 1st September 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Standard Vacuum Oil Co. of 6, Church Lane, Calcutta, and one of their employees Sri Kristo Banerji represented by Standard Vacuum Employees' Union of 158, Muktaram Babu Street, Calcutta.

PRESENT:

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

For the employers:—Sri S. K. Mullick (Jr.), Solicitor, of Messrs. Sanderson Morgan and Co., Mr. Seitz and Mr. Orvis, Managers.

For the employees:—Sri L. M. Ghosh, Advocate, Sri A. Sadhu, General Secretary of the Union.

AWARD.

The dispute arises over the discharge of an employee named Sri Kristo Banerjee under the following circumstances. The Accountant of the firm brought charges against the above employee under four heads:—

- (a) Insubordination.
- (b) Irregular attendance.
- (c) Excessive tardiness.
- (d) Sub-standard work performance.

Sri Kisto Banerjee replied to the charges and the Management's enquiry and the employee's service was eventually terminated.

The Company alleges that the order of reference is *ultra vires* and in law and further submits that his services were terminated on account of dereliction of duty, irregular attendance, constant lateness and insubordination. It is alleged that constant complaints were received from Section Heads since 1946, and he was given repeated warnings, both verbal and in writing, to improve his work and attendance, but without result, until finally the Company framed formal charges against him. Long and careful consideration was given to the matter by the Company before it was decided that his services should be terminated.

ISSUES.

1. Is the dispute an industrial dispute, and is it maintainable in law?
2. Was the Company justified in dismissing the services of Sri K. Banerjee from June 1950, on grounds of irregular attendance, insubordination, arrear work and excessive tardiness?
3. If not, should he be reinstated? If so, under what condition?
4. If dismissal is held justified, what compensation, if any, should he be entitled to?

Issue No. 1.

It is urged that this dispute is not an industrial dispute inasmuch as after discharge, Sri Banerjee was no longer a workman of the Company.

Relying on the definition of "workman" in the Industrial Disputes Act, it was argued that the dispute must be between employer and workman, not between employer and a dismissed workman, though an exception was made in the case of workmen discharged during dispute. In other words, it was urged that inasmuch as no previous dispute existed but the dismissal itself created a dispute, this case is not maintainable.

On this point, the pertinent observation of Justice Chakrabarty of Calcutta High Court in the case of Indian Paper Pulp Co., Ltd., may be profitably cited:—

"Under the definition of 'workman' in India, when dismissal occurred without any previous dispute, there can be an industrial dispute about such a dismissal."

If it is held that the existence of a previous dispute must be a condition, then the cases of summary discharge or dismissals on a moment's notice go without any remedy and the employers will be tempted to dismiss undesirable hands at their own sweet will. I am clearly therefore of opinion that it is an industrial dispute.

Issues Nos. 2, 3 and 4.

These may all be conveniently taken up together. It appears that the Accountant framed the following charges against Sri Kisto Banerjee:

- "(1) *Insubordination*.—On several occasions you have refused to work consistent with your capacity and duty as requested by the Section Head.

- (2) *Irregular attendance.*—In 1949 you were absent on 30 days without giving prior notice. In 1950 to date you have been absent 22 days without giving advance notice.
- (3) *Excessive tardiness.*—In addition to your absences you have been tardy on excessive number of times. In 1945—41 days; in 1949—44 days; and in 1950 to date—32 days.
- (4) *Sub-standard work performance.*—You are consistently behind in your work. At the present time you are one month behind other members of your Section."

In reply to the above charges, Sri Kristo Banerjee submitted a reply (Annexure B), in which he alleges that as he had been suffering from inflammation of glands for some time and constantly under the treatment of a medical officer, and as he was keeping indifferent health, he was irregular in attendance on many occasions. He also admits that he was behind in work on some occasions. He assured the Company that he would improve in future. After this reply, an enquiry was held, as the explanation was found unconvincing and unsatisfactory and the Company decided that arrangements must be made for the termination of his service, and the decision was communicated on 2nd June 1950 (Annexure D). After that, an appeal was filed to the Manager and in the meantime the employee cleared his arrear works and showed some improvement in his work as testified by the report of the Accountant (Annexure E). The latter reports as follows:—

"I have been observing him for the last few days and I think he has much improved. So I recommend that his case might be considered."

On such representation, the Manager, who was the appellate authority, issued an order as follows:—

"Over several years, both before and after the formal warning and complaint lodged against you by your Section Head on the 2nd July 1948 (a copy of which you received), repeated requests that you improve your work and attendance have resulted in no improvement and you have thus forfeited any reasonable claim for another chance. We therefore advise we are unwilling to alter the decision given you in our letter No. M-1846 of the 2nd June 1950."

He was given his June salary *plus* dearness allowance, July salary (in lieu of notice), also termination allowance equivalent to 5 per cent. of the basic salary for 4 years 5 months, and also full amount to his credit in Provident Fund.

Now the question is if this decision of the Management can be revised by the Tribunal. So far as the allegations are concerned, these are all admitted by the employee, and it is only the severity of sentence that is in question. Before the decision of the Bank Award, all the Tribunals have almost uniformly held that as the laws governing the relations between employers and servants have not been abrogated, and the general power of the employer to dismiss or discharge any of its employees on grounds of misconduct, inefficiency, incivility or indiscipline cannot be touched, the Tribunals will interfere only in those cases where unfair labour practice is involved. These have been consistently followed in almost all the awards of the Calcutta Tribunal. See award of Sri S. C. Chakrabarty in the Jute Mill's dispute, *Calcutta Gazette*, 13th November 1947, page 302, and in his award in the case of Midnapore Zamindary Co., Ltd., *Calcutta Gazette*, Extraordinary, dated 18th October 1949. In the award of the

learned Central Government Tribunal, Mr. Jeejeebhoy in T. B. Rail dispute observed:—

"I shall certainly interfere if there is any unfair labour practice violation of the principles of justice or victimisation, but otherwise I do not propose to substitute my own judgment for the judgment of those who in ordinary course are required to consider these matters and give their decisions."

He further observed that "the holding of an enquiry and the order of punishment are functions of the Management and, as I have said in another connection, I am not an appellate or revisionary authority, though the Union has contended that the dismissal was too harsh a punishment."

Ludwig Teller, an eminent authority, in his book on "Management Functions under Collective Bargaining" has given a definite opinion that alleged errors of judgment would not be open to scrutiny by the arbitrator. The scope of arbitration should be limited to the enquiry to employ good faith in exercising the given decision. Sri A. Das Gupta in *Men and Machines* Charles Abrecht's dispute (*Calcutta Gazette*, 28th October 1948, page 14) remarked:—

"It has been settled that the employers have the right to terminate the services of workmen except for victimisation. So long as the termination of service of a workman does not amount to unfair labour practice, it is not open to the Industrial Tribunal to question its propriety."

The Banking Tribunal, however, for the first time held that the Tribunal's right to revise the decision of the Management will not be confined to cases of unfair labour practice but will extend also to cases where services have been unjustly terminated, or in other words, where the facts appear so harsh that the dismissal is palpably unjust, the Tribunal will interfere. Whatever that may be, in the present case the facts disclosed are that it is not a case of victimisation. It is not at all argued that the employee was ever an active member of the Union for which he has been removed. Next question therefore is whether the dismissal is unjust or harsh. It appears that this employee was consistently in default and was irregular in attendance and always behind his work. It is also proved that he was given repeated warnings with no improvement. So the Management decided not to allow any more indulgence on the part of this employee. In a sense, the Management was apparently justified in taking such action. A kinder master than Mr. Bond would have given him another chance, but that is a different matter. The real test is whether there has been any palpably unjust punishment. The right of the Management to decide the nature of punishment when an offence is established cannot be challenged and the Tribunal should not sit in judgment over the decision of the Management. The termination of the services is a fundamental and natural right of both the employer and the employee. I am tempted to quote the observations of Sri Varma, ex-Judge of the Patna High Court, in the award in Assam Oil Company's dispute:—

"In the case of persons claiming reinstatement after discharge or dismissal, one should not forget that ordinarily in cases of reinstatement one should be forcing a person upon an employer against his wishes, and the employee also, if reinstated, may not behave satisfactorily if he feels that he has been reinstated against the wishes of the employer. In ordering reinstatement, the Tribunal must be satisfied that it is a case of victimisation and should not order reinstatement simply because the Tribunal could possibly come to a different conclusion on the facts placed before it."

the admitted facts of the case clearly show that Sri Banerjee was early late in attendance, behind his work and his performance was standard. These are all admitted and if the employer chooses not to employ him any more in service, I cannot say that he has erred in judgment. It is unjust, for he who pays the piper must call for the tune. As I have personally observed, a kinder master would not have so terminated his services, but no Tribunal should say that the Management failed to exercise this discretion in a proper way. In other words, it cannot be said that the exercise of discretion was grossly abused in this case. So I do not think the Tribunal can interfere. To the goodness of the Management, it must be said that they have paid him compensation and gratuity for terminating his services. I do not think I should interfere any further in the matter. The issues are answered finally.

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

7th May 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

Calritta

Gazette

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স্বরাষ্ট্র বিভাগ।

माधवस्य भाजन ।

नर ११४१जि, ए।

No. 1741G.A.

निष्पन्न ३ समष्टी।

आयोजन !

General.

General.
१९१२ख, ११२१८१।—४६ जन १९०१।

श्री जगन्नाथ चरणारविन्दे नमः । श्री गुरुभ्यो नमः ।
श्री गणेशाय नमः । श्री लक्ष्मीनारायणे नमः ।

Cooch Behar.—No. 1712G.A./22/51.—
1951.—Sri Dilip Kumar Gupta, Sub-
Magistrate and Sub-Deputy Collector,
appointed to have charge of the Tufan-
division of the Cooch Behar district.

— 2003 —

Bankura.—No. 1719G.A./8A-7, 50.—9th June 1951.—Sri Asit Ranjan Basu, Sub-Deputy Magistrate and Sub-Deputy Collector, Vishnupur, Bankura, is appointed to be Special Officer for Aborigines of that district.

प्रास्ताविक ।

Police.

কুর্চবিহার-২৪-পরশু।—নং ১৬৮৮রি.৫।৩শি-০৮।০১।—৩ই জুন
১৯০১।—কুর্চবিহারের জম্মারী আরজাবাখ প্রিন্সদ্বারতন সমাজদার শ্রমিক
কাৰ্যের সহিত শিলালসহ সরকারী রেলওয়ের জমর আরজাবাখ বিভূত
হইলেন।

২। শ্রীমত সসারজনার রেল জাইনের বে অংশ কুচবিহার জেলার পড়িয়াছে তাহার সর্বত্র গরাক্ষাৎকের ব্যবতীর কণ্ঠ সন্ধানন করিবে।

Cooch Behar-24 Parganas.—No. 1688G.A./3P-38/51.—6th June 1951.—Sri Amulya Ratan Samajdar, officiating Superintendent of Police, Cooch Behar, is appointed to act, in addition to his duties, as Additional Superintendent of Police, Government Railway Police, Sealdah.

2. Sd. Samajdar will perform all the duties of a Superintendent of Police along that portion of the Railway line which falls within the district of Cochin.

[illegible]

কমলাকান্ত সরকার

২। প্রকৃত সেন রেল লাইনের কে জংশন বীরভূম জেলায় পড়িয়াছে তাহার সর্বত্র আরক্ষাভাষণের ব্যবস্থা করি।

Birbhum-Howrah.—No. 1689G.A./3P-38/51.—6th June 1951.—Sri Bharendra Chandra Sen, officiating Superintendent of Police, Birbhum, is appointed to act, in addition to his duties, as Additional Superintendent of Police, Government Railway Police, Howrah.

2. S. Sen will perform all the duties of a Superintendent of Police along that portion of the Railway line which falls within the district of Birbhum.

নিশ্চিতকরণ।

Confirmation.

আরক্ষা।

Police.

নং ১৬৬৬জি.এ.৩পি-১৪১৫১।—৪ঠা জুন ১৯৫১।—নিম্নলিখিত আবেদনকারী উপ-আরক্ষাভাষণ ২৫শে এপ্রিল ১৯৫১ তারিখ হইতে পশ্চিমবঙ্গ আরক্ষা কৃত্যকে নিশ্চিতকৃত হইলেন:—

(১) শ্রীমদ্রবীন্দ্র কান্তি বন্দ্যোপাধ্যায়।

(২) শ্রীঅমলচন্দ্র সেন।

No. 1666G.A./3P-14/51.—4th June 1951.—The following probationary Deputy Superintendents of Police are confirmed in the West Bengal Police Service with effect from the 25th April 1951:—

(1) Sri Mrinal Kanti Bandopadhyay.

(2) Sri Amal Chandra Sen.

ছুটি।

Leave.

সাধারণ।

General.

প্রেসিডেন্সী বিভাগ।—নং ১৬৭৪জি.এ.১এল-২৪১৫১।—৪ঠা জুন ১৯৫১।—প্রেসিডেন্সী বিভাগের ভূমিসংক্রান্ত প্রি জে, এন, ডাক্তার, আই, সি, এসকে মূল নিয়মাবলীর ৮১(বি)(২) সংখ্যক নিয়মানুসারে এই জুন ১৯৫১ তারিখ হইতে গড় বেতনে এক মাসের ছুটি মঞ্জুর করা হইল।

Presidency Divn.—No. 1674G.A./11-24/51.—4th June 1951.—Sri J. N. Talukdar, I.C.S., Commissioner, Presidency Division, is allowed leave on average pay for one month under rule 81(b)(ii) of the Fundamental Rules with effect from the 7th June 1951.

Calcutta.—No. 1675G.A./FD/11-4/51.—4th June 1951.—Sri Rebati Mohan Guha Thakurta, Sub-Deputy Collector, lately employed as Special Officer (Storage and Transport) under the Directorate of Rationing and Distribution, is allowed leave on average pay for the period from the 15th April 1951 to the 15th July 1951 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

কলিকাতা।—নং ১৭০২জি.এ.১এল-১২১৫১।—৭ই জুন ১৯৫১।—খাদ্য বিভাগের প্রাক্তন সংরক্ষণ সংবিভাগে নিয়োগকৃত প্রিন্সিপাল টোকারী উপ-শাসক ও সমাহর্তাকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১৭ বন্ড) ১৮৪ (খ)(২) সংখ্যক নিয়মানুসারে ১৫ মে ১৯৫১ তারিখ হইতে গড় বেতনে চার মাসের ছুটি মঞ্জুর করা হইল।

Calcutta.—No. 1702G.A./2L-12/51.—7th June 1951.—Sri Narendra Nath Chaudhuri, Deputy Magistrate and Deputy Collector, lately Joint Controller of Rationing, Food Department, is allowed leave on average pay for four months, under rule 184 (b)(ii) of the West Bengal Service Rules, Part I, with effect from the 1st May 1951.

By order of the Governor,
S. N. RAY, Chief Secy.

Transport

NOTIFICATIONS.

No. 5353W.T.—31st May 1951.—Sri Behary Majumdar has been appointed to act Service Engineer under the Directorate Transportation, West Bengal, for a period of months with effect from the 15th February 1

By order of the Governor
N. C. GHOSH, Secy

No. 5343W.T.—31st May 1951.—In exercise the power conferred by section 2 of the Motor Vehicles Tax Act, 1932 (Bengal Act 1932), the Governor is pleased to appoint Additional Deputy Commissioner, Cooh Behar to be Taxing Officer and is further pleased to specify the district of Cooh Behar as the within which he shall exercise the powers conferred and perform the duties imposed on officer by or under the said Act.

By order of the Governor
B. K. SEN, Asst Secy

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১৭৪২জি.এ।

No. 1742G.A.

অবতা।

Powers.

মুর্শিদাবাদ।—নং ১৬৫৭জি.এ.১২পি-৩০১৫১।—৪ঠা জুন ১৯৫১।—মুর্শিদাবাদ জেলার সদরের অধীন উপ-শাসক প্রিন্সিপাল ম্যাজিস্ট্রেটের প্রথম শ্রেণীর শাসকের ক্ষমতা অর্পণ করা হইল।

Murshidabad.—No. 1657G.A./2P-30/51. June 1951.—Sri Jyotirmoy Sanyal, Sub-D Magistrate, Murshidabad, Sadar, is vested the powers of a Magistrate of the first class

বর্ধমান।—নং ১৭১৮জি.এ.১২পি-৩২১৫১।—৯ই জুন ১৯৫১।—বর্ধমানের অন্তর্গত কাটোয়ার অধীন উপ-শাসক প্রিন্সিপাল ম্যাজিস্ট্রেটের প্রথম শ্রেণীর শাসকের ক্ষমতা অর্পণ করা হইল।

Burdwan.—No. 1718G.A./2P-32/51.—9th June 1951.—Sri Chitta Ranjan Bhattacharjee, Deputy Magistrate, Katwa, Burdwan, is vested with the powers of a Magistrate of the first class

By order of the Governor
S. N. RAY, Chief Secy

Judicial

Appointments and Transfers.

Calcutta.—No. 2791J.—26th May 1951.—Sri Bikash Chandra Ghosh, Sub Judge, now employed as the Deputy Rehabilitation Commissioner (Headquarters) at the disposal of the High Court, Calcutta.

By order of the Governor
A. S. RAY,

Calcutta.—No. 2940J.—4th June 1951.—Hon'ble Mr. Justice Sailendra Nath Ghosh, I.C.S., took his seat as a Judge of the High Court, Calcutta, on the forenoon of the 23rd May

Calcutta.—No. 3047J.—7th June 1951.—Sriendra Nath Mukherjee, es-Lawyer-Magistrate appointed to act as a Municipal Magistrate of Calcutta, with effect from the 2nd July 1951 for a period of six months or until further orders.

Leave.

Calcutta.—No. 2942J.—4th June 1951.—The Hon. Mr. Justice T. J. Y. Roxburgh, C.I.E., a Judge of the High Court, Calcutta, is granted leave preparatory to retirement for the period from the 19th November 1951 to the 1st January 1952, viz., leave on full allowance for one month and two days and in continuation leave on full allowance for the remaining period.

Powers.

Parganas.—No. 2856J.—29th May 1951.—In exercise of the powers conferred by section 14 and proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(1) to confer upon Kumar Ramendra Kishore Varma the powers of a Magistrate of the first class, in the district of the 24-Parganas, for a period of six months, with effect from the date of this notification, in respect to such cases as may be made over to him within the limits of the said subdivision of the said district, and

(2) to direct him to take down evidence in the English language.

Howrah.—No. 3033J.—6th June 1951.—In exercise of the powers conferred by section 14 and proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(1) to confer upon Sri Harish Chandra Sarkar the powers of a Magistrate of the first class, in the district of Howrah, for a period of one year with effect from the 6th June 1951, in respect to such cases as may be made over to him within the limits of the said subdivision of the said district, and

(2) to direct him to take down evidence in the English language.

Howrah.—No. 3034J.—6th June 1951.—In exercise of the powers conferred by section 14 and proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(1) to confer upon Sri Charu Chandra Pal the powers of a Magistrate of the first class, in the district of Howrah, for a period of six months with effect from 17th June 1951, or until further orders, whichever is less, in respect to such cases as may be made over to him within the limits of the said subdivision of the said district, and

(2) to direct him to take down evidence in the English language.

NOTIFICATIONS.

Calcutta.—26th May 1951.—In exercise of the powers conferred by sub-section (1) of section 5 of the Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule hereto shall be tried by the Special Court constituted

by notification No. 290J., dated the 17th January 1951, under section 3 of the Act:—

Schedule.

Burtalla Police-station Case No. 381, dated the 18th July 1949, namely, the State *versus*—

(1) Sailendra Nath Pan *alias* Fatik, son of the late Satya Charan Pan, of 22 Haricharan Banerji Road, police-station Bally, district Howrah,

(2) Kalidas Chakravarty *alias* Upendra Ghosh, son of Hrishikesh Chakravarty, of 83/3, Lalla Babu Shaire Road, police-station Bally, district Howrah,

(3) Haridhan Modak *alias* Charit, son of Banchharam Modak, of 7, Lalla Babu Shaire Road, police-station Bally, district Howrah,

(4) Nitai Chand Mitra, son of the late Kalipada Mitra, of 28, Kailas Bose Lane, police-station Howrah, district Howrah,

(5) Anadi Chatarji *alias* Gargari, son of the late Amritlal Chatarji, of 8, Pitambar Roy Lane (old No. 20, Akshay Chatterji Lane), police-station Malipanchghora, district Howrah,

under sections 302, 120B read with section 302 of the Indian Penal Code, 1860 (Act XLV of 1860) and section 4 of the Explosive Substances Act, 1908 (Act VI of 1908).

This cancels the department notification No. 291J., dated the 17th January 1951.

No. 2848J.—29th May 1951.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, the case specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of accused person.	Offences charged against the accused.
1	Ram Gopal Chatterjee, formerly a clerk in the office of the Iron and Steel Controller (Imports), Calcutta, 26, Nayan Krato Saha Lane, Bagh Bazar, Calcutta.	Section 471 of the Indian Penal Code, 1860 (Act XLV of 1860), and sub-section (2) of section 5 read with sub-section (1), clause (d) of section 5 of the Prevention of Corruption Act, 1947 (Act II of 1947); sub-section (2) of section 5 read with sub-section (1), clauses (c) and (d) of the Prevention of Corruption Act, 1947 (Act II of 1947), and section 261 of the Indian Penal Code, 1860 (Act XLV of 1860), and section 52 of the Indian Post Office Act, 1898 (VI of 1898).

By order of the Governor,
A. S. RAY, Secy.

No. 2888J.—1st June 1951.—Whereas the cases specified in the schedule hereto having been directed by the State Government under sub-section (1) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), to be tried by the Special Court constituted by notification No. 5694J., dated the 24th October 1949, under section 3 of the said Act, are pending before the said Special Court;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 7 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to transfer the said cases specified in the schedule

hereto to the Special Court constituted by notification No. 2355J., dated the 2nd May 1951, under section 3 of the said Act:—

The Schedule.

Cases.

The State

versus

- (1) Ajit Kumar Sarkar, son of Kripamoy Sarkar of Uttarpara, Hooghly,
- (2) Amarendra Kumar Raha *alias* Amar Raha, son of Basanta Kumar Raha of Mulghar, Khulna (Eastern Pakistan) and of 6, Muralidhar Sen Lane, Calcutta, and also of Jamshedpur and Jharra (Behar),
- (3) Ashoke Kumar Biswas, son of late Manilal Biswas of 27B, Anath Nath Deb Lane, Calcutta,
- (4) Bibhuti Bhusan Sen Gupta, son of Paresb Nath Sen Gupta of 16A, Indra Biswas Road, Calcutta, and of Outsahi, Tangibari, Dacca (Eastern Pakistan),
- (5) Bikram Show, son of Jogdeo Show of 13/1, Gaultuli Lane, Taltala, Calcutta, and of Enai, Chhapra (Behar),
- (6) Bimal Kumar Mitra, son of Ramani Mohan Mitra of Katcharipara, Basirhat, 24-Parganas, and of 34B, Chetla Road, Calcutta,
- (7) Bireb Bhattacharji, son of Naresh Ananda Bhattacharji of Brahma Samaj Road, Behala, 24-Parganas,
- (8) Jyotirmay Gupta *alias* Doctor, son of Dr. Debi Prasanna Gupta of Guptapara, Dhakuria, 24-Parganas, and of Goila, Bakarganj (Eastern Pakistan), and also of Jamshedpur, Behar,
- (9) Ramdeo Show, son of Sitaram Show of 37, Wellington Street, Calcutta,
- (10) Pannalal Das Gupta *alias* Suresh *alias* Barabubu *alias* Barda, son of late Binode Lal Das Gupta of Kuarpur, Palong, Faridpur (Eastern Pakistan) and of Calcutta,
- (11) Monoranjan Sadhukhan, son of Upendra Nath Sadhukhan of 99, Sitaramapore Street, Calcutta, and of Bhaulakha, Kotwali, Nadia,
- (12) Bansdeo *alias* Mota Bhai (particulars are not available) of No. 4, Omda Raja Lane, Calcutta,

being cases Nos. 27, 28 and 29, dated 26th February 1949, of Dum Dum police-station and cases Nos. 6, dated 26th February 1949, and 7, dated 27th February 1949, of Basirhat police-station, under sections 121, 122, 121A, 124A, 395, 396, 435, 436, 449, 302, 326, 307, 120B/395, 396, 436, 302, of the Indian Penal Code (Act XLV of 1860), 120B of the Indian Penal Code/sections 3, 4, 5 and 6 of the Explosive Substances Act (VI of 1908), 120B of the Indian Penal Code/19A and 19(f) of the Indian Arms Act (XI of 1878), and sections 19A and 19(f) of the Indian Arms Act and sections 3, 4, 5 and 6 of the Explosive Substances Act (VI of 1908).

No. 2889J.—1st June 1951.—In exercise of the power conferred by sub-section (1) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased by this order to direct that the cases specified in the schedule annexed hereto shall be tried by the Special

Court constituted by notification No. 2355J., dated the 2nd May 1951, under section 3 of the Act:—

The Schedule.

The State

versus

- (1) Biman Bihari Basu *alias* Gopal Basu *alias* Durga Prasad *alias* Pradwip *alias* Prodyut *alias* Sankar, son of Prom Bihari Basu of Publi, Keraniganj, Dh (Eastern Pakistan) and of 8, Kh Babu's Lane, Belgachia, Calcutta,
- (2) Hiranmay Ganguli *alias* Hena *alias* Thakur *alias* Ananda Ray *alias* Madan *alias* Mrityunjay *alias* Banarji Da, son Satya Charan Ganguli of Karhas Purbasthali, Burdwan and of Club Gauhati town, Assam,

being cases Nos. 27, 28 and 29, dated the 26th February 1949, of the Dum Dum police-station and cases Nos. 6, dated the 26th February 1949, and 7, dated the 27th February 1949, of Basirhat police-station, under sections 307, 395/397/436, 307, 121, 122, 121A, 124A, 396, 440, 449, 120B, 395/397 of the Indian Penal Code (Act XLV of 1860), sections 3, 4, 5 and the Explosive Substances Act, 1908 (VI of 1908) sections 19A, 20(A) and 19(f) of the Indian Arms Act, 1878 (Act XI of 1878).

No. 2898J.—1st June 1951.—In exercise of power conferred by rule 1, read with clause (c) rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Governor is pleased to appoint Sri Kumar Das Gupta, Superintendent of Fish (Marketing, Statistics and Survey), for the purposes of signing and verifying the plaint in following civil suit:—

The State of West Bengal

versus

R. M. Agriculture and Industrial Co.,

Calcutta. — No. 3048J.—7th June 1951.—In exercise of the powers conferred by section 1 of the Code of Criminal Procedure, 1898 (Act I of 1898), the Governor is pleased to appoint Hemendra Nath Mukherjee, Municipal Magistrate Calcutta, to be a Magistrate of the first class in such portions of Calcutta as defined in section 3(17) of the Calcutta Municipal Act, 1923 (Act III of 1923), as are not situated within Presidency town.

2. In exercise of the power conferred by first clause lettered (b) in sub-section (1) of section 260 of the said Code, the Governor is pleased to empower Sri Hemendra Nath Mukherjee in a summary way offences mentioned in section 532 of the Calcutta Municipal Act, 1923 (Act III of 1923), and committed within any of the said portions of Calcutta.

3. In exercise of the power conferred by section 18(7) of the said Code, the Governor is pleased to appoint Sri Hemendra Nath Mukherjee to be a Presidency Magistrate for the town of Calcutta.

ERRATUM.

No. 3024J.—7th June 1951.—In notification No. 2100J., dated the 20th April 1951, published at page 985 of Part I of the Calcutta Gazette, the 3rd May 1951, regarding appointments of certain Additional Rehabilitation Officers as Honorary Magistrates, for "Sri Jitendra Goswami" occurring against the district Burdwan read "Sri Jnanendu Bikash Goswami".

By order of the Governor
S. K. SEN,

Registration

NOTIFICATIONS.

No. 223Regn.—6th June 1951.—It is for general information that in pursuance of the provisions of sub-section (1) of section 5 of the Indian Registration Act, 1908 (XVI of 1908), the Governor was pleased to sanction the establishment of an additional Sub-Registrar within the registration sub-district of the district of Malda, styled as the office of the Joint Sub-Registrar of Malda at Malda for the period from the 28th March 1951 to the 31st March 1951.

No. 224Regn.—6th June 1951.—In pursuance of the powers conferred by section 6 of the Indian Registration Act, 1908 (XVI of 1908), the Governor was pleased to appoint Sri S. C. Sub-Deputy Collector, Malda, to act as Joint Sub-Registrar of Malda in the district of Malda for the period from the 28th March 1951 to the 31st March 1951.

No. 225Regn.—7th June 1951.—It is hereby notified for general information that the Governor is pleased to direct the abolition of the office of the Joint Sub-Registrar of Egra in the district of Midnapore with effect from July 1951.

No. 226Regn.—7th June 1951.—In pursuance of section 5, sub-section (1) of the Indian Registration Act, 1908 (XVI of 1908), and in pursuance of all previous notifications, the limits of the registration sub-district in the district of Midnapore, the Governor is pleased to direct that with effect from the 1st of July 1951 the said sub-district shall have jurisdiction over the police-station of Egra.

No. 227Regn.—7th June 1951.—In pursuance of section 5, sub-section (1) of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to reconstitute, with effect from the 1st of July 1951, the registration sub-district of the district of Midnapore with jurisdiction over the police-station of Potashpur and to direct that with effect from the 1st of July 1951 the office of the Sub-Registrar of Potashpur in the said registration sub-district shall be abolished with effect from the said date.

By order of the Governor,
S. K. SEN, Secy.

নিবন্ধন অধিকার।

REGISTRATION DIRECTORATE]

প্রকাশনারী।

NOTIFICATIONS.

No. 77.—15th May 1951.—It is hereby notified for general information that in pursuance of the provisions of sub-section (1) of section 5 of the Indian Registration Act, 1908 (XVI of 1908), the Governor was pleased to sanction the establishment of an additional Sub-Registrar within the registration sub-district of the district of Hooghly, styled as the office of the Joint Sub-Registrar of Hooghly at Langipara, in the district of Hooghly, for the period from the 15th January 1951 to the 15th May 1951.

No. 78.—15th May 1951.—It is hereby notified for general information that in pursuance of the provisions of sub-section (1) of section 5 of the Indian Registration Act, 1908 (XVI of 1908), the Governor was pleased to sanction the establishment of an additional Sub-Registrar within the registration sub-district of the district of Hooghly, styled as the office of the Joint Sub-Registrar of Hooghly at Langipara, in the district of Hooghly, for the period from the 15th January 1951 to the 15th May 1951.

হুগলী-কুচবিহার।—নং ৭৮।—১৫ই মে ১৯৫১।—হুগলী জেলার কুচবিহার অঞ্চলের নিবন্ধক প্রদত্ত হুগলী জেলার কুচবিহার অঞ্চলের নিবন্ধক পদ হইতে ভারত হইবার পর পশ্চিমবঙ্গ সরকারের ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৫ই মার্চ ১৯৫১ তারিখ হইতে ১৫ই মার্চ ১৯৫১ তারিখ পর্যন্ত এই দিনের গড় বেতনে ছুটি ভোগ করিয়াছিলেন।

Hooghly-Cooch Behar.—No. 78.—15th May 1951.—Sri Ramesh Chandra Sen Gupta, Sub-Registrar of Janai in the district of Hooghly, now posted as officiating District Sub-Registrar of Cooch Behar, was on leave on average pay for six days, with effect from the 26th March 1951, under rule 181(b)(ii) of the West Bengal Service Rules, Part I.]

বীরভূম।—নং ৭৯।—১৮ই মে ১৯৫১।—বীরভূম জেলার বীরভূম অঞ্চলের নিবন্ধক প্রদত্ত বীরভূম জেলার বীরভূম অঞ্চলের নিবন্ধক পদ হইতে ভারত হইবার পর পশ্চিমবঙ্গ সরকারের ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৫ই মার্চ ১৯৫১ তারিখ হইতে ১৫ই মার্চ ১৯৫১ তারিখ পর্যন্ত এই দিনের গড় বেতনে ছুটি ভোগ করিয়াছিলেন।

Birbhum. — No. 79. — 18th May 1951. — Sri Khagendra Nath Baidya, Sub-Registrar of Bolpur, in the district of Birbhum, was on earned leave for three days, under rule 167(u) of the West Bengal Service Rules, Part I, with effect from the 2nd March 1951.]

২৪-পারগণা।—নং ৮০।—১৮ই মে ১৯৫১।—২৪-পারগণা জেলার নৈহাটি অঞ্চলের নিবন্ধক প্রদত্ত ২৪-পারগণা জেলার নৈহাটি অঞ্চলের নিবন্ধক পদ হইতে ভারত হইবার পর পশ্চিমবঙ্গ সরকারের ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৫ই মার্চ ১৯৫১ তারিখ হইতে ১৫ই মার্চ ১৯৫১ তারিখ পর্যন্ত এই দিনের গড় বেতনে ছুটি ভোগ করিয়াছিলেন।

24-Parganas. — No. 80. — 18th May 1951. — Sri Manindra Chandra Das, temporary Sub-Registrar, now acting as Sub-Registrar of Naihati in the district of the 24-Parganas, was allowed earned leave for thirty days, with effect from the 16th February to 11th March 1951 (both the days inclusive), under rule 168(f) of the West Bengal Service Rules, Part I, while he was on temporary deputation as Inspector of Rationing under the Department of Food, West Bengal.]

২৪-পারগণা।—নং ৮১।—২০শে মে ১৯৫১।—২৪-পারগণা জেলার নৈহাটি অঞ্চলের নিবন্ধক প্রদত্ত ২৪-পারগণা জেলার নৈহাটি অঞ্চলের নিবন্ধক পদ হইতে ভারত হইবার পর পশ্চিমবঙ্গ সরকারের ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৫ই মার্চ ১৯৫১ তারিখ হইতে ১৫ই মার্চ ১৯৫১ তারিখ পর্যন্ত এই দিনের গড় বেতনে ছুটি ভোগ করিয়াছিলেন।

24-Parganas. No. 81.—23rd May 1951.—Sri Tark Das Roy, Sub-Registrar of Naihati in the district of the 24-Parganas, is allowed earned leave for thirty days, under rule 167(u) of the West Bengal Service Rules, Part I, with effect from the 2nd May 1951.]

২৪-পারগণা-হুগলী।—নং ৮২।—২৩শে মে ১৯৫১।—হুগলী জেলার নৈহাটি অঞ্চলের নিবন্ধক প্রদত্ত ২৪-পারগণা-হুগলী জেলার নৈহাটি অঞ্চলের নিবন্ধক পদ হইতে ভারত হইবার পর পশ্চিমবঙ্গ সরকারের ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৫ই মার্চ ১৯৫১ তারিখ হইতে ১৫ই মার্চ ১৯৫১ তারিখ পর্যন্ত এই দিনের গড় বেতনে ছুটি ভোগ করিয়াছিলেন।

নিবন্ধক প্রদত্ত
মহানিবন্ধক পদপ্রাপ্ত।

24-Parganas-Hooghly.—No. 82.—23rd May 1951.—Sri Manindra Chandra Das, temporary Sub-Registrar, attached to Sadar Registration office, Hooghly, is appointed to act as Sub-Registrar of Naihati in the district of the 24-Parganas, during the absence on leave of the permanent incumbent, or until further orders.]

N. C. CHATTERJI, Insp. Genl.

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

No. 846F.T.—6th April 1950.—In pursuance of the provisions of section 9 of the Bengal

Finance (Sales Tax) Act, 1941 (Bengal Act 1941), the following names and addresses of registered dealers together with a description of the goods covered by their registration certificates are published for general information.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for sale.
1	Paranaram Monohar Lal	Jamuria, district Burdwan.	..	AS/1200A, 21-11-49.	Cloth, woollen goods, hosiery handloom woven cloth
2	Golok Behari Chatterjee	Bolpur, district Birbhum	..	AS/1201A, 22-11-49.	Oil, soap, biscuit, tea, & goods, hosiery made of shell, w. rutilon, etc., and batteries, aluminium, birchbacco, birchleaves, books, etc.
3	Blagwandas Kalotia	Raniganj, district Burdwan.	..	AS/1202A, 23-11-49.	Cloths, ready-made hosiery goods, silk and goods, umbrellas, handloom and mill-made cloth
4	Hanorjee Bastraleya	G. T. Road, Asansol, district Burdwan.	..	AS/1203A, 24-11-49.	Cloth, ready-made woollen goods, cotton goods and umbrellas
5	Gouranga Sundar Dey	Bolpur, district Burdwan	..	AS/1204A, 25-11-49.	Cloth, ready-made hosiery goods
6	Tolaram Bothra	Sainthia, district Birbhum	..	AS/1205A, 26-11-49.	Cloth, ready-made hosiery goods
7	Prodvyotte Kumar Mondal, Ajit Kumar Mondal.	Sainthia, district Birbhum	..	AS/1206A, 30-11-49.	General merchandise as required.
8	Nanakchand Agarwal (Station Contractor).	Panagarh, district Burdwan.	..	AS/1207A, 30-11-49.	Tinned provisions, oil, foodstuffs, liquor, tobacco and soda water
9	Kshilash Chandra Roy Choudhury.	Bolpur, district Birbhum	..	AS/1208A, 30-11-49.	Spices, ghee, tea, herbs, coconut oil, bala, oil, mustard seeds
10	Paunelal Puranmal	Raniganj, district Burdwan.	..	AS/1209A, 30-11-49.	Cloth, ready-made hosiery goods, silk and goods
11	Brijlal Omprokash	9, Upper Chitpur Road, Calcutta.	..	BDI/1782A, 17-11-49.	Old, jute product, fur & articles, kirana as required
12	Gameo Press	60, Grey Street, Calcutta	..	BDI/1783A, 17-11-49.	Paper, type, board, ink and A, B certified for any process in the manufacture of printed matters including books, blank pad, blank bound books, blocks and rubber stamps for sale.	Printed matter for books, blue and rub
13	Bhurat Bandhu Mitanna Bhundari	16, Shibkriahna Daw Lane, Calcutta.	..	BDI/1784A, 21-11-49.	Milk, chhana and A, B certified for any process in the manufacture of sweets and salted articles for sale.	Sweets, milk
14	Akram Saw Mills and Industries.	55/7, Radhika Road, Calcutta.	..	BDI/1785A, 22-11-49.	Timber, wire-nails and A, B certified for any process in the manufacture of packing boxes, umbrellas handles, bobbin and planks for sale.	
15	Bhur & Co.	11, Gonahagan Lane, Calcutta.	..	BDI/1786A, 25-11-49.	Hardware, lamp, enamel ware, brush, tooth, crockery and glass tubs
16	Ananda Chemicals Works	23K, Manikola Main Road, Calcutta.	..	BDI/1787A, 28-11-49.	Chemicals, scientific instrument, oils, bottles, packing box, ply, corks, carboy and A, B certified for any process in the manufacture of acids, chemicals, soap, distilled water for sale.	Acid, chemicals, drug
17	West Bengal Paper House	202, Cornwallis Street, Calcutta.	..	BDI/1788A, 28-11-49.	Paper, exercise book stationery
18	Sri Sri Madan Gopal Emporium.	255, Upper Circular Road, Calcutta.	..	BDI/1789A, 29-11-49.	Drugs, chemicals, apparatus and A, B required for serving prescriptions.	Patent medicine, spirit, perfume, cotton, disinfectant
19	The India Paper Waxing Co.	12, Hurlolla Street, Calcutta.	..	BDI/2017A, 16-11-49.	Wax, paper and A, B certified for use in any process in the manufacture of waxed wrappers.	Waxing paper, paper
20	Bahulal Gupta	P.6, Kalakar Street, Calcutta.	..	BDI/2018A, 18-11-49.	Vegetable oils, tin
21	Ranjog Dayasankar	230, Maharshi Debendra Road, Calcutta.	..	BDI/2019A, 21-11-49.	Mustard seeds, rapeseeds and A, B certified for use in any process in the manufacture of mustard oil.	Mustard oil
22	Patel Tobacco Co. and G. U. Shankar.	31, Sir Hariram Goenka Street, Calcutta.	..	BDI/2020A, 21-11-49.	Hessian, thread and
23	Ganesh Lachminarain	149, Cotton Street, Calcutta.	..	BDI/2021A, 23-11-49.	Bulion and jute prod
24	Ramdas Thakur	402, Upper Chitpur Road, Calcutta.	..	BDI/2022A, 24-11-49.	Hessian, gunny and
25	Bombay & Calcutta Cycle Co.	402, Upper Chitpur Road, Calcutta.	P.89, Princep Street, Calcutta.	BDI/1193, 25-11-49.	Cycles and its lubricants
26	Purashottam Das & Co.	4, Doyahatta Street, Calcutta.	BDI/2024A, 28-11-49.	Chemicals, hardware, paper, soda, arsenic, mercury
27	Ramkissen & Co.	137, Cotton Street, Calcutta.	..	BDI/2025A, 29-11-49.	Hessian, jute tw and other jute
28	Harasarp Agarwalla.	119, Cotton Street, Calcutta.	..	BDI/2026A, 29-11-49.	Gunny and gunny iron scrap.
29	Dehprosad Kashiprosad & Co.	1A, Byank Street, Calcutta.	..	BDI/2027A, 29-11-49.	Grains, kirana, etc. - textiles

of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6
... & Sons	100/1A, Ashutosh Mukherjee Road, Calcutta.	..	BH/1717A, 16-11-49	..	Hardware, building materials, woollen and cotton piece-goods, hosiery goods, hats, caps, leather goods, ready-made garments, shoe materials, mill stores, hair, belting, leather belting, cotton belting, oil engine, electric motor, stationery goods, hardboard, insulation board, asbestos, cement sheets, asbestos mill-boards.
General Automobile Sales	68C, Hasra Road, Calcutta.	..	BH/1718A, 18-11-49	Paint, automobile spare parts, wood, nails, screws, plastic, rexin, cloth and other materials for execution of contracts for repair of motor vehicles for resale.
... Trading Co.	27, Pipe Road, Kidderpore, Calcutta.	..	BH/1719A, 16-11-49	All sorts and kinds of homeopathic books, medicines, sugar of milk and rectified spirit.
Optical Stores	47, Paddapukur Road, Calcutta.	..	BH/1720A, 19-11-49	...	Optical and scientific instrument.
Bell Mineral Syndicate	45, Behalpur Road, Calcutta.	..	BH/1721A, 22-11-49	Iron, other materials, graphite, soap stone, minerals, chemicals, paints, fuel and A, B, C, certified by the purchasing dealer to be required for use in any process in the manufacture of plumbago, mineral products, by-products, foundry products.	Plumbago, all sorts of mineral products, by-products, all sorts of foundry products, castings.
... Pure Oil Mills	50, Sankari Para Road, Bhowanipur, Calcutta.	..	BH/1722A, 25-11-49	Sarkha and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil.	Coconut oil, mustard oil, spices.
... Stores	70, Sadananda Road, Calcutta.	..	BH/1723A, 25-11-49	...	Stationery provisions, vegetable oil, soap and matches.
... All	32, Tollygunge Circular Road, Calcutta.	..	BH/1724A, 26-11-49	Biri tobacco.
... Tobacco Stores	22 Justice Dwarka Nath Road, Calcutta.	..	BH/1725A, 28-11-49	Biri tobacco, biri leaves for resale.
... Ramjiban Colliery	4, Mandeville Gardens, Ballygunge, Calcutta.	Burdwan (1)	BH/138B, 29-11-49	Machinery, spare parts, wire, ropes, cables, electrical equipments, metal, steel, corrugated sheets, pumps, work shop materials, paints, varnishes, chemicals and medicines, timber, jute, cotton waste, asbestos goods and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of coal, steam, slag, rubble.	..
... Brothers	47/2, Gariahat Road, Calcutta.	..	BH/1726A	Gold, silver, stones, watch materials, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments.	Gold and silver ornaments, watch, fountain-pen, spectacles, jewelry cases, and other allied accessories of watches.
Modern Book Depot	Sir B. C. Road, Burdwan	..	BN/706A, 21-11-49	Paper and A certified by the purchasing dealer to be required for use in any process in the manufacture of exercise books for sale.	Books, paper, stationery and printing materials.
Bhadr Bhawan Moncal, Dhanrajy Bain.	Gaid, Burdwan	..	BN/707A, 22-11-49	..	Spices, pulses, oils, oilseeds, poppy-seeds, molasses gur and rope.
Banajha Dwaras	Kalna, Burdwan	..	BN/708A, 23-11-49	...	Kerosene oil, candles, coconut oil, mustard oil, cement, oilseeds and sugar.
... Bhawan Ghose	Bajagotappur, Burdwan	..	BN/709A, 30-11-49	...	Spices, oils, salt, oilseeds, pulses, tea, rice, flour, sugar, gur, sagoo, poppy-seeds, broom-sticks, soda, ghee and stationery goods.
... Timber Stores (Prop. Dura Prasad Barmia).	Gushkasa, Burdwan	..	BN/710A, 30-11-49	Timber, spirit, wax, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of furniture, doors and windows for sale.	Timber.
... Banajha & Sons, Ltd.	57, Olive Street, Calcutta	..	CSI/1817A, 24-11-49	Wheat products, sugar, chemicals, glucose, malted milk, vegetable ghee, butter.	Biscuits and confectionaries.
... Kishan Gupta	30, Cotton Street, Calcutta.	..	CSI/1818A, 21-11-49	Textile, silk and woolen goods.
... Singh	57, Olive Street, Calcutta	..	CSI/1819A, 24-11-49	Atta, flour, barley, sugar, ghee, vegetable ghee, oil, spices, dal, tea, milk.	Biri.
... Behar Lal Saha	218, Harrison Road, Calcutta.	..	CSI/1819A, 25-11-49	..	Hosiery goods, knitting fabric, packing wood, packing case, wire nails, basket cloth, and packing materials.
... Hosiery	1, Babul Lane, Calcutta	..	CSI/1820A, 29-11-49	Yarn, thread, buttons, buckles	Hosiery goods.
... Hosiery	57 Olive Street, Calcutta	..	CSI/1821A, 30-11-49	...	Hardware, iron, steel and metals.
... Hosiery	17, Woodrow Lodge Lane, Calcutta.	..	CSI/1822A, 19-11-49	Textiles and ready-made garments.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
53	Parekh Aluminium Stores	23, Armenian Street, Calcutta.	..	CSII/2344A, 21-11-49.	Aluminium utensils.
54	Mahabir Colour and Chemical Co.	34, Armenian Street, Calcutta.	..	CSII/2345A, 21-11-49.	Dry colour and chemicals.
55	S M M Mohammed Bakhary	99/1A, Lower Chitpore Road, Calcutta.	..	CSII/2346A, 21-11-49.	Hand-loom huggies.
56	Santilal Sewbhagwan	71/1, Canning Street, Calcutta.	..	CSII/2347A, 22-11-49.	Bottles, various stationery, toilet articles, powder, torch lights, and accessories patent medicines.
57	Rodnan Lal Santkumar	26, Amratolla Lane, Calcutta.	..	CSII/2350A, 25-11-49.	Tea, coconut oil and betelnut.
58	Bhatnagar Shankisen	208, Cross Street, Calcutta.	..	CSII/2351A, 23-11-49.	Woolen goods, textiles, kirana.
59	Karnal Stores	71/1, Canning Street, Calcutta.	..	CSII/2352A, 30-11-49.	Toilet goods, stationery, various household goods, plastic goods, confectioneries and various.
60	Anandamayee Bhander,	Darpan P-5, Canning Street, Calcutta.	..	CSIII/1708A, 16-11-49.	Wooden frame, wax, spirit, iron nails and A certified by the purchasing dealer to be required for use in any process in the manufacture of looking-glass and pictures for sale.	Mirror and glass.
61	Continental Engineering Works	40/1, Strand Road, Calcutta.	..	CSIII/1709A, 16-11-49.	Hardware, railway stores, non-ferrous metal baskets, rope and machine.
62	R. D. Victor & Co.	10, Jackson Lane, Calcutta.	..	CSIII/1710A, 18-11-49.	Machineries, spare parts, ware, ball bearing and goods.
63	Eastern Hardware & Timber Supply Co.	71A, Netajee Subhas Road, Calcutta.	..	CSIII/1711A, 19-11-49.	Iron, hardware, machinery, building materials, etc. and timber.
64	J N Dutta & Bros	152, Old Chinabazar Street, Calcutta.	..	CSIII/1714A, 22-11-49.	Glass, and enamel ware, papers, furniture, lamp-ware and toiles.
65	Usha Tea Stores	39, Strand Road, Calcutta.	..	CSIII/1715A, 25-11-49.	Tea.
66	British Engineering Corporation	91, Netajee Subhas Road, Calcutta.	..	CSIII/1716A, 25-11-49.	Hardware, and electrical goods.
67	Suppliers Union, Ltd.	137, Canning Street, Calcutta.	..	CSIII/1717A, 26-11-49.	Jute goods, tea goods and stores.
68	Allied Traders	14/1/1A, Jackson Lane, Calcutta.	..	CSIII/1718A, 26-11-49.	Brass wires, copper wires, aluminium wires, brass, copper and zinc sheets, tin plates nickel anode, lustrous, machineries tools, paper board, cardboard boxes, glass, rivets and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of mirror and hairpins for sale.	Looking-glass, window glass, mirror, pressed glass goods, toilet goods, goods, fountain pens, padlocks, brackets, picture frames, stationery goods and toiles.
69	M. Bugh & Co.	4, Jackson Lane, Calcutta.	..	CSIII/1721A, 23-11-49.	Ink, dye, perfume, pumps, rubbers, brush, food, oils, blocks, chemicals, cotton, jute products and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of ink, gum, paste, perfumery for sale.	Stationery, drugs, chemical medicines.
70	West Bengal Engineering Co.	138, Canning Street, Calcutta.	..	CSIII/1722A, 23-11-49.	Hardware goods, electrical oil engines and mill store.
71	Ratanlal Thuparia	107, Old Chinabazar Street, Calcutta.	..	CSIII/1723A, 30-11-49.	Cloth, bullion, lung and un parts.
72	Punehnon Karfa & Gour Suukar Datta.	157, Netaji Subhas Road, Calcutta.	..	CSIV/1731A, 16-11-49.	Brass and other non-ferrous metals and A, B certified for any process in the manufacture of brass utensils for sale.	All kinds of non-ferrous metal alloy and metal utensils.
73	Mohini Lohia	178, Harrison Road, Calcutta.	..	CSIV/1732A, 19-11-49.	Hosiery goods.
74	Prakash Store Supplying Co.	178, Harrison Road, Calcutta.	..	CSIV/1733A, 22-11-49.	Textiles, electrical and oil goods, hardware, mill store, machineries, cement, paint, dyes, red and yellow, cycles and accessories, oil, eating oils, wood and white metals.
75	Asiatic Wire-netting Factory	109, Netaji Subhas Road, Calcutta.	..	CSIV/1734A, 23-11-49.	Hardware, wire-netting.
76	Bhuti Thread Co.	77, 78, Khongraputty Street, Calcutta.	..	CSIV/1735A, 26-11-49.	Sewing thread, soap, comb goods, oil and stationery.
77	Melita Bros & Co.	157, Netaji Subhas Road, Calcutta.	..	CSIV/1736A, 29-11-49.	Leather goods, woolen cotton goods, mill store.
78	Lakshmi Electric Works	49, Ezra Street, Calcutta.	..	CL/1873A, 19-11-49.	Electrical goods, fittings and accessories, jute and goods and broomsticks.
79	Damodar Khetsay	165, Lower Chitpore Road, Calcutta.	..	CL/1876A, 23-11-49.	Cotton textiles.
80	D. N. Bakhshi & Sons	138, Harrison Road, Calcutta.	..	CL/1882A, 26-11-49.	Woolen goods and garments.

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6
Jagmoh Ghoshal	161/1, Harrison Road, Calcutta.	..	CL/1883A, 29-11-49	..	Spices, jute products, bullion, non-ferrous metals, soda, chemicals, and tamarind.
Abul Kalam	15, Zakaria Street, Calcutta.	..	CL/1880A, 28-11-49.	..	Beetle nuts, spices, jute manufactured goods, oils, sago, vegetable products.
J. S. Oomer & Co.	26, Lower Chitpur Road, Calcutta.	..	CL/1881A, 28-11-49	..	General merchandise as and when certified by the purchasing-dealer to be required for resale.
Shriam Jagannath	Gudri Bazar, Kurseong	..	DJ 478A, 17-11-49	..	Cloth, silk, cotton and woolen, gold and silver.
Bala Bora	Siliguri	..	DJ/479A, 17-11-49	..	Hardware, building materials, mobil oil, paint and varnishes turpentine, ropes.
Chakko Brothers	Siliguri	..	DJ/480A, 17-11-49	..	Paper, stationery goods, hardware.
Ind Cycles, Ltd.	12, Chowringhee Square, Calcutta.	..	EL/1975A, 18-11-49.	..	Cycles and cycle parts.
M. Chandra Singh	7, Decres Lane, Calcutta	..	EL/1976A, 18-11-49.	Tea, chana, ghee, coal and A, B certified for use in any process in the manufacture of sweets and tea for sale.
J. Low & Co., Ltd.	3, Netaji Subhas Road, Calcutta.	..	EL/1978A, 18-11-49	Tools, machines, general stores and A, B, C certified for use in any process in the manufacture of all types of jute machinery.	All types of jute mill machinery.
Deor of Supplies, Calcutta	6, Esplanade East, Calcutta.	..	EL/1979A, 18-11-49.	..	General merchandise as and when required.
General Stores Agency	14/2, Old China Bazar Street, Calcutta.	..	EL/1980A, 19-11-49	..	Hardware and jute mill products.
Products Co (India), Ltd.	5, Mission Row, Calcutta	..	EL/1981A, 19-11-49	..	Starch, liquid glucose, dextrine, dextrowal and glucose, syrups and fruit squashes, jelly crystals, corn flour, mustard and baking powder, provisions and oilman stores.
M. A. Prakash	23/24, Radhabazar Street, Calcutta.	..	EL/1982A, 19-11-49	..	Paper, machineries, machinery parts and tools, hardware materials, oils and chemicals.
Shri K. R. Dutta	3/1, Bankshall Street, Calcutta.	..	EL/1983A, 19-11-49	Tea, flour, sugar, chana, coal and A, B certified for use in any process in the manufacture of sweets and tea for sale.	..
Shri Madanlal	37, Canning Street, Calcutta.	..	EL/1985A, 22-11-49	..	Bangles and monihari goods.
Shri Madras Restaurant	14, Haro Street, Calcutta	..	EL/1986A, 22-11-49	Coffee, tea, sugar, milk, vegetables, spices, basam and A, B, certified for use in any process in the manufacture of cooked food, hot coffee, hot tea for sale.	...
Shri Trading Co.	44/45, Ezra Street, Calcutta.	..	EL/1987A, 23-11-49	..	Stationery goods, glass-ware, tea, jute and jute products, mica, shells, toilet goods, aluminium, wire, hardware, stationery goods, honey, spices, beetle nuts, oils, oilseeds, seeds, shoes, matches, torches, bulbs, batteries, mantles, chemicals, perfumery, lanterns, etc.
A. Co., Ltd.	9, Mangoe Lane, Calcutta	..	EL/1988A, 23-11-49.	..	Electricals, machinery and parts motor accessories and parts hardware, perfumery and toilet goods, pipe and pipe fittings.
Board Mills, Ltd.	8/2, Hastings Street, Calcutta.	..	EL/1989A, 23-11-49	Waste paper, cotton waste, china clay and A, B, C certified for use in any process in the manufacture of mill boards, grey boards and quality boards for sale.	Mill boards, grey boards, quality boards.
Shri Co.	10, British Indian Street, Calcutta.	..	EL/1991A, 25-11-49	..	Cycle and cycle parts.
Shri Chandra Samanta	Pakshilal, post-office Dougram, Howrah.	Midnapore (1)	HW/911B, 25-11-49.	..	Kerosene oil, lub. oil, diesel oil, paraffin oil, stationery, chemical and perfumery goods, cigarettes, cigarette tobacco, matches, cement and general merchandise.
Engineering Corporation	86, Narasingha Dutta Road, Howrah.	..	HW/1067A, 26-11-49	Plates, flat iron, sheets (iron and brass), coal, lubricating oil, fuel, zinc, acids, and A, B certified by the purchasing dealer to be required for use in any process in the manufacturing of bends, tea, sockets, yellows, valves, cocks.	Machinery, implements, hardware and tools.
Shri Perumal	31, Panchanantola Road, Bally, Howrah.	..	HW/1068A, 28-11-49.	..	Cigarettes, provisions, toilet goods.
Shri Pan	Post office and village Chakashi, Howrah.	..	HW/1069A, 29-11-49.	..	Rice, dal, oil, salt, spices, shree vegetable, stationery goods and grocery articles.
Shri Path Bazar	No. 3/35 Stall, Howrah Hat, Howrah.	..	HW/1070A, 29-11-49	..	All kinds of handloom products.
Shri & Sons	3, Ghosury Road, Salkia, Howrah.	..	HW/1071A, 29-11-49.	..	All sorts of oil, paints, colour, varnish, polishing materials, cement, rope, jute and jute products, hemp, cotton waste, coal-tar, pitch, rosin, phenyl, hardware and chemicals.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for sale
1	2	3	4	5	6	7
107	Sodepore Brick Field	21, Hempaull Lane, Belur, Howrah.	..	HW/1072A, 29-11-49.	Sand, coal, wood, bamboo, C. I. casting, iron plate, rod, nut, cane baskets and A, B, certified by the purchasing dealer to be required for use in the manufacture of bricks for sale.	..
108	Nihalchand Jogannath ..	19, P. T. R. Siding, Shallmar, Howrah.	..	HW/1073A, 30-11-49.	Hardware materials, railway screws, coal joints, wooden handles and A, B, certified by the purchasing dealer to be required for use in the manufacture of agricultural implements.	Hardware, agricultural implements and railway
109	Tilamchand Khuman Chand.	Post office Alipurduar, district Jalpaiguri.	..	JP/776A, 16-11-49.	Handloom and mill-hosiery goods, lung garments, woollen brelia and umbrella goods.
110	Bree Durga Bhandar ..	Post office Hill, district West Dinajpur.	..	JP/777A, 16-11-49.	Cloth, stationery goods, toys, signs, hardware, buckets, oils, screws, ready-made hosiery goods, soap, biri, cigarette goods, crockery and other merchandise as required for resale.
111	Bhaire Mohato ..	Post office Banarhat, district Jalpaiguri.	..	JP/778A, 16-11-49.	Atta, flour, sugar, oil, and A, B, certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats for sale.	..
112	Ram Narayan Agarwalla	Post office Hill, district West Dinajpur.	..	JP/779A, 19-11-49.	Jute, mustard seeds spindle oil.
113	Tista Valley Tea Syndicate.	Jalpaiguri	..	JP/780A, 19-11-49.	Tea, tea chest, gunny
114	Hiralal Antu Prosad ..	Post office Hill, district West Dinajpur...	..	JP/781A, 19-11-49.	Stationery and perfumery, toiletries, washing scented oils, glass goods, hardware, and general merchandise when required for sale.
115	Hanaraj Sethia ..	Post office Balurghat, district West Dinajpur.	..	JP/782A, 28-11-49.	..	Mill-made and hand ready-made garments, hosiery goods, cotton, umbrella
116	Indar Chand Kishan Lal	Post office Hill, district West Dinajpur.	..	JP/783A, 28-11-49.	Handloom and mill silk and woollen
117	Karpurchand Jnan Chand	Post office Hill, district West Dinajpur.	..	JP/784A, 28-11-49.	Mill-made and hand
118	Nandlal Satyanarayan	Post office Falurghat, district West Dinajpur.	..	JP/785A, 28-11-49.	Mill-made and hand
119	Sitaram Bonwarilal ..	Post office Falurghat, district West Dinajpur.	..	JP/786A, 28-11-49.	Mill-made and hand
120	Rameswarlal Durgamall	Post office Balurghat, district West Dinajpur.	..	JP/787A, 28-11-49.	Spices, ghee, mustard seeds, sugar, soda, coconut oil, gunny bag, rope, spindle oil, ground molasses, washing (C. I. sheet
121	Kafiluddin Tamizuddin Ahmed.	Post office Balurghat, district West Dinajpur.	..	JP/788A, 28-11-49.	Mill-made and hand ready-made garments, leather, canvas shoes, wooden goods, scented hair oil, etc.
122	Manik Chand Multan Chand.	Post office Falakata, district Jalpaiguri.	..	JP/789A, 28-11-49.	Jute, tobacco leaves
123	Chandulal Mohanlal ..	Post office Hill, district West Dinajpur.	..	JP/790A, 29-11-49.	Handloom and mill ready-made garments, woollen goods, etc.
124	Sushil Chandra Kundu	Nabadwip, Nadia	..	KR/1185A, 28-11-49.	Salt, mustard oil, rope, empty tin, sugar, fried rice gur.
125	Bhajnupriya Bastralaya	Nabadwip, Nadia	..	KR/1186A, 28-11-49.	Textile goods, C. I. cotton, umbrella
126	Bhimraj Marothi	Khagra, Mursiddabad	KR/1187A, 28-11-49.	..	Cloth (mill-made), handloom cloth
127	Panchanon Dey	Ranaghat, Nadia.	..	KR/1188A, 28-11-49.	Textile, hosiery goods
128	Surja Kanta Saha and Sons.	Nabadwip, Nadia	..	KR/1189A, 28-11-49.	Galvanised sheets, black sheet, iron materials and A, B, certified for any process in the manufacturing of ridgings, buckets and drums.	..
129	Santi Bastralaya ..	Ranaghat, Nadia	..	KR/1190A, 30-11-49.	Textile and handloom made garments, cotton, keroseene
130	Sarkar Brothers ..	Radharghat, Khagra, Mursiddabad.	..	KR/1191A, 30-11-49.	Medicines, phials and drugs and A, B, certified for any process in the serving of prescriptions for sales.	Alloy all kinds of medicine, syringes, instruments, invalids.
131	Manick Lal Das & Co. ..	35, Netaji Subhas Road, Calcutta.	..	LR/1221A, 16-11-49.	Stationery, glass, gunny bags.
132	Dumichand Sons & Sons.	76, Chive Row, Calcutta	..	LR/1222A, 28-11-49.	All kinds of jute

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
India Cotton Mills, Ltd.	20, Strand Road, Calcutta.	Serampore (1).	LB/186B, 23-11-49.	Yarn, dye-stuffs and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of all kinds of textile goods for sale.
West Bengal National Traders (India), Ltd.	9, Royal Exchange Place, Calcutta.	..	LB/1827A, 29-11-49.	Textile goods.
K. Patel & Co.	.. Tamul, Midnapore	MN/005A, 21-11-49.	Biri tobacco and biri leaves.
K. Thaker	202, Railway Market, Kharagpur, Midnapore.	..	MN/006A, 23-11-49.	Toilets, stationery goods, patent medicines, patent food and provisions, cigarettes, books, paper, and oilman stores.
Indian Ice Cream Factory.	35/36, Railway Market, Kharagpur, Midnapore.	..	MN/007A, 23-11-49.	Milk, sugar, food, colour, essence, milk powder and saccharine and A, B certified for any process in the manufacture of ice-candles for sale.	Ice candles.
Prasad Banigri	Jhargram, Midnapore.	..	MN/008A, 29-11-49.	..	Royce, oils, cereals, spices, ghee oil-cake, rice, matches, sugar, biri, sugar candy, soap and soda ash.
Prasad Jagadami & Co.	17, New Settlement Market, Kharagpur, Midnapore.	..	MN/009A, 29-11-49.	..	Spices, cereals, pulses, sugar, medicine, salt and rojes.
Durga Bastralya	188/3, Fowbazar Street, Calcutta.	..	SI/1816A, 23-11-49.	..	Mill-made cloth and handloom cloth.
India Coal Company	6/F, Scott Lane, Calcutta.	..	SI/1816A, 23-11-49.	..	Coal and coke.
India Bastralya, Ltd.	57/1, College Street, Calcutta.	..	SI/1817A, 30-11-49.	..	Cotton cloths, woollen and silk goods.
Port Oil Mill	22, Ashutosh Chatterji Lane, post-office Mahra, Mahesh, Hooghly.	..	SP/655A, 19-11-49.	Mustard seed and A, B certified for any process in the manufacture of mustard oil for sale.	..
Hooghly Textile Industries, Ltd.	Municipal Market, Serampore, Hooghly.	..	SP/656A, 21-11-49.	Yarn and A, B certified for any process in the manufacture of hosiery goods for sale.
Anukul Chandra Dasgupta	Tarakeswar, Hooghly	SP/657A, 23-11-49.	Gold, silver and A certified for any process in the manufacture of silver and gold ornaments for sale.	..
Bhari Kundu	Janai, Hooghly	SP/658A, 30-11-49.	..	Rice, various kinds of dal, atta, flour, cereals, pulses, spices.
Cycle Stores	1, G. T. Road, Serampore, Hooghly.	..	SP/659A, 30-11-49.	Accessories, parts and A, B certified for any process in the manufacture of rickshaw for sale.	Cycle, accessories.
Union Press	70, Sobabazar Street, Calcutta.	..	SH/1587A, 16-11-49.	Paper, ink, chemicals and A, B certified for use in any process in the manufacture of printed matters for sale.
Bagla & Co.	67/23, Strand Road, Calcutta.	..	SH/1588A, 16-11-49.	..	Timber, wood.
Chowdhury & Sons	259, Upper Chitpore Road, Calcutta.	..	SH/1590A, 16-11-49.	Gold, silver, jewels, chemicals, tools and A, B certified for use in any process in the manufacture of ornaments for sale.	Gold and silver ornaments and jewellery.
Brothers & Co.	67/10, Strand Road, Calcutta.	..	SH/1590A, 16-11-49.	..	Timber.
Nath Dutta & Co., Ltd.	356/2, Upper Chitpore Road, Calcutta.	..	SH/1591A, 16-11-49.	..	Cloth, textile goods, umbrella.
Rajan & Co.	7, Sitola Lane, Calcutta.	..	SH/1592A, 17-11-49.	..	Stationery goods, spices, oils, ghee, cigarettes, lukenges, biscuits, vegetable products, milk products, soap, glass-ware, hardware, perfumery goods.
India Trading Company	7, Pal Street, Calcutta	SH/1593A, 17-11-49.	Timber, hardware and A, B certified for use in any process in the manufacture of furniture for sale.	Timber, hardware, building materials, stationery goods.
Hosery	57, Sobabazar Street, Calcutta.	..	SH/1594A, 17-11-49.	Hosiery than and A, B, certified for use in any process in the manufacture of ganji for sale.	Ganji.
Timber Supply Coy.	187, Mahabadi Debendra Road, Calcutta.	..	SH/1595A, 17-11-49.	..	Timber.
City Supply Agency	27, Nandlal Bose Lane, Calcutta.	..	SH/1596A, 22-11-49.	..	Stationery goods, glassware, hardware, aluminium products, vegetable products, cigarettes, oils, spices, confectionery, soap.
Glass Blowing Coy.	1/3, Mahabagan Lane, Calcutta.	..	SH/1597A, 22-11-49.	Glass tubes, coalgas, gas burner, rubber goods, washing equipments and A, B certified for use in any process in the manufacture of glass ampoules, test tubes, vaccine phials, apparatus for sale.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale
1	2	3	4	5	6	7
159	Persian Store	.. 48, Free School Street, Calcutta.	..	TL/1820A, 24-11-49.	Provisions, oilman stores, medicines, toilet goods, etc.
160	M. Reasuddin & Bros.	.. 50, Bertram Street, Calcutta.	..	TL/1821A, 25-11-49.	Sewing machine, parts and equipment, cloth of all sorts, buttons, threads, buckles and A, B, C certified for any process in the manufacture of garments.	Hosiery and ready-made
161	Jugal Bastralaya	.. 35/1, Lower Circular Road, Calcutta.	..	TL/1322A, 28-11-49.	Textiles (cloth)
162	Automobile & Electric Corporation.	15C, Lindsay Street, Calcutta.	..	TL/1323A, 29-11-49.	Automobile parts, electrical goods, upholstery materials, tools and hardware
163	Indian Plastic & Moulding Co.	9, Bechhal Road, Calcutta.	..	TL/1824A, 30-11-49.	Iron, plastic powder, industrial chemicals, coal, metal and A, B, C certified for any process in the manufacture of plastic and moulded rubber goods.	Rubber goods.
164	Lords' Bakery, Confectionery & Biscuit Co.	2, Prince Gulam Md. Saha Road, Tollygunj, 24-Parganas.	..	PG/996A, 17-11-49.	Flour, sugar, milk and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bread for sale.	
165	Kamala Bhandar	.. Charuchandra Market, 372/1, Russa Road South, Tollygunj, 24-Parganas.	..	PG/997A, 17-11-49.	Mill-made cloth, handkerchiefs, shirts, longcloth, made garments, bedding, slates, tailoring material
166	Jay Trading Corporation	44, Kamarpara Lane, Baranagore, 24-Parganas.	..	PG/998A, 24-11-49.	Stationery, besan, jute, brass goods, washing brushes, matches, sewing machines, brooms, etc., stationery, etc.
167	Sheik Faridan's Shop	.. Bongaon Rail Bazar, post office Bongaon, 24-Parganas.	..	PG/999A, 28-11-49.	Salt, flour, atta, sugar, pulses, gur, sugar, etc. Kerosene oil, mustard oil, soda, matches, etc.
168	Kali Charan Das	.. 57, Rai J. N. Chaudhury Lane, Baranagore, 24-Parganas.	..	PG/1000A, 28-11-49.	Gold bar, silver bar, gold and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of ornaments for sale.	
169	Satish Chandra Neogi	.. Kallola Bazar, Diamond Harbour, 24-Parganas.	..	PG/1001A, 29-11-49.	Pulses, wheat product, oil, paint, rope, nail and coconut oil ground
170	Balul Chandra Das	.. Kashiba Ben Market, 24-Parganas.	..	PG/1002A, 30-11-49.	Milk, ghee, sugar, wheat products, and A certified by purchasing dealer to be required for use in any process in the manufacture of sweetmeats and sale of articles for sale.	

Explanatory note.—Regarding "goods for use in manufacture or in the execution of contracts" the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, and consumable stores.

C—Building or plumbing materials or required for construction, fitting or repair of any building.

No. 1100F.T.—22nd May 1951.—Sri Biman Behari Sen, Assistant Commissioner, Agricultural Income-tax, West Bengal, on probation, is confirmed in that rank with effect from the 1st April 1951.

No. 1193F.T.—4th June 1951.—In exercise of the power conferred by section 90 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendment in the orders published under notification No. 596S.R., dated the 30th March 1951, as subsequently amended, namely:—

Amendment.

In order 37 of the said orders, after item (21) insert the following:—

"(22) *Foreign Liquor.*—Exempted from the provisions of the Act relating to imposition of fee for any pass for the import, export or transport of foreign liquor into or from or within West Bengal, by or on behalf of persons who are for the time being allowed by the Central Government to import foreign liquor into the Indian

Union free of customs duty for re-tion and not for sale: Provided that the import, export or transport is on behalf of any such persons as aforesaid importer, exporter or transporter. case may be, shall, within such time may be specified in the pass, before the authority granting the pass, acknowledgment of receipt of the covered by the pass.

No. 1194F.T.—4th June 1951.—In exercise of power conferred by clause (7) of section 86 of Bengal Excise Act, 1909 (Bengal Act V of 1909) the Governor is pleased to make the following amendment in the rules, published with notification No. 4967Ex., dated the 1st May 1940, as subsequently amended, namely:—

Amendment.

Delete the proviso to rule 1 of the said

By order of the
B. DAS GUP

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Howrah.—No. M.1M-59/51.—7th June 1951.—
hereby notified under section 50 of the Bengal
Municipal Act, 1932 (Bengal Act XV of 1932),
the following gentlemen have been duly
appointed as Commissioners of the Howrah
Municipality, in the district of Howrah, at the
general election held on the 26th and 27th March

Ward No. I.

Saukar Lal Mukherjee.
Bibhuti Bhushan Banerjee.
Satya Ch. Chakravarty.

Ward No. II.

Gour Hari Ghosh.
Ranjit Kumar Sinha.

Ward No. III.

Nirmal Kumar Mukherjee.
Nish Chandra Mitra.

Ward No. IV.

Lala Kumar Mukherjee.
Ajendra Lal Ghose.
Sher Chand Dhiman.

Ward No. V.

Utkal Chandra Kar.
Anosh Kumar Dutta.
Anit Chandra Biswas.

Ward No. VI.

Adhya Nath Adhikary.
Ima Pada Khan.
Arun Behari Roy.
Jetai Ch. Chakravarty.
Bibhuti Bhushan Nandi.

Ward No. VII.

Kartick Chandra Dutta.
Rabindra Lal Sinha.
Sripendra Nath Sinha.
Amar Prosad Mukherjee.

Ward No. VIII.

San Kumar Chatterjee.
Shil Kumar Ghose.
Anur Ch. Mukherjee.
Mayyasi Sadhukhan.

Ward No. IX.

Laxendra Nath Sett.
I. C. Ghose.

Ward No. X.

Kami Lal Bhattacharjee.
Rabi Nath Das.

Murshidabad.—No. M.1M-8/51.—8th June 1951.
—In exercise of the power conferred by sub-
section (5) of section 56 of the Bengal Municipal
Act, 1932 (Bengal Act XV of 1932), the Governor
is pleased to extend the term of office of the Com-
missioners of the Jiaganj-Azinganj Municipality
in the district of Murshidabad till
the 31st October 1952, the special circumstances in
which it has been thought fit to extend the said
term of office being that the last general election
of the Commissioners of the said municipality
having been held in the year 1947-48, the next
general election is, under sub-section (3) of section
24 of the said Act, required to be held in the year
1951-52, but such general election cannot be held
at that time as it would be of no use to do so in
view of the fact that the four-year term of office
of the present Commissioners of the said munici-
pality, prescribed by clause (a) of sub-section (1)
of section 56 of the said Act, which commenced on
the 21st August 1948, will not be completed until
the 20th August 1952. According to the proviso
to the said sub-section (3) of section 24, the next
general election cannot, however, be held after the
year 1951-52 unless the term of office of the present
Commissioners of the said municipality is extended
beyond the 20th August 1952.

Calcutta.—No. M.4B-9/51(I).—8th June 1951.
—In exercise of the power conferred by sub-section
(2) of section 4 of the Calcutta Burial Boards Act,
1889 (Bengal Act IV of 1889), the Governor is
pleased to relieve Janab A. Sattar, M.A., B.L., a
member of the Muhammadan Burial Board,
appointed in notification No. M.4B-6/50, dated the
20th September 1950, of his function as such
member.

Calcutta.—No. M.4B-9/51(II).—8th June 1951.
—In exercise of the power conferred by sub-
section (1) of section 4 of the Calcutta Burial
Boards Act, 1889 (Bengal Act IV of 1889), the
Governor is pleased to appoint the following
gentlemen to be members of the Muhammadan
Burial Board:—

Janab S. A. Masud, Bar-at-Law, *vice* Janab
A. Sattar, M.A., B.L. (relieved).

Janab Musaji Salehji, Bar-at-Law, (Secretary,
Muslim Chamber of Commerce), *vice*
Janab Wajahat Hussain, M.A. (deceased).

Hooghly.—No. M.2B-10/50.—8th June 1951.—
In exercise of the power conferred by section 50C
of the Bengal Municipal Act, 1932 (Bengal Act
XV of 1932), the Governor is pleased to confirm the
by-laws framed by the Commissioners of the
Uttarpara Municipality in the district of Hooghly,
under sections 245(a) and 245(b) of the said Act
and published for information under notification
No. M.2B-10/50, dated the 22nd March 1951.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl.2573/2D-15/51.—4th June 1951.—It
is notified for the information of the general
public that the gentleman noted below has

donated in 1949 for works of public utility. Thanks of Government are hereby publicly conveyed to the donor for his munificence and public spirit:—

Sri Purna Chandra Biswas, village Bagnan, post office Belmuri, Hooghly—Rs. 20,000 for establishment of an Union Health Centre at Bagnan (Hooghly).

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl.2518/DHS/1A-11/51.—30th May 1961.—Dr. Anil Chandra Bose, 2nd Pathologist, Presidency General Hospital, Calcutta, is granted earned leave for sixty-one days, with effect from the 1st June 1961 or any subsequent date from which the leave is availed of, under rule 176(ii) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl.2519/DHS/1A-11/51.—30th May 1961.—Dr. S. N. Mitra (of Auxiliary Government Hospital), Senior Clinical Pathologist, Lake Medical College Hospital, Calcutta, is appointed temporarily to act as 2nd Pathologist, Presidency General Hospital, Calcutta, during the absence on leave of Dr. Anil Chandra Bose.

24-Parganas.—No. Medl.2544/DHS/15(HC)-5/51.—31st May 1961.—Dr. Kashinath Dutta, M.B., at present employed as Superintendent Amdanga Auxiliary Government Hospital, district 24-Parganas, is appointed temporarily to act, until further orders, as Medical Officer-in-charge of the Thana Health Centre at Mathurapur in the same district with effect from the 1st June 1961, or any subsequent date on which he joins the post, *vice* Dr. Sreepada Ranjan Sen.

By order of the Governor,
P. M. DATTA, Asst. Secy.

RESOLUTION No. Medl.2574/1C-10/51.

Calcutta, the 4th June 1961.

Government of West Bengal are pleased to appoint the following ladies and gentlemen as members of the Visiting Committee of the Nilratan Sarkar Medical College Hospital, Sealdah:—

President.

The Commissioner, Presidency Division
(*ex officio*).

Secretary.

The Superintendent, Nilratan Sarkar Medical College Hospital, Sealdah (*ex officio*).

Members.

- (1) District Magistrate, 24-Parganas (*ex officio*).
- (2) Miss Mira Dutta Gupta.
- (3) Srijukta Malina Dutta (Mrs. S. O. Dutta).
- (4) Sri Monoj Kumar Deb.

(5) Mr. D. J. Cohen.

(6) Sm. Shiela Davar (N.C.W.I.).

(7) Srijukta Asoka Gupta.

(8) Haji Hamed Haji Abdullah, Representative of the Muslim Chamber of Commerce.

(9) Mr. H. F. Whitehouse, Representative of the Bengal Chamber of Commerce.

(10) Sri P. R. Sarkar, Representative of the Bengal National Chamber of Commerce.

(11) Sri B. L. Rajgharhia, Representative of the Bharat Chamber of Commerce.

(12) Sri G. D. Binani, Representative of the India Chamber of Commerce.

(13) Rtn. R. Basu, Representative of the Rotary Club, Calcutta.

(14) Dr. J. C. Mukherji, Representative of the Corporation of Calcutta.

(15) Dr. A. N. Mukherji, Representative of the Corporation of Calcutta.

(16) Dr. K. C. Chakraborty, Representative of the Indian Medical Association.

The manner in which the Committee will charge its duties, is as follows:—

The members will not visit the hospital individually; the Committee will form itself into groups of not less than three members, each group will, according to a roster to be kept for the purpose, visit the hospital on a fixed day and at a fixed time in each month. In addition to these visits at fixed times the members will pay unexpected surprise visits to the hospital. Members while on such a surprise visit should on arrival at the hospital immediately contact the Superintendent and inform him of their presence and absence. His Deputy before entering the ward should see all the three members of the group are present. If the remaining members can go round without the absent member or absentees, as the case may be, the members constituting the group should inspect the internal arrangements and offer such suggestions regarding the administration of the institute as they think proper.

A visitors' book will be kept in the hospital in which the recommendations of the Committee will be recorded. The Superintendent will note in the margin the action taken on each recommendation with any other remarks or explanations that may wish to offer. He will transmit a copy of the entries without delay to the Director of Health Services, West Bengal, for consideration. The Director of Health Services will take such action as may seem necessary and will bring to the notice of Government any matter which he considers sufficiently important. A copy of the minutes should also be sent to the Secretary to the Government of West Bengal, Medical and Public Health Department, for information.

The Committee as a whole will meet once a quarter, review the reports of the groups and discuss the remedial measures. The Superintendent of the Campbell Hospital should attend the meetings of the Committee.

The Committee will send copies of the resolutions passed at their quarter meetings to the Secretary to the Government of West Bengal, Medical and Public Health Department, and to the Director of Health Services, West Bengal, who will submit to Government a report on the action taken or proposed to be taken on the resolutions raised in those resolutions.

members will hold office for three years or the next reconstitution of the Committee. member who fails to visit the hospital three successive months without sufficient will automatically cease to be a member, and will appoint a new member in his or place. Visitors' book should be submitted by Superintendent to Government once every for noting the names of habitual absentees.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Public Health

NOTIFICATIONS.

P.H.1722/31-26/50.—4th June 1951.—
G. N. Mitra, B.E., A.M.I.E. (Ind.), Executive Engineer, Public Health Engineering, West Bengal, was allowed earned leave for the period 28th December 1950 to 31st January 1951, under rule 167(u) of the West Bengal Service Rules, Part I.

P.H.1723/31-26/50.—4th June 1951.—
S. N. Das, B.Sc., A.M.I.E. (Ind.), temporary Assistant Engineer, West Bengal, was temporarily appointed to act as Executive Engineer, West Bengal, Sri G. N. Mitra, on leave.

P.H.1724/31-26/50.—4th June 1951.—
S. Kumar Das Gupta, B.E., was temporarily appointed to act as Assistant Engineer, West Bengal, for the period from 5th January 1951 to 1st January 1951, vice Sri S. N. Das.

Intia.—No. P.H.1725/38-19/51.—4th June 1951.—
On completion of the period of probation, S. Ghosh, B.Sc. (Mech.) (Lond.), is confirmed in the post of Chief Inspector and Secretary, Sanitation Commission, West Bengal, with effect from 2nd May 1951.

Amendment.—No. P.H.1784/2R-34/50.—8th June 1951.—
In exercise of the power conferred by Section 111 of the Bengal Municipal Act, 1932 (Act XV of 1932), the Governor is hereby making the following amendment in the Act:—
In the supply of filtered water to premises in the Berhampore Municipality published with Government Order No. 1879P.H., dated the 16th September 1948, as subsequently amended:—

Amendment.

Sub-rule (2) of rule 16 substitute the following:—

For all water in excess of the amount allowed under sub-rule (1) such owner or occupier shall be charged quarterly as follows:—

For any excess quantity of water not exceeding one-half of the amount of the allowance prescribed in sub-rule (1)—8 annas per 1,000 gallons.

For any further excess quantity of water exceeding one-half of the amount of the allowance prescribed in sub-rule (1) but not exceeding that amount—10 annas per 1,000 gallons.

(c) For any further excess quantity of water exceeding equivalent amount of the allowance prescribed in sub-rule (1)—12 annas per 1,000 gallons.

By order of the Governor,
B. C. DAS GUPTA, Secy.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৪৮১—৪৮১ জুন ১৯৫১।—১নং রাস্তা-নিৰ্মাণ বিভাগের অধিনায়ক নন্দীনাথ চট্টোপাধ্যায়ের অধীন পলাশী নিৰ্মাণ শাখার অধ্যক্ষী সহ-বাস্তুরক্ষক শ্রীসুধীন্দ্রনাথ চট্টোপাধ্যায়কে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (প্রথম খণ্ড) ১৬৮(১) ও ১৭০(২) সংখ্যক ধারানুযায়ী ৫ই ডিসেম্বর ১৯৫০ তারিখ হইতে যথাক্রমে ত্রিশদিনের অর্জিত ছুটি ও তৎপরে সতের দিনের চিকিৎসাপ্রমাণপত্র সহ ছুটি মঞ্জুর করা হইয়াছিল।

No. 48.—4th June 1951.—Sri Sudhindra Nath Chattopadhyay, temporary Assistant Engineer attached to Massey Construction Subdivision of the Nudm Construction Division in the Road Construction Circle No. 1, was allowed earned leave for thirty days with effect from 5th December 1950 and, in continuation thereof, leave on medical certificate for seventeen days under rules 168(1) and 173(2) respectively of the West Bengal Service Rules, Part I.

নং ৪৮১—৪ই জুন ১৯৫১।—সহকারী স্থপতি শ্রীজয়বন্ত রায়চৌধুরীকে ২৮শে মে ১৯৫১ তারিখ হইতে সরকারের সহিত চাকরিতে বর্তমান ছুটির ১২(৫) ধারানুযায়ী গড় বেতনে আট সপ্তাহের ছুটি মঞ্জুর করা হইল।

No. 49.—6th June 1951.—Sri J. R. Talpade, Assistant Government Architect, is allowed, in terms of clause 12(a) of his present agreement with this Government, leave on average pay for eight weeks with effect from the 28th May 1951.

নং ৫০১—৭ই জুন ১৯৫১।—সাধারণের অবগতির জন্য এতদ্বারা প্রচার করা হইতেছে যে, বাস্তু অধিকারের ১নং রাস্তা-নিৰ্মাণ বিভাগের অধীন “বঁকুড়া যুগ্মোত্তর রাস্তা-নিৰ্মাণভূমির” নামে অভিহিত “বঁকুড়া নিৰ্মাণভূমি” নামে পরিবর্তিত হইবে।

রাজাপালের আদেশানুযায়ী,
শ্রীসুধীন্দ্রনাথ চট্টোপাধ্যায়,
সংস্থাপক সচিব।

No. 50.—7th June 1951.—It is hereby published for general information that with immediate effect the name of the “Post-War Road Construction Division, Bankura”, in the Road Construction Circle No. 1 under the Directorate of Works and Buildings, will be changed to “Bankura Construction Division”.

By order of the Governor,
S. K. MAJUMDAR, Joint. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

No. 29.—4th June 1951.—The Governor is pleased to sanction the shifting of the headquarters of the Mayurakshi Dam Division No. II and of the Mayurakshi Dam Subdivision No. VI from Suri, district Birbhum, to Massanjore, in Bihar with effect from the actual date of shifting until further orders.

No. 30.—6th June 1951.—Sri Debi Prosad Roy Chowdhury, temporary Assistant Engineer, Works and Buildings Department, whose services have been placed temporarily at the disposal of this department under Works and Buildings Department notification No. 33, dated the 9th May 1951, is appointed as a temporary Assistant Engineer, under the Mayurakshi Canal Circle, with effect from the date of his joining until further orders.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

DEPARTMENT OF FOOD

NOTIFICATION.

No. 4717F.D./FD/8A/27/51.—2nd June 1951.—Sri Gniya Bhusan Banerjee, previously employed as District Controller, Howrah Sadar, has been appointed temporarily to act, until further orders, as Subdivisional Controller of Food, Serampore, in the Directorate of Rationing and Distribution, Department of Food, with headquarters at Serampore.

2. Sri Promode Lal Pal, previously employed as District Controller, Bankura, has been appointed temporarily to act, until further orders, as Subdivisional Controller of Food, Alipur Duars, in the Directorate of Rationing and Distribution, Department of Food, vice Sri. B. K. Das Gupta.

3. Sri Nirmal Chandra Sen, previously employed as District Controller, Nadia, has been appointed temporarily to act, until further orders, as Subdivisional Controller of Food, Nadia Sadar, in the Directorate of Rationing and Distribution, Department of Food, with headquarters at Nadia Sadar.

By order of the Governor,
P. NAG, Dy. Secy.

Directorate of Procurement and Supply

NOTIFICATION.

No. 3282/F/W/1C-4/51.—31st May 1951.—In exercise of the power conferred on me by sub-paragraph (4) of paragraph 3 of the West Bengal Foodgrains (Movement Control) Order, 1951, and in supersession of this Directorate notification No. 2294/F/W/3E-3/50, dated 5th May 1950, I hereby exempt the Regional Director (Food),

Eastern Region, Ministry of Food and Agriculture (Food Division), Government of Calcutta, from the operation of sub-paragraph of the said paragraph.

S. C. MAITRA,
Director of Procurement and Supply

ORDER.

No. 3296F/W/4M-31/50.—31st May 1951.—In exercise of the power conferred on me by paragraph (4) of paragraph 3 of the West Bengal Foodgrains (Movement Control) Order, 1951, I hereby exempt the firms mentioned in column 1 of the table below whose addresses have been specified in the corresponding entries in column 2, from the provisions of sub-paragraph (7) of that paragraph in so far as these provisions relate to movement of transport of biscuits made out of flour received from the said firms by direct allotment from the Government of India:—

Table.

Firms.	Address.
1	2
1 The Zenith Biscuits Factory	28, Belgachia Calcutta—37.
2 Rose Biscuit Company	3, Phulbagan Entally, Calcutta—11

S. C. MAITRA,
Director of Procurement and Supply

খাদ্য ও সরবরাহ বিভাগ।

DEPARTMENT OF FOOD AND SUPPLY

অর্থোপদেষ্টার দপ্তর।

Office of the Financial Adviser

প্রজ্ঞাপন।

NOTIFICATION.

নং ১৭০৫৬.এ।—৫ই জুন ১৯৫১।—প্রিকানাই নামক মহাশয়ের ১৯৫১ সালের ১লা জুন হইতে পশ্চিমবঙ্গ সরকারের সরবরাহ বিভাগস্থ অর্থোপদেষ্টা মহাশয়ের অধীনে অর্থ দপ্তরে উপ-অর্থ-নিয়ামক পদে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে

প্রিন্সিপাল কুমার মোহ.

অর্থোপদেষ্টা ও পদাধিকারবলে অর্থবিভাগের

No. 970F.A.—5th June 1951.—Sri Chowdhury, Assistant Controller of Finance appointed Deputy Controller of Finance and office of the Controller of Finance and Financial Adviser, Departments of Food Supplies, Government of West Bengal, with effect from 1st June 1951.

By order of the Governor

S. K. GHOSH,
Financial Adviser, and
Secretary to the Govt. of West Bengal,
Finance Department

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Murshidabad.—No. 6018L.R.—15th May 1951.
In exercise of the power conferred by section 87 of the Land Registration Act, 1876 (Bengal Act of 1876), the Governor is pleased to vest Sri Debabrata Mallick, Additional District Magistrate, Murshidabad, with special appellate powers of a District Magistrate under the said Act in that District.

Murshidabad.—No. 6020L.R.—15th May 1951.
In exercise of the power conferred by section I of the Bengal Rent Recovery (Under-tenures) Act, (Bengal Act VIII of 1865), as amended by the Bengal Rent Recovery (Under-tenures) Amendment Act, 1945 (Bengal Act IV of 1945), the Governor is pleased to vest Sri Debabrata Mallick, Additional District Magistrate, Murshidabad, with the powers of a District Collector of a district for the purposes of the said Act to be exercised in the district of Murshidabad.

Malda.—No. 6380L.R.—22nd May 1951.
In exercise of the powers conferred by clause (14) of section 3 of the Bengal Tenancy Act, 1885 (Bengal Act of 1885), the Governor is pleased to appoint Shri Bhupati Bhushan Sen and Phanindra Kumar Sen, Settlement Kanungos, to discharge, in the district of Jalpaiguri, the functions of a Revenue Officer under Chapter X of the said Act, so far as they relate to surveys and the preparation of maps of rights.

In the areas known as Western Duars where the Bengal Tenancy Act has restricted application under the Government of Bengal, Revenue Department Notification No. 14007L.R., dated the 1st March 1933, the aforesaid Kanungos are also directed to discharge the functions of a Revenue Officer under analogous procedure, subject to the provisions of the above notification.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and
to the Govt. of West Bengal (*ex officio*).

Malda.—No. 6946L.R.—31st May 1951.
Shri Chandra Basu, Deputy Magistrate and District Collector and Khas Mahal Officer, Malda Sadar, is allowed leave on average for the period from the 14th May 1951 to the 1st June 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,

K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Calcutta.—No. 6742L.A.(P.W.).—28th May 1951.
Whereas it appears to the Governor that land is likely to be required to be taken at the public expense for a public purpose for the construction of the Contai-Badalpur and Adambar, it is hereby notified that the above purpose pieces of land measuring, more or less, 2.44 acres, and cadastral plots as detailed below, are

likely to be required in the district of Midnapore:—

District Midnapore.

Thana Contai, village Badalpur (Badalpur III), jurisdiction list No. 219.

Cadastral plots in full—416, 421.

Cadastral plots in part—347, 967, 411, 412, 422, 423, 428, 429, 430, 431, 432, 517, 337, 338, 339.

Thana Contai, village Adambar, jurisdiction list No. 217.

Cadastral plots in full—415, 419, 420, 495, 433, 435, 440, 500, 395, 394, 502, 393, 372, 370, 369, 366, 365, 358, 357, 448.

Cadastral plots in part—414, 499, 396, 343, 344, 345, 449, 443.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Malda.—No. 6864L.A.(P.W.).—30th May 1951.

—The Governor is pleased to cancel so much of the notice No. 5071L.A.(P.W.), dated the 21st June 1949, under section 4(7) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at page 1090, Part I of the *Calcutta Gazette* of the 30th June 1949, read with erratum No. 6862L.A.(P.W.), dated the 30th May 1951, as relates to a piece of land comprising part of cadastral survey plot No. 412 of mauza Agampore, thana Gajol, jurisdiction list No. 243 and measuring, more or less, 0.02 of an acre out of the total area of 124.44 acres notified for acquisition in the said notice for the purpose of providing facilities for transport and communication, namely, for the construction of the Gajol-Bamongola Road, in the district of Malda.

Calcutta.—No. 6874L.A.—30th May 1951.

Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Scientific Indian Glass Co., Ltd., for extension of their works in Ward No. 18 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above purpose two pieces of land comprising premises No. 98/1, Christopher Road and altogether measuring, more or less, 0.0283 of an acre within the boundaries specified below, are likely to be required within the aforesaid Ward No. 18 of the Calcutta Municipality in the city of Calcutta.

Boundaries.**Plot A.**

North and East—By Christopher Road.

South and West—By premises No. 98, Christopher Road.

Plot B.

North—By Christopher Road.

East and South—By premises No. 98, Christopher Road.

West—By Christopher Road.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the question thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Second Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

Calcutta.—No. 68781.L.A.—30th May 1951.—The Governor is pleased to cancel the notification No. 34541.L.A., dated the 30th April 1948, under section 4 of the Land Acquisition Act I, of 1894, published at page 567, Part I of the *Calcutta Gazette* of the 6th May 1948, in respect of the proposed acquisition of 0.5289 of an acre of land for the construction of a new East Automatic Telephone Exchange Building in Ward No. 4 of the Calcutta Municipality in the city of Calcutta.

বর্ধমান।—নং ৬৮৮০৬.এ।—৩০শে মে ১৯৫১।—১৮৯৪ সালের ভূমিগ্রহ আইনের ৩ ধারার (গ) উপ-ধারার প্রদত্ত ক্ষমতাবলে, বর্ধমান জেলার অস্থায়ী অবর শাসক ও সমাহর্তী প্রিজ্যোতিষ চন্দ্র মৃধোপাধ্যায়কে উক্ত আইনের বিধানমত বর্ধমান জেলার কেন্দ্রীয় সরকারের প্রয়োজনে ব্যতিরেকে অন্যান্য ব্যবহার প্রয়োজনে ভূমিগ্রহ সম্পর্কে সমাহর্তার কার্য পরিচালনা করিবার নিমিত্ত অপর ভূমিগ্রহ আধিকারিকরূপে নিযুক্ত করা হইল।

Burdwan.—No. 68801.L.A.—30th May 1951.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Jyotish Chandra Mukerjee, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary), Burdwan, to be the Additional Land Acquisition Officer, Burdwan, to perform the functions of a Collector under the said Act, in relation to acquisition of lands for public purposes (except the purposes of the Union) and for companies.

বর্ধমান।—নং ৬৮৮১০.এ।—৩০শে মে ১৯৫১।—যেহেতু ভারতীয় শাসনতন্ত্রের ২৫৮(১) ধারার প্রদত্ত ক্ষমতাবলে ভারত সরকারের স্বরাষ্ট্র-মন্ত্রকের ১৯৫০ সালের ৩০শে সেপ্টেম্বর তারিখের ১২০।৫০৬ ডিসিআল নং প্রজ্ঞাপনে কেন্দ্রীয় সরকারের প্রয়োজনে ভূমিগ্রহ সম্পর্কে ১৮৯৪ সালের ভূমিগ্রহ আইনের বিধানমত উক্ত সরকারের বে ক্ষমতা আছে, সেই ক্ষমতা রাজ্য সরকারের হস্তে ন্যস্ত করা হইয়াছে।

সুতরাং এতদে উক্ত আইনের ৩ ধারার (গ) উপ-ধারার এবং উল্লিখিত প্রজ্ঞাপনে প্রদত্ত ক্ষমতাবলে বর্ধমান জেলার অস্থায়ী অবর শাসক ও সমাহর্তী প্রিজ্যোতিষ চন্দ্র মৃধোপাধ্যায়কে কেন্দ্রীয় সরকারের প্রয়োজনে বর্ধমান

জেলার ভূমিগ্রহ সম্পর্কে সমাহর্তার কার্য পরিচালনা করি উক্ত আইনের বিধানমত অপর ভূমিগ্রহ আধিকারিকরূপে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানু-
ক্রিয়াক্রমে বর্ধমান
রাজস্বপর্ষদের সদস্য এবং পদাধিকারে

Burdwan.—No. 6881.L.A.—30th May
Whereas the functions of the Central Gov under the Land Acquisition Act, 1894 (I in relation to the acquisition of land for poses of the Union have been entrusted State Government by notification No. 123, dated the 30th September 1950, issued Government of India, in the Ministry of Affairs, under clause (I) of article 251 Constitution of India;

Now, therefore, in exercise of the power conferred by clause (c) of section 3 of the read with the said notification, the Governor is pleased to appoint Sri Jyotish Chandra M Sub-Deputy Magistrate and Sub-Deputy (temporary), Burdwan, to be the Additional Acquisition Officer, Burdwan, to perform functions of a Collector under the said relation to the acquisition of land for the of the Union.

Midnapore.—No. 6962.L.A.—31st May
Whereas it appears to the Governor that likely to be required to be taken by the at the public expense for a public purpose for construction of a drainage, in the Uttar Patharberia and Dakshin Patharberia Bhagwanpore, pargana Maganatriet Midnapore, it is hereby notified that above purpose a piece of land comprising plot No. 510, in full in village Uttar P and part of cadastral survey plots Nos. 1070 in village Dakshin Pathar measuring, more or less, 0.65 of an acre to be required within the aforesaid Uttar Patharberia and Dakshin Pathar

This notification is made, under the of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected office of the Subdivisional Officer, Cont

In exercise of the powers conferred aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

West Dinajpur.—No. 69641.L.A.—31st May
—The Governor is pleased to cancel the notification No. 40421.L.A., dated the 19th under section 4 of the Land Acquisition Act, 1894, published at page 1026, Part I of the *Calcutta Gazette* of the 29th May 1951, in respect of the proposed acquisition of 2 of land for the improvement of the Road in the villages of Basudebpur Dharanda, jurisdiction list Nos. 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

Burdwan.—No. 69661.L.A.—31st May
Whereas it appears to the Governor that likely to be required to be taken by partly at the public expense and partly at the expense of the Shyamsundar College, for the purpose, viz., for building students' hostels.

orders for professors and other staff of the Shyamsundar College and for facilities of physical education, in the village of Shyamsundar, jurisdiction list No. 72, thana Rayna, pargana Harshahi, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1077, 1081 to 1084, 1086, 3137, 3139 and 3140 and together measuring, more or less, 13.31 acres is to be required within the aforesaid village Shyamsundar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Harshahi, as well as in that of the Secretary, Shyamsundar College, Aharbelma post office, Harshahi.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Murshidabad.—No. 69681.A.(P.W.).—31st May.—The Governor is pleased to cancel so much of notice No. 58721.A.(P.W.), dated the 30th May 1950, under section 4(I) of the West Bengal (Acquisition and Acquisition) Act, 1948 (West Bengal Act 11 of 1948), published at page 1091, of the *Calcutta Gazette* of the 8th June 1950, as relates to a piece of land comprising cadastral survey plot No. 361 of village Doulatpur, jurisdiction list No. 129, police-station Murshidabad Town and measuring, more or less, 16.96 acres out of the total area of 16.96 acres, notified for acquisition in the said notice for the purpose of providing facilities for transport and communication, namely, for improvement of Berhampore-Jalangi Road (mile No. 11), district of Murshidabad.

Parganas.—No. 70241.A.(P.W.).—1st June.—Whereas it appears to the Governor that it is likely to be required to be taken by Government at the public expense for a public work, viz., for the construction of the Kalmagar Road (Section from Piphar to Kharampur), it is hereby notified that the above purpose pieces of land altogether measuring, more or less, 46.15 acres, and comprising cadastral plots as detailed below, are to be required in the district of the Parganas:—

District—24-Parganas.

Hasnabad, village Mururisuha, jurisdiction list No. 9.

Cadastral plots in full—523, 284, 286, 287, 355, 292, 283, 1299, 1284, 892, 893, 521, 1558, 1298.

Cadastral plots in part—366, 365, 356, 354, 340, 336, 455, 335, 334, 458, 457, 463, 465, 499, 516, 517, 520, 522, 526, 525, 524, 548, 306, 312, 305, 311, 301, 310, 300, 308, 291, 288, 283, 2228, 275, 271, 270, 306, 305, 304, 782, 888, 887, 886, 885.

890, 891, 894, 861, 1281, 1282, 1283, 1285, 1297, 1301, 1300, 1384, 1385, 1386, 1434, 1433, 1432, 1431, 1429, 1427, 1425, 1424, 1423, 1422, 1419, 1418, 1412, 1411, 1404, 1388, 1387, 1543, 1544, 2200, 1554, 1553, 1557, 1559, 1564, 1566, 1570, 1641, 1642, 1647, 1649, 1652, 1653, 1692, 1693, 1694, 1696, 1704, 1705, 1706, 1710, 1711, 1712, 1713, 1783, 1785, 1784, 1786, 1792, 1793, 1794.

Thana Hasnabad, village Rajapur, jurisdiction list No. 14.

Cadastral plots in full—186, 187, 189, 992, 176, 181, 183, 201, 273, 1096, 1021, 1019, 993, 920.

Cadastral plots in part—173, 174, 175, 177, 178, 179, 180, 182, 185, 188, 190, 198, 200, 208, 202, 203, 204, 205, 218, 262, 263, 264, 270, 271, 272, 274, 295, 296, 297, 929, 928, 927, 926, 925, 930, 931, 943, 911, 923, 914, 922, 921, 919, 832, 831, 829, 828, 827, 956, 955, 954, 1108, 1107, 1106, 1097, 1098, 1095, 1085, 1031, 1030, 1028, 1029, 1022, 1020, 1018, 1017, 990, 991, 996, 1331, 996, 997.

Thana Hasnabad, village Chahitbaria, jurisdiction list No. 21.

Cadastral plots in full—230, 537, 535.

Cadastral plots in part—215, 91, 90, 89, 88, 224, 225, 223, 226, 227, 228, 229, 231, 232, 233, 239, 241, 242, 243, 213, 208, 207, 206, 205, 204, 194, 187, 185, 106, 105, 104, 102, 101, 99, 87, 247, 250, 245, 246, 616, 390, 392, 389, 391, 388, 393, 503, 504, 505, 506, 507, 508, 513, 514, 510, 511, 512, 529, 528, 530, 531, 532, 533, 534, 536, 538, 546, 547, 611, 217, 236, 244, 240, 184, 129.

Thana Hasnabad, village Nawapara, jurisdiction list No. 23.

Cadastral plots in full—631, 630, 625.

Cadastral plots in part—571, 623, 624, 620, 621, 622, 626, 628, 629, 619, 632, 633, 634, 606, 609, 608, 607, 727, 728, 729, 730, 731, 733, 734, 747, 746, 745, 744, 756, 757, 758, 759, 760, 763, 764, 765, 766, 770, 798, 796, 795, 790, 767, 789, 791, 473, 471, 470, 466, 467, 459, 458, 457.

Thana Hasnabad, village Kharampur, jurisdiction list No. 21.

Cadastral plots in part—814, 824, 825, 826, 827, 830, 831, 832, 833, 843, 844, 846, 847, 897, 895, 894, 893, 892, 882, 891, 890, 884, 885, 938, 939, 936, 940, 941, 874, 948, 949, 934, 932, 931, 991, 992, 968, 971, 972, 982, 981, 983, 984, 980, 467, 468, 469, 463, 462, 460, 459, 458, 457.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, 1 of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable

Murshidabad.—No. 7026L.A.(P.W.).—1st June 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Ramnagar-Uttar Bachhara Road, it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 1.50 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Murshidabad:—

District Murshidabad.

Thana Beldanga, village Ramnagar, jurisdiction list No. 104.

Cadastral plots in parts—109 and 107.

Thana Beldanga, village Bachhara, jurisdiction list No. 99.

Cadastral plots in parts—7045, 7044, 7039, 7040, 7079, 7080, 7081, 7082, 7090, 7089, 7530, 7091, 7092, 7178, 7179, 7180, 7229, 7230, 7231, 7232, 7238, 7239, 7240, 7241, 6984, 6985, 6983, 6982, 6981, 6962, 6961, 6960, 6959, 6958, 6956, 6955.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Murshidabad.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Murshidabad.—No. 7028L.A.(P.W.).—1st June 1951.—The Governor is pleased to cancel the notification No. 1670L.A.(P.W.), dated 14th February 1951, under section 4 of the Land Acquisition Act, I of 1894, published at page 409, Part I of the *Calcutta Gazette* of the 22nd idem in respect of the proposed acquisition of 4.05 acres of land for the construction of Berhampore-Bhugawangola Road, mile No. 6, in the district of Murshidabad.

Darjeeling.—No. 7110L.A.(P.W.).—2nd June 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by Central Government at the public expense for a public purpose, being a purpose of the Union, viz., for Assam Rail Link in the village of Shibnath Das, jurisdiction list No. 110, thana Siliguri, pargana Baikunthapur, district Darjeeling, it is hereby notified that for the above purpose, a piece of land bounded as detailed below, measuring, more

or less, 18.55 acres, is likely to be required the aforesaid village of Shibnath Das—

North—By the lands of Sri Bagvir C and Srijukta Asrumati Devi,

East and South—By the land and Mahanadi river of Srijukta Asrumati

West—By Darjeeling Hill Cart Road of and Buildings Department.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Darjeeling.

In exercise of the powers conferred by the aforesaid section, read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land has any objection to the acquisition thereof, within thirty days after the date on which notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner, Darjeeling.

West Dinajpur.—No. 7116L.A.(P.W.).—2nd June 1951.—The Governor is pleased to cancel much of the notice No. 5744L.A.(P.W.), dated 27th May 1950, under section 4(1) of the Bengal Land (Requisition and Acquisition) 1948 (West Bengal Act II of 1948), published pages 1085-87, Part I, of the *Calcutta Gazette* of the 8th June 1950, read with the notice No. 9116L.A.(P.W.), dated the 12th August 1950, as relates to part of cadastral survey plot No. 81 of mauza Ghatasa, police-station Kushin jurisdiction list No. 81, measuring, more or less, 10 of an acre, out of the total area of 36.26 acres, notified for acquisition in the said notice for the purpose of providing facilities for transport communication, namely, for construction of Bansiari (Baniadpur)-Kaliaganj-Raiganj in the district of West Dinajpur.

Burdwan.—No. 7124L.A.—2nd June 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50, dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that additional land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the construction of Central Hospital Kalla in the Raniganj Coal field, in the village of Kalla, jurisdiction list No. 16, thana Anandpurgana Shergarh, district Burdwan, it is hereby notified that for above purpose two pieces of land, comprising cadastral survey plots Nos. 619, 624, 626 to 654, 698, 699, 710 to 713, 764, 775, 780 and 781 and parts of cadastral survey plots Nos. 561, 563, 614, 616 to 618, 620 to 625, 655 to 657, 693 to 695, 700, 701, 704, 714, 763, 765, 766, 776, 779 and 782 in the village of Kalla and altogether measuring, more or less, 18.55 acres, are likely to be required within the aforesaid village of Kalla.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

n of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as in that of the Coal Mines Welfare Commissioner, Dhanbad.

exercise of the powers conferred by the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

person interested in so much of the above land as is not waste or arable, who has any objection to the acquisition thereof, may, within one month after the date on which public notice of this notification is given in the Official Gazette, file an objection in writing before the Collector of Burdwan.

exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, and read with the said notification the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the waste or arable portions of land in this case.

Order.—No. 72101.A.—4th June 1951.—As it appears to the Governor that land is to be required to be taken by Government for public expense for a public purpose, viz., the construction of the Khalasis' shed at Chhanna, in connection with Soodighi-Subah Scheme, in the village of Kakurkhana, station list No. 110, thana Tumluk, pargana Midnapore, it is hereby notified that for the above purpose, a piece of land, comprising a portion of cadastral plot No. 93, and measuring more or less, 0.17 of an acre, is likely to be required within the aforesaid village of Chhanna.

notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

plan of the land may be inspected in the office of the Collector of Midnapore.

exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to this land which is entirely waste and arable.

Order.—No. 72121.A.—4th June 1951.—The Governor is pleased to cancel the notification No. 64-09, dated the 24th April 1948, under section 4 of the Land Acquisition Act, I of 1894, as amended, at page 526, Part I of the Calcutta Gazette of the 29th April 1948, in respect of the acquisition of 2.256 acres of land for forming Damodar Left Embankment at 59th mile from the villages of Sachak and Paschim, jurisdiction list Nos. 68 and 69, thana Tarakeswar, pargana Bhursut, Hooghly.

NOTICES.

Order.—No. 6724L.A.(P.W.).—28th May 1951.—Whereas 64.09 acres, more or less of lands situate in or near the villages of Sija, Ghoga, Kanchannagar and Kalyanpur, described

below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, viz., for the construction of Bakreswar Kopai Main Canal in connection with Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 for the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. 11, Suri, Birbhum.

Description of land.

Mauza Sija, jurisdiction list No. 227, thana Dubrajpur, district Birbhum.

Cadastral survey plots in full—335, 337, 338, 339, 340, 341, 342, 343, 344, 350, 364, 365, 366, 367, 368, 380, 381, 382, 383, 391, 393, 394, 404, 405, 406, 407, 408, 410, 411, 859, 881, 883, 885, 887, 888, 889, 890, 891, 892, 897, 906, 907, 908, 910, 909, 911, 916, 1000, 1001, 1005, 1006, 1007 and 999.

Cadastral survey plots in part—27, 324, 333, 334, 336, 345, 346, 348, 349, 351, 352, 353, 363, 369, 377, 378, 379, 384, 388, 389, 390, 392, 395, 396, 402, 403, 409, 412, 413, 414, 849, 856, 857, 858, 860, 861, 862, 863, 864, 867, 868, 877, 878, 879, 880, 882, 884, 886, 893, 895, 896, 898, 902, 903, 904, 905, 913, 915, 917, 918, 992, 993, 994, 998, 1002, 1003, 1004, 1008, 1009, 1054, 1073 and 912.

Mauza Ghoga, jurisdiction list No. 228, thana Dubrajpur, district Birbhum.

Cadastral survey plots in part—34, 37, 38, 81, 82 and 8.

Mauza Kultor, jurisdiction list No. 235, thana Dubrajpur, district Birbhum.

Cadastral survey plots in full—376, 377 and 380.

Cadastral survey plots in part—366, 374, 375, 378, 379, 381 and 382.

Mauza Kanchannagar, jurisdiction list No. 234, thana Dubrajpur, district Birbhum.

Cadastral survey plots in full—1143, 121, 129 and 131.

Cadastral survey plots in part—10, 12, 13, 15, 17, 42, 44, 48, 49, 95, 96, 108, 109, 110, 111, 117, 118, 119, 120, 122, 123, 124, 128, 130, 132, 133, 134, 135, 136, 137, 138, 174, 230, 231, 234, 236, 237, 249, 250 and 260.

Mauza Kalyanpur, jurisdiction list No. 233, thana Dubrajpur, district Birbhum.

Cadastral survey plots in full—836, 835, 837, 842, 845, 922, 926, 927, 928, 929, 930, 931, 932, 934, 935, 1207, 1210, 1211, 1213, 1214, 1215, 1216, 1219, 1220, 1230, 1231, 1234, 1235, 1282, 1283, 1297, 1338, 1339, 1340, 1341, 1342, 1351, 2039, 2040, 2041, 2053, 2054, 2055, 2058, 2059, 2060, 2062, 2081, 2087, 2088 and 2103.

Cadastral survey plots in part—830, 834, 838, 841, 843, 844, 846, 848, 859, 921, 923, 924, 925, 933, 936, 937, 938, 1202, 1203, 1204, 1206, 1208, 1209, 1212, 1218, 1221, 1222, 1223, 1228, 1229, 1232, 1233, 1236, 1237, 1238, 1242, 1247, 1278, 1280, 1281, 1284, 1290, 1294, 1295, 1296, 1298, 1311, 1324, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1343, 1344, 1346, 1347, 1348, 1349, 1350, 1352, 1353, 2038, 2042, 2051, 2052, 2056, 2057, 2061, 2063, 2064, 2066, 2067, 2068, 2069, 2074, 2081, 2082, 2085, 2086, 2089, 2090, 2091, 2093, 2094, 2104, 2105, 2106, 1217, and 2084.

Birbhum.—No. 6888L.A.(P.W.).—30th May 1951.—Whereas 1.174 acres, more or less, of land situate in or near the villages of Panchpara and Saogram, thana Labhpur, district Birbhum, described below, has been requisitioned by the Collector of Birbhum, for the purpose of providing proper facilities for irrigation, namely, for diversion of a road for the construction of the bridge across Mayurakshi-Bakreswar Branch Canal in connection with the Mayurakshi Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. II, Suri, Birbhum.

Description of land.

Mauza Panchpara, jurisdiction list No. 144, thana Labhpur, district Birbhum.

Cadastral survey plots in part—1430, 1432, 1433, 1434, 2194, 1286, 1326, 1340, 1344, 1346, 1347, 1448, 1364, 1365, 1366.

Mauza Saogram, jurisdiction list No. 145, thana Labhpur, district Birbhum.

Cadastral survey plots in part—548, 989.

24-Parganas.—No. 6890L.A.(P.W.).—30th May 1951.—Whereas 1.51 acres, more or less, of land situate in the village of Kakdwip, police-station Kakdwip, described below, have been requisitioned by the Collector, 24-Parganas, for the purpose of providing proper facilities for transport, viz., for stacking yard for Diamond Harbour-Kakdwip Road, by the Executive Engineer, 24-Parganas Construction Division under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Schedule of land.

Village Kakdwip, jurisdiction list No. 39, police-station Kakdwip, district 24-Parganas.

Cadastral survey plots in full—254, 255.

Cadastral survey plots in part—3, 6.

Murshidabad.—No. 6898L.A.(P.W.).—30th May 1951.—Whereas 16.62 acres, more or less, of land situate in or near the villages of Godhanpara and Babaltali, described below, have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for improvement of Islampur-Raninagar-Katlamari Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions section (1) of section 4 of the West Bengal (Requisition and Acquisition) Act, 1948 (Bengal Act II of 1948), to all whom concern.

A plan of the said land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Godhanpara, jurisdiction list No. 83, police-station Raninagar, district Murshidabad.

Cadastral survey plots in part—94, 93, 73, 71, 69, 10, 10, 14, 13, 12, 11, 8, 3, 123, 124, 126, 146, 147, 151, 154, 153, 16, 163, 170, 181, 189, 190, 192, 223, 224, 229, 238, 92.

Cadastral survey plots in full—12, 125, 170.

Mauza Babaltali, jurisdiction list No. 83, station Raninagar, district Murshidabad.

Cadastral survey plots in part—2694, 2701, 2703, 2704, 2705, 2732, 2740, 2741, 2757, 2763, 2766, 2766, 2692, 2690, 2689, 2668, 2669, 2667, 2660, 2642, 2619, 2764, 2642, 2653, 2666.

Cadastral survey plots in full—2691, 2642, 2653, 2666.

Murshidabad.—No. 6900L.A.(P.W.).—30th May 1951.—Whereas 19.76 acres, more or less, of land situate in or near the village of Babaltali, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, improvement of Islampur-Raninagar-Katlamari Road, under section 3 of the West Bengal (Requisition and Acquisition) Act, 1948 (Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal (Requisition and Acquisition) Act, 1948 (Bengal Act II of 1948), to all whom it concern.

A plan of the said land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Babaltali, jurisdiction list No. 83, station Raninagar, district Murshidabad.

Cadastral survey plots in part—2642, 2643, 2621, 2667, 2630, 2618, 2617, 2616, 2606, 2590, 2601, 2588, 2587, 2802, 2803, 2810, 2811, 2812, 2813, 2855, 2856, 2861, 2867, 2868, 2900, 2901, 2902, 2904, 2905, 2907, 1454, 1452, 1453, 1456, 1484, 1486, 1489, 1490, 1509, 1510, 1511, 1512, 1513, 1523, 1524, 1534, 1535, 1536, 1964, 1963, 1959, 1958, 1956, 1955, 1954, 1951, 1949, 1940, 1939, 1934, 1925, 1922, 1878, 1877, 1874, 2045, 1873, 1868, 1830, 1829, 1828, 2834, 1434, 1926.

Cadastral survey plots in full—2619, 2603, 2604, 2605, 2866, 1455, 1950, 1485, 2023, 1927, 2044, 1435, 1875.

Murshidabad.—No. 6902L.A.(P.W.).—30th May 1951.—Whereas 5.60 acres, more or less, of land situate in or near the villages of Ranagrad and Chandraprasadpur, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the improvement of Berhampore-Kandi P. H. Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Acquisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Ranagram, jurisdiction list No. 14, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—1753, 1755, 2408, 2409, 2415, 2381, 2400, 2401, 2402, 2403, 2411.

Cadastral survey plots in full—2380, 2404.

Chandraprasadpur, jurisdiction list No. 47, police-station Kandi, district Murshidabad.

Cadastral survey plots in part—245, 246, 383, 371, 249, 1260, 382, 256, 1449, 258, 388, 89, 259, 259/478, 486, 374, 1454, 1471, 1063, 1452, 1451, 1459, 1465, 1466, 1467, 1470, 1472, 1462/1789, 1453, 1453/1707, 1442, 1443, 1450, 1230, 1257, 1259, 1271, 1275, 1280, 1448, 1444, 1281, 1224, 1279, 1276.

Cadastral survey plots in full—246/484, 383/248, 257, 257/480, 248/483, 371/487, 249/350, 481, 1489/1773, 258/479, 373, 374/485, 1781, 1459/1783, 1224/1714, 1451/1771, 1470/1778, 1465/1784, 1466/1785, 1467/1786, 1787, 1469/1788, 1472/1777, 1278/1709, 1278/1453, 1780, 1453/1779, 1458/1782, 1443/1430/1772, 1229, 1231, 1257/1770, 1274/1271, 1268, 1258/1769, 1259/1768, 1273, 1566, 1271/1767, 1275/1764, 1448/1774, 1575, 1278, 1224/1759, 1278/1760, 1277, 1562, 1276/1763, 1228.

Murshidabad.—No. 69701 L.A. (P.W.).—31st May 1951.—Whereas 15.35 acres more or less of land situate near the village of Salar, jurisdiction list No. 102, thana Bharatpur, district Murshidabad, described below has been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, viz., for the construction of staff quarter and rest shed in connection with the Mayurakshi Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Acquisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi South Division, Suri, Birbhum.

Description of Land.

Salar, jurisdiction list No. 102, thana Bharatpur, district Murshidabad.

Cadastral survey plots in full—5202, 5203, 5204, and 5207.

Cadastral survey plot in part—5178.

Mauza.—No. 70361 L.A. (P.W.).—1st June 1951.—Whereas 14.35 acres, more or less, of land situate in or near the villages of Mallikerbag, Halisahar, described below, have been requisitioned by the Collector, Nadia, for the purpose of providing facilities for irrigation and for excavating the connecting

channel between Bagerkhal and Hooghly River in connection with the establishment of a Central Live Stock Research-cum-Breeding Station at Haringhata, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Nadia at Krishnagar.

Description of land.

Village Mallikerbag, jurisdiction list No. 1, police-station Bypur, district 24-Parganas.

Cadastral survey plots in full—1, 4, 75 and 408.

Cadastral survey plots in part—2, 3, 68, 72, 74, 76, 92, 95, 97 and 106.

Village Bypur, jurisdiction list No. 3, police-station Bypur, district 24-Parganas.

Cadastral survey plot in part—149.

Village Halisahar, jurisdiction list No. 6, police-station Bypur, district 24-Parganas.

Cadastral survey plots in full—2, 9, 10, 11, 23, 24, 27, 29 and 30.

Cadastral survey plots in part—1, 3, 5, 22, 25, 28, 31 and 1526.

Birbhum.—No. 7112 L.A. (P.W.).—2nd June 1951.—Whereas 12.75 acres, more or less, of land situate in or near the villages at Bajitpur, Nandura, Pathai, Dumra, Hossainganj, Kanku and Gadadharpur, described below has been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of the distributory No. MDB/7 of Mayurakshi-Dwarka Branch Canal in connection with the Mayurakshi Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division—No. 1, Rampurhat, Birbhum.

Description of land.

Mauza Bajitpur, jurisdiction list No. 8, thana Mayureswar, district Birbhum.

Cadastral survey plots in part—4791, 4792, 4793, 4794, 4796, 4797 and 4798.

Mauza Nandura, jurisdiction list No. 9, thana Mayureswar, district Birbhum.

Cadastral survey plots in part—1, 3, 4, 5, 7, 8, 18, 19, 20 and 64.

Mauza Pathai, jurisdiction list No. 10, thana Mayureswar, district Birbhum.

Cadastral survey plots in part—1399, 1403, 1404, 1405, 1408, 1409, 1411, 1534, 1536, 1538, 1539, 1540, 1542, 1543, 1548, 1573, 1574, 1575, 1602, 1607, 1608, 1609, 1639, 1641, 1642, 1643, 1646, 1647 and 1673.

Mauza Dumra, jurisdiction list No. 12, thana Mayureswar, district Birbhum.

Cadastral survey plots in part—606, 607, 608, 622, 623, 624, 626, 627, 628, 629, 633, 634, 635, 638, 639, 641, 642, 648, 657, 661, 662, 666, 681, 682, 683, 684, 689, 690, 692, 694, 695, 696, 700, 702, 746 and 760.

Mauza Hossainganj, jurisdiction list No. 11, thana Mayureswar, district Birbhum.

Cadastral survey plots in part—591, 592, 596, 609, 610, 615, 616 and 634.

Mauza Kanksa, jurisdiction list No. 13, thana Mayureswar, district Birbhum.

Cadastral survey plots in part—532, 538, 543, 544, 545, 546, 548, 547, 554, 558, 559, 560, 561, 570, 595, 599, 636, 637, 641, 642, 643, 755, 756 and 757.

Mauza Gadadharpur, jurisdiction list No. 14, thana Mayureswar, district Birbhum.

Cadastral survey plots in part—3, 4, 6, 7, 8 and 38.

Malda.—No. 7216L.A.—4th June 1951.—Whereas 0·32 of an acre, more or less, of land situate in or near the village of Kharba, described below have been requisitioned by the Collector of Malda, for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a Union Health Centre at Kharba, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Mauza Kharba, jurisdiction list No. 44, police-station Kharba, district Malda.

Part of cadastral survey plot No. 2041, area 0·32 acre, more or less.

Birbhum.—No. 7270L.A.(P.W.).—5th June 1951.—Whereas 26·33 acres, more or less, of land situate in or near the villages of Uttarpalsa, Pachim Anantapur, Kusumba, Nischintapur, Ramrampur and Kadashi, described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of the Distributory No. DBB/2 of Dwarka Brahmani Branch Canal connection with the Mayurakshi Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, Birbhum.

Description of land.

Mauza Uttarpalsa, jurisdiction list No. 10, Rampurhat, district Birbhum.

Cadastral survey plots in part—1047, 1048, 1087, 1088, 1089, 1090, 1103, 1105, 1106, 1109, 1110, 1111, 1117, 1124, 1135.

Mauza Pachim Anantapur, jurisdiction list No. 11, thana Rampurhat, district Birbhum.

Cadastral survey plots in part—2, 3, 4, 126, 130, 131, 189, 190, 192, 194, 195, 196, 197, 198, 201, 381, 382, 383, 388, 389, 391, 400, 410, 412, 413, 414, 415, 417, 426, 427, 432, 433, 435, 436.

Mauza Kusumba, jurisdiction list No. 85, Rampurhat, district Birbhum.

Cadastral survey plots in full—2003, 2026.

Cadastral survey plots in part—213, 214, 216, 217, 221, 222, 223, 224, 243, 244, 245, 249, 252, 253, 254, 255, 278, 279, 280, 281, 306, 307, 308, 309, 313, 314, 315, 316, 329, 331, 332, 333, 334, 337, 338, 476, 1984, 2000, 2002, 2004, 2006, 2035, 2036, 2037, 2039, 2041, 2042, 2063, 2064, 2065, 2068, 2071, 2072, 2073, 2074, 2075, 2131, 2132, 2134, 2135, 2136, 2143, 2144, 2145, 2146, 2170, 2180, 2181, 2189, 2190, 2191, 2192, 2197, 2198, 2240, 2241, 2242, 2243, 2245, 2247, 2252, 2263, 2281, 2282, 2283, 2284, 2290, 3262, 3263, 3264, 3270, 3272, 3273, 3287, 3288, 3291, 3299, 3309, 3596.

Mauza Nischintapur, jurisdiction list No. 81, Rampurhat, district Birbhum.

Cadastral survey plots in part—285, 296, 298, 299, 300, 302, 303, 304, 306, 307, 308, 319, 320, 321, 323, 337, 342, 343, 344, 345, 351, 394.

Mauza Ramrampur, jurisdiction list No. 79, Rampurhat, district Birbhum.

Cadastral survey plots in part—266, 267, 269, 271, 272.

Mauza Kadashi, jurisdiction list No. 86, Rampurhat, district Birbhum.

Cadastral survey plots in part—109, 110, 382, 383, 389, 390, 391, 392, 395, 396, 397, 401, 403, 404, 405, 406.

ERRATUM

Malda.—No. 6862L.A.(P.W.)—30th May 1949.—In notice No. 5071L.A.(P.W.), dated 4th June 1949, under section 4(1) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (Bengal Act II of 1948), published at page Part I of the *Calcutta Gazette* of the 30th May 1949, in respect of the acquisition of land for the purpose of providing facilities for transport communication, namely, for the construction of Gajol-Bamongola Road, in the district of M

In line 2 of the notice—

Read “124·44 acres” for “165·18 acres”

Under description of land—Below the “mauza Saluka, jurisdiction list No. 262, Gajol, district of Malda”—

Read cadastral survey plot No. “671” cadastral survey plot No. “617”

DECLARATIONS.

Midnapore.—No. 6726L.A.(P.W.).—25th June 1951.—Whereas it appears to the Government that land is required to be taken by Government for public expense for a public purpose, viz., for the construction of a shed at Kowari Headrest and Khaisias shed at Jhargram Irrigation connection with the Jhargram Irrigation in the village of Sagbandi, jurisdiction list No. 952, in thana Jhargram, district Midnapore, it is hereby declared that for the above piece of land comprising part of cadastral

and measuring, more or less, 0.34 of an acre required within the aforesaid village of li.

Declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Alipore.—No. 6728L.A.(P.W.).—28th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense for a public purpose, viz., for the construction of an Approach Road to work site in connection with the Putrangir Irrigation Scheme, in the village of Shugania jurisdiction list No. 2, in thana Jhargram, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot Nos. 471 and 472, and measuring, more or less, 0.01 of an acre, is required within the aforesaid village of li.

Declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Alipore.—No. 6730L.A.(P.W.).—28th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense for a public purpose viz., for the construction of an approach road and works in connection with the irrigation Scheme, in the village of li, jurisdiction list No. 787, in thana li, district Midnapore, it is hereby declared that for the above purpose two pieces of land comprising parts of cadastral plot Nos. 63 and 64 and together measuring, more or less, 0.02 of an acre, is required within the aforesaid village of li.

Declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Howrah.—No. 6876L.A.—30th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the accommodation of offices and officers of the Howrah Municipality, in the village of Howrah, jurisdiction list No. 5, thana Howrah, pargana Boro, district Howrah, it is hereby declared that for the above purpose a piece of land, measuring, more or less, 0.1 of an acre, bounded on the—

North—By Nityadhan Mukherjee Road and holding Nos. 10 and 11, Nityadhan Mukherjee Road,

East—By holding No. 13, Nityadhan Mukherjee Road,

South—By holding Nos. 16 and 17, New Seal Lane,

West—By holding Nos. 11 and 9, Nityadhan Mukherjee Road and holding No. 17, New Seal Lane,

is required, within the aforesaid village of li.

Declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

Howrah.—No. 6884L.A.—30th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Textile

Machinery Corporation, Ltd., for extension of their factory and road, in the village of Basudebpur, jurisdiction list No. 2, thana Baranagar, pargana Calcutta, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plot Nos. 471 and 472, and measuring, more or less, 0.47 of an acre, is required within the aforesaid village of Basudebpur.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

Hooghly.—No. 6886L.A.—30th May 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the re-excavation of a khal from Panpara-Katchmali to Dhuli River, in the villages of Sripur and Sadhat, jurisdiction list Nos. 2 and 10, respectively, thana Pandua, pargana Ranihat, district Hooghly, it is hereby declared that for the above purpose, a piece of land comprising parts of cadastral survey plots Nos. 1473-1475, 1481, 1531, 1534, 1728 and 1732, of mauza Sripur and parts of cadastral survey plots Nos. 2, 4, 7, 31, 99, 100, 104, 106 and 107 of mauza Sadhat, and measuring, more or less, 1.30 acres, is required within the aforesaid villages of Sripur and Sadhat.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

Calcutta.—No. 7022L.A.—1st June 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Calcutta Improvement Trust for a public purpose, viz., for Alignment No. XXXVI (Russia Road South Extension) in ward No. 27 of the Calcutta Municipality in the city of Calcutta, it is hereby declared that for the above purpose three pieces of land comprising portion of premises No. 41, Russia Road South, and measuring, more or less, 0.1343 of an acre, bounded on the—

North—By a passage 11 feet wide between the premises No. 10, Russia Road South and premises No. 41, Russia Road South (portion),

East—By Russia Road South,

South—By passage 20 feet wide between No. 41, Russia Road South (portion) and the C. I. T. acquired land at No. 50J., Russia Road South,

West—By premises Nos. 41/8-A and 41/7-D, Russia Road South, Churni Chandra Avenue, premises Nos. 41/6 and 41/5, Russia Road South, a passage 12 feet wide, premises No. 41/4, Russia Road South, common passage appertaining to premises Nos. 41/3-A and 41/3-B, Russia Road South, premises Nos. 41/3-A and 41/3-D, Russia Road South, Bhangar Road, premises Nos. 41/2-E and 41/1-A, Russia Road South, excluding public roads,

are required within the aforesaid ward No. 27 of the Calcutta Municipality in the city of Calcutta.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

Midnapore.—No. 7030L.A.(P.W.).—1st June 1951.—Whereas it appears to the Governor that extra strips of land are required to be taken by Government at the public expense for a public purpose, viz., for the Basudebpur-Sutahata Road, in the villages of Mahammadpur and Lakshya, jurisdiction list Nos. 119 and 161, respectively, thana Mahishadal, district Midnapore, it is hereby declared that for the above purpose two pieces of land comprising parts of cadastral plot Nos. 20, 23, 24, 27, 32 of Mahammadpur and part of plot No. 700 of Lakshya and together measuring, more or less, 0.50 of an acre are required within the aforesaid villages of Mahammadpur and Lakshya.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

Midnapore.—No. 7032L.A.(P.W.).—1st June 1951.—Whereas it appears to the Governor that additional land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Contai-Digha Road (section from Dharmadasbar to Pichhabani khal), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 14.03 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Contai, village Dhandighi, jurisdiction list No. 311.

Cadastral plots in full—242, 243.

Cadastral plots in part—240, 275.

Thana Contai, village Jalalkhanbar, jurisdiction list No. 310.

Cadastral plots in full—871, 874, 941.

Cadastral plots in part—903, 902, 901, 900, 896, 895, 876, 877, 878.

Thana Contai, village Dharmadasbar, jurisdiction list No. 309.

Cadastral plot in part—964.

Thana Contai, village Srirampur, jurisdiction list No. 308.

Cadastral plot in full—1710.

Thana Contai, village Chhatrudhara, jurisdiction list No. 307.

Cadastral plots in part—304, 294, 291, 290, 289, 295, 297.

Thana Contai, village Baidya Harania, jurisdiction list No. 320.

Cadastral plots in part—12, 14.

Thana Contai, village Ghatua, jurisdiction list No. 303.

Cadastral plots in full—1708, 1709, 1710, 1713, 1714, 1750, 1751, 1753.

Cadastral plots in part—1688, 1673, 1680, 1676, 1689, 1692, 1693, 1695, 1918, 1919, 1920, 2005, 2204, 1989, 1990, 1994, 1995, 1996.

Thana Contai, village Hatiberya, jurisdiction list No. 302.

Cadastral plots in full—288, 289, 295.

Cadastral plots in part—281, 282, 283, 296, 298.

Thana Contai, village Kaltalia, jurisdiction list No. 301.

Cadastral plots in full—29, 32, 33, 36, 37, 45, 66.

Cadastral plots in part—48, 53, 54, 55, 60, 46, 47.

Thana Contai, village Sarishaberya, jurisdiction list No. 285.

Cadastral plots in part—127, 139, 140, 145, 266, 267, 268, 273, 292, 342, 343.

Thana Contai, village Mahishagot alias Pa Mahishagot, jurisdiction list No. 2.

Cadastral plots in part—121, 119, 135, 136, 142, 145, 146, 148, 150, 154, 156, 166, 167, 174, 175, 176.

Thana Contai, village Uttar Bahulia, jurisdiction list No. 284.

Cadastral plots in full—358, 362, 363.

Cadastral plots in part—364, 329, 330.

Thana Contai, village Subarnadighi, jurisdiction list No. 221.

Cadastral plots in part—905, 887.

Thana Contai, village Sahajadpur, jurisdiction list No. 220.

Cadastral plots in part—12, 11, 9.

Thana Contai, village Nimdasbar, jurisdiction list No. 215.

Cadastral plots in full—379, 380, 384, 388, 389, 390, 561, 560, 558, 557, 554, 547, 548, 542, 543, 545, 546.

Cadastral plots in part—552, 549, 547, 572, 573, 537, 536, 544, 402, 401, 556, 555, 568.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

Murshidabad.—No. 7034L.A.(P.W.)—1st June 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Ramnagar-Uttar Beldanga Road, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.98 acres and comprising cadastral plots as detailed below, are required in the district of Murshidabad:—

District Murshidabad.

Thana Beldanga, village Ramnagar, jurisdiction list No. 104.

Cadastral plots in part—18, 19, 20, 21, 136, 129, 128, 103, 106, 107.

Thana Beldanga, village Bachhara, jurisdiction list No. 99.

Cadastral plot in full—6954.

Cadastral plots in part—7044, 7079, 7080, 7090, 7091, 7092, 7231, 6955, 3536, 3538, 2502, 2501, 2500, 2468, 2471, 2472, 2473, 2461, 2462, 2463, 2466, 2429, 2428, 2387, 2320, 2276, 2275.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Murshidabad.

Nadia.—No. 7114L.A.—2nd June 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Kuchaidanga Patabuka Khal, in the villages of Kuchaidanga and Uttampur, jurisdiction list Nos. 89 and 88 respectively, parganas Rajpur and Hossainpur, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.98 acres and comprising cadastral plots as detailed below, are required in the district of Nadia:—

pectively, district Nadia, it is hereby declared for the above purpose a piece of land comprising cadastral plot No. 517 in mauza Kuchaidanga and cadastral plots Nos. 135 and 138 in mauza Uttampur and altogether measuring, more or less, 4.59 acres, is required within the aforesaid mauzas of Kuchaidanga and Uttampur.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the special Land Acquisition Collector, Hooghly (Krishnagar).

Hooghly.—No. 7214I.A.—4th June 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the instance of the District Board, Hooghly, for a public purpose, viz., for extension of Gurupriet Board Dispensary quarters, in the village Gurup, jurisdiction list No. 126, thana Nakhal, pargana Nalahi, district Hooghly, hereby declared that for the above purpose, a piece of land comprising cadastral plot No. 2161 measuring, more or less, 0.21 of an acre, is required within the aforesaid village of Gurup.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATION.

7642L.Ref.—12th June 1951.—In pursuance of section (3) of section 1 of the Rehabilitation of Displaced Persons and Eviction of Persons in Authorised Occupation of Land Act, 1951 (West Bengal Act XVI of 1951), the Governor is pleased to appoint the 15th June 1951 as the date on which the said Act shall come into force.

By order of the Governor,
S. BANERJEE, Secy

Land Development

NOTIFICATIONS

Parganas.—No. 5888L.Dev.—14th May 1951.—The Governor is pleased to cancel the notification No. 6564L.Dev., dated the 15th June 1950, under section 4 and the declaration No. 6566L.Dev., dated the 15th June 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1247 and 1249, respectively, Part I of the *Calcutta Gazette*, dated the 22nd June 1950, in respect of the proposed acquisition of land in mauza Raypur, jurisdiction list No. 33, police-station Tollygunj, 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Parganas.—No. 6072L.Dev.—16th May 1951.—The Governor is pleased to cancel the notification No. 3592L.Dev., dated the 3rd April 1950, under section 4 and the declaration No. 3594L.Dev., dated the 3rd April 1950, under section 6

read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 606 and 606 respectively, Part I of the *Calcutta Gazette*, dated the 20th April 1950, in respect of the proposed acquisition of 4.10 acres of land in mauza Ichapur, jurisdiction list No. 3, police-station Noapara, district 24-Parganas, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

West Dinajpur.—No. 6076L.Dev.—16th May 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Indranarayanpur, jurisdiction list No. 85, Belbari, jurisdiction list No. 81, police-station Gangarampur, district West Dinajpur, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 490, 492-495, 497-499, 501-510, 517, 519-536, 651-853, 856, 857, 862-1063 of mauza Indranarayanpur, and cadastral survey plots Nos. 2674/2748, 2675/2749, 2675/2750, 2675/2751, 2675/2752, 2675/2675/2754, 2675/2755, 2675/2756, 2675/2757, 2675/2758, 2674, 2684 of mauza Belbari, and measuring, more or less, 42.71 acres, is likely to be required within the aforesaid villages of Indranarayanpur and Belbari.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, West Dinajpur, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

24-Parganas.—No. 6226L.Dev.—18th May 1951.

The Governor is pleased to cancel the notification No. 4184L.Dev., dated the 20th April 1950, under section 4 and declaration No. 4186L.Dev., dated the 20th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 645 and 647, respectively, Part I of the *Calcutta Gazette*, dated the 27th April 1950, in respect of the proposed acquisition of land measuring, more or less, 2.83 acres, in mauza Kustha, jurisdiction list No. 14, police-station Tollygunge, district 24-Parganas, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6238L.Dev.—18th May 1951.

The Governor is pleased to cancel so much of the notification No. 3100L.Dev., dated the 24th March 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 537 and 538, Part I of the *Calcutta Gazette*, dated the 6th April 1950, read with erratum No. 4081L.Dev., dated the 11th January 1951, published at page 188, Part I of the *Calcutta Gazette* of the 25th January 1951, as relates to a piece of land measuring, more or less, 1.18 of an acre and comprising cadastral survey plot No. 196, of mauza Pansila, jurisdiction list No. 6, police-station Khardah, district 24-Parganas,

out of the total area of 8.88 acres notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 6434L.Dev.—23rd May 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the improvement and development of forestry in the village of Betaijitpur, jurisdiction list No. 92, police-station Tehutta, parganas Rajpur, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 3297, 3380, 3760, 3771 to 3781, 3786, 3787, 3816, 3834 and part of cadastral plot No. 3788 and measuring, more or less, 193.83 acres, is likely to be required within the aforesaid village of Betaijitpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia

By order of the Governor.

J. N. TALUKDAR.

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

24-Parganas.—No. 6644L.Dev.—26th May 1951.—The Governor is pleased to cancel the notification No. 1432L.Dev., dated the 14th February 1950, under section 4 and the declaration No. 1434L.Dev., dated the 14th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 270 and 271 respectively in Part I of the *Calcutta Gazette*, dated the 16th February 1950, in respect of the proposed acquisition of, more or less, 6.90 acres of land, in mauza Satgachi, jurisdiction list No. 20, police-station Dum Dum, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6710L.Dev.—28th May 1951.—The Governor is pleased to cancel so much of the notification No. 1720L.Dev., dated the 20th February 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 341 in Part I of the *Calcutta Gazette*, dated the 2nd March 1950, as relates to cadastral survey plots Nos. 6340, 6370, 6426, 6432, 6436, 6439, 6440, 6445-6449, 6851 and 6852 and parts of cadastral survey plot No. 6444, measuring more or less, 4.30 acres out of the total area of 25.01 acres of land notified for acquisition in mauza Ichapore, jurisdiction list No. 3, police-station Noapara, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Murshidabad.—No. 6752L.Dev.—29th May 1951.—The Governor is pleased to cancel the notification No. 11946L.Dev., dated the 31st October 1950, under section 4 and the declaration No. 11948L.Dev., dated the 31st October 1950, under section 6 read with section 7 of the West

Bengal Land Development and Planning 1948 (West Bengal Act XXI of 1948), published at pages 2283 and 2286 respectively of Part I of the *Calcutta Gazette*, dated the 16th November 1950, in respect of the proposed acquisition of more or less, 63.62 acres of land in the village Manganpara, jurisdiction list No. 108, police-station Beldanga, district Murshidabad, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 6754L.Dev.—29th May 1951.—The Governor is pleased to cancel the notification No. 2340L.Dev., dated the 7th March 1950, published at page 443, Part I of the *Calcutta Gazette*, dated the 23rd March 1950 in respect of the proposed acquisition of 15.73 acres of land in the village Anulia, jurisdiction list No. 153, pargana Panur, police-station Ranaghat, district Nadia, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Birbhum.—No. 6758L.Dev.—29th May 1951.—The Governor is pleased to cancel so much of the notification No. 9202L.Dev., dated the 16th August 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1682, Part I of the *Calcutta Gazette*, dated the 24th August 1950, read with the erratum No. 6756L.Dev., dated the 29th May 1951, as relates to a piece of land measuring, more or less, 62.04 acres, and comprising cadastral survey plots Nos. 882 and parts of cadastral survey plots Nos. 880, 885 and 887 of mauza Uttartilpara, jurisdiction list No. 102, police-station Sainthia, district Birbhum, out of the total area of 192.60 acres of land notified for acquisition for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

By order of the Governor

S. BANERJEE

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

ERRATA.

Nadia.—No. 6200L.Dev.—18th May 1951.—The Governor is pleased to cancel the notification No. 7196L.Dev., dated the 28th August 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1444, Part I of the *Calcutta Gazette* of the 13th July, 1950, in respect of the proposed acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chakudanga, jurisdiction list No. 165, police-station Chakdaha, district Nadia—

Read "74.74 acres" for "72.17 acres" in 1

By order of the Governor

J. N. TALUKDAR.

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Birbhum.—No. 6756L.Dev.—29th May 1951.—The Governor is pleased to cancel the notification No. 9202L.Dev., dated the 16th August, 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1682, Part I of the *Calcutta Gazette* of the 24th August 1950 in respect of the proposed acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Uttartilpara, jurisdiction list No. 102 and

selection list No. 105, police-station Sainthia, district Birbhum—
Read "192.60 acres" for "132.60 acres" in line 14.

erratum No. 14314L.Dev., dated the 20th November, 1950, published at page 73, Part I of the *Calcutta Gazette*, dated the 11th January 1951, is hereby cancelled.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

DECLARATIONS.

No. 6196L.Dev.—18th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Chakudanga, jurisdiction list No. 165, police-station Chakdaha, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1-26, 28, 33, 36-45, 106-108, 111, 143, 146, 147, 149, 151, 154-183, 184 and 185 and part of cadastral survey plot No. 188 measuring, more or less, 65.77 acres, is required within the aforesaid village of Chakudanga.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

The declaration No. 7198L.Dev., dated the 28th November 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1445, Part I of the *Calcutta Gazette*, dated the 13th July 1950, is hereby cancelled.

No. 6228L.Dev.—18th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Khariduh, jurisdiction list No. 98, police-station district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 1493 and measuring, more or less, 25.12 acres, is required within the aforesaid village of Kalikapur.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

The declaration No. 11846L.Dev., dated the 10th October 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2246, Part I of the *Calcutta Gazette*, dated the 9th November 1950, is hereby cancelled.

No. 6230L.Dev.—18th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Khariduh, jurisdiction list No. 5, police-station district 24-Parganas, it is hereby

declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 568, 580-584, 587, 598, 599, 570, 439, 438 and 433 and measuring, more or less, 3.94 acres, is required within the aforesaid village of Algaria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 6918L.Dev., dated the 23rd June 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1304, Part I of the *Calcutta Gazette*, dated the 29th June 1950, is hereby cancelled.

Howrah.—No. 6234L.Dev.—18th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Guaburia, jurisdiction list No. 39, police-station Sankrail, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 6, 7, 12, 14 to 16, 19, 20, 107, 108, 111, 112, 113 to 121, 123, 252 and 253 and measuring, more or less, 11.54 acres, is required within the aforesaid village of Guaburia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

The declaration No. 7681L.Dev., dated the 19th January 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 251, Part I of the *Calcutta Gazette*, dated the 1st February 1951, is hereby cancelled.

24-Parganas.—No. 6236L.Dev.—18th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Pansila, jurisdiction list No. 6, police-station Khardah, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 198, 199, 200, 201, 202, 204-206, 208, 209 and 283 and part of cadastral survey plot No. 197 and measuring, more or less, 8.70 acres, is required within the aforesaid village of Pansila.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 3102L.Dev., dated the 24th March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 540, Part I of the *Calcutta Gazette*, dated the 6th April 1950, as amended by

the erratum No. 408L.Dev., dated the 11th January 1951, published at page 188, Part I of the *Calcutta Gazette*, dated the 25th January 1951, and the withdrawal notification No. 410L.Dev., dated the 11th January 1951, published at page 188, Part I of the *Calcutta Gazette*, dated the 25th January 1951, is hereby cancelled.

By order of the Governor,

J. N. TALUKDAR,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Birbhum.—No. 6760L.Dev.—29th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Uttartilpara, jurisdiction list No. 102 and Bara, jurisdiction list No. 105, police-station Sainthia, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 857, 861-879, 881, 883, 886 and 893 and parts of cadastral survey plots Nos. 860, 884, 885, 887 of mauza Uttartilpara and cadastral survey plot No. 78 of mauza Bara and measuring, more or less, 130.56 acres, is required within the aforesaid villages of Uttartilpara and Bara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

The declaration No. 9204L.Dev., dated the 16th August 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1683, Part I of the *Calcutta Gazette*, dated the 24th August 1950, as amended by the erratum No. 14314L.Dev., dated the 20th December 1950, published at page 73, Part I of the *Calcutta Gazette*, dated the 11th January 1951, is hereby cancelled.

24-Parganas.—No. 6712L.Dev.—28th May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ichapore, jurisdiction list No. 3, police-station Noapara, district 24-Parganas, it is hereby declared that for the above purpose some pieces of land comprising cadastral survey plots Nos. 6312-6325, 6328, 6331-6339, 6341, 6342, 6345, 6346, 6416, 6417, 6420 to 6425, 6427-6431, 6433-6435, 6441-6443, 6450, 6827-6830, 6847-6850, 6853-6856 and part of cadastral survey plot No. 6444, measuring, more or less, 20.71 acres are required within the aforesaid village of Ichapore.

This declaration is made under the provisions of section 6 read with section 7 of West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Aboriginals NOTIFICATION.

No. 6526Abor.—25th May 1951.—In exercise of the power conferred by sub-section (2) and section (4) of section 49A of the Bengal Tenancy Act, 1885 (VIII of 1885), and in partial modification of Bengal Government Revenue Department notifications No. 507T.R., dated the 24th April 1919, No. 4194L.R., dated the 10th April 1927, and No. 11457L.R., dated the 14th July 1927, the Governor is pleased to declare that Chapter V of the said Act shall cease to apply to the following aboriginal castes or tribes living in the tracts or local areas specified against each effect from the date of publication of this notification in the *Calcutta Gazette*:—

	District or local area
Bhumijes	.. Districts of Bankura and Midnapore and the Thaneet and subdivisions of the district of 24-Parganas.
Koras	.. Districts of Midnapore and Lohardigha and Lalpur and Nohat in the district of Birbhum

By order of the Governor

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Requisition NOTIFICATIONS

Calcutta.—No. 6394Reqn.—22nd May 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1948

And whereas no agreement can be reached with respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 3 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, Addl. District and Sessions Judge, Alipore, as an arbitrator for the determination of the amount of compensation.

The Schedule.

Premises No. 8/48, Fern Road, Calcutta.	Messrs. Ballygunge Road party and Building Ltd. 26, Hindu-Thai Calcutta - 29, (owner)
	Sri Nemat Chaman Narain, Director (Addl.)

Calcutta.—No. 6396Reqn.—22nd May 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1948

And whereas no agreement can be reached with respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 3 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District and Sessions Judge, Alipore, as an arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 68, Vivekananda Road, (entire building except the shop rooms and garage on the ground-floor).	Sri Kali Sadhan Praman 37, Tarak Praman Calcutta, (owner).
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Calcutta—No. 6798Reqn.—29th May 1951.—Whereas the premises specified in the schedule were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

and whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint J. C. Mazumdar, Additional District and Sessions Judge, 24 Parganas, as an Arbitrator for determination of the amount of such compensation.

The Schedule.

Plot No. 1, Kaiser Street, Nawabzada Ziauddin Hyder, a three storied building Barrister-at-law, 12, Theotro Road, Calcutta, (owner). and a lawn in front).

By order of the Governor,
P. K. MUKHERJEE, Asst. Secy.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

মৎস্য শাখা।

Fisheries

প্রজ্ঞাপন।

NOTIFICATION.

৩৩৬১মত্যা।—২০শে মে ১৯৫১।—বনিশোষ অধ্যক্ষ প্রবিন্দ্রেন্দ্র দত্তকে এই বিভাগের ২০শে এপ্রিল ১৯৫১ তারিখের ২৯৬৯মত্যা নম্বর দ্বারা প্রদত্ত ছুটির সম্প্রসারণ পশ্চিমবঙ্গের কৃত্যক পরিপ্রথম শব্দের ১৬৭(২) সংখ্যক নিয়মানুসারে অসুস্থতা ১৯৫১ সালের ১০ই এপ্রিল হইতে সাতাশ দিনের অঙ্কিত ছুটি প্রাপ্ত হইল।

রাজ্যপালের আদেশানুসারে,
মৌর চন্দ্র মন্ডল,
উপ-সচিব।

3361Fish.—23rd May 1951.—Sri Benoyendra Das Gupta, Superintendent of Fisheries, was granted leave on medical ground for twenty days with effect from 13th April 1951 under (600) of West Bengal Service Rules, Part I, pension of leave granted to him in this departmentation No. 2969Fish., dated 25th April

By order of the Governor,
G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Calcutta—No. 955Co-op.—2nd June 1951.—Candidates named below are appointed to be Temporary Assistant Registrars of Co-operative Societies and posted to the Co-operative Training Centre at Kounagar, Hooghly:—

Shri Jnanankur Sengupta, B.Sc., son of late Sudha Ranjan Sengupta.
Shri Santi Ranjan Bhattacharji, B.A., son of late Shishu Chandra Bhattacharji.
Shri Dakshina Ranjan Mukherjee, M.A., son of late Ram Chandra Mukherjee.

2. They will be on probation for a period of two years during which they will be required to undergo the prescribed training and to pass completely the Departmental Examinations. Their confirmation will depend on their passing the Departmental Examinations by the higher standard and on their general fitness.

By order of the Governor,
K. C. BASAK, Secy.

বাহ্যিক পুনর্বাসন বিভাগ। REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

প্রজ্ঞাপন।

NOTIFICATION.

নং ৪৫১৬৫৮।—৩১শে মে ১৯৫১।—উপ-মাসক ও সহকারী প্রিন্সিপাল বরেন্দ্র বিশ্বাসকে ১লা জুন ১৯৫১ হইতে পুনরায় না হওয়া পর্যন্ত মেজর বিকাশ চন্দ্র ঘোষের স্থানে বামুদুহারা পুনর্বাসন উপ-মহাধক্ষ (সদর)এর পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
ডি, সি, মন্ডল,
সচিব।

No. 4516Est.—31st May 1951.—Sri Himadri Ballav Biswas, W.B.C.S., is appointed to be the Deputy Refugee Rehabilitation Commissioner (Headquarters), West Bengal, with effect from 1st June 1951, until further orders, *vice* Major Bikash Chandra Ghosh, reverted to the Judicial Department of this Government.

By order of the Governor,
V. C. DUTT, Secy.

PUBLIC SERVICE COMMISSION, WEST BENGAL

NOTIFICATION.

No. 3582P.S.C. 1st June 1951—It is hereby notified for general information that the departmental examination of Commercial Tax Officers, Grade I and Grade II, West Bengal, will be held on the 25th June 1951 and the three following days at Anderson House, Alipore, Calcutta:—

Programme of Examination.

Monday, the 25th June 1951.

10 a.m. to 1 p.m.—Paper 1 (Departmental Law and its application).

2 p.m. to 5 p.m.—Paper 2 (General and Mercantile Law).

Tuesday, the 26th June 1951.

10 a.m. to 1 p.m.—Paper 3 (Accountancy).

2 p.m. to 5 p.m.—Paper 4 (Auditing).

Wednesday, the 27th June 1951.

10 a.m. to 1 p.m.—Paper 5 (Office Procedure and Accounts).

Thursday, the 28th June 1951.

10 a.m.—Paper 6 (Practical and Language Test)—

Translation to Marwari—10 a.m. to 10-45 a.m.

Translation from Marwari—10-45 a.m. to 11-30 a.m.

Dictation—11-30 a.m. to 11-40 a.m.

Oral Test from 12 noon.

S. C. CHOWDHURY

**Office of the Accountant-General,
West Bengal**

NOTIFICATIONS.

SUBJECT:—Stock Certificates to be furnished in each contingent bill in which charges on account of purchase of stores are drawn.

No. TM/266.—4th June 1951.—Attention is invited to Government of West Bengal, Finance Department, memorandum No. 3349-F/F/1M/18/50, dated the 28th July 1950, directing that all Drawing Officers serving under them (other than those serving under the Food Department of that Government) should furnish for audit purposes a certificate in the following form in each contingent bill in which charges on account of stores purchased at the rates prescribed by the Finance Department are drawn:—

Certified that all the articles detailed in the vouchers (attached to the Bill and in those retained in the office) have been duly received in good order and that purchases billed for have been received in good order and accounted for in the Stock-Register, their quantities are correct, their quality is good, the rates paid are not in excess of the prescribed rates fixed by the Finance Department. Suitable notes of payment have been recorded on the indents and invoices to prevent double payments.

In other cases, the stock certificate should be in the form as prescribed in the existing rule (paragraph 389, B. A. Manual).

2. All Drawing Officers will please note the order for compliance.

[Dy. GB-3106/TM-1059 filed in Ble. TM/16-8 of 1949-50 and letter No. 4383-F/F/1M/18/50, dated 21st November 1950 filed in Ble. TH(VI)179(1)47 of 1949-50].

SUBJECT:—Deduction of surcharge.

No. TM/267.—5th June 1951.—An extract from the Central Board of Revenue, Circular letter No. 14(11)I.T/51, dated the 12th May 1951, regarding deduction of surcharge is circulated for the information and guidance of all disbursing officers (both of the Union Government and of the State Government) under the audit control of this office, all Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta. The deduction made on account of surcharge from the pay bills of officers under both the Union and the State Governments should be exhibited by the Treasury Officers separately as "surcharge" in the schedule of income-tax relating to the head "IV—Taxes on Income, etc."

Extract from the letter referred to above.

I am directed to invite a reference to section 2 of the Indian Finance Act, 1951, which *inter alia* has increased the rates of income-tax and super-tax by a surcharge amounting to 1/20th of the rates prescribed in Parts I and II of the First Schedule to that Act. As this surcharge has been levied for the purposes of the Union Government it should be classified separately in the accounts under the temporary minor head "Surcharge—Central" opened in Government accounts in connection with the surcharge levied in 1940.

It will be necessary for the disbursing officers to show separately in the salary and establishment bills the amount of surcharge deducted by them at source in order to facilitate separate classification in the accounts.

[Dy. India-1466/TM-556-Ble. TM/11-2 of 1950.]

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 15th May 1951.

Notice is hereby given that the Third Criminal Sessions of the year 1951 of the High Court Calcutta in West Bengal for the town of Calcutta, on Monday, the 11th day of June 1951, 10-30 o'clock in the forenoon, and thenceforward day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought for trial at the said sessions be present there to prosecute.

K. P. GOENKA, J.

সেরিক আপিল, ১৫ই মে ১৯৫১ খ্রিঃ।

এতদ্বারা সর্বসাধারণকে জ্ঞাত করা যাইতেছে যে, আগামী ১৯৫১ খ্রিঃ ১১ই জুন মোকামের বেলা ১০-৩০ মিনিট সময় হইতে যে আসামিদের কার্য শেষ না হয় ততদিন প্রত্যহ দুইবে পশ্চিম হয়ে সময় কলিকাতার কোর্টঘরী বিচার নিশ্চয় জন। কলিকাতা হাই আপিল আদালত পূর্বে ১৯৫১ খ্রিঃ ১১ই জুন তৃতীয় দায়রা বিচার বিভাগীয় হিসাবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কয়েদীর বিরুদ্ধে কোর্টঘরী অভিযোগ করিবেন তাঁহারা উক্ত সময় হাটে উপস্থিত থাকেন। ইতি।

কে, পি, গোঁ

সেরিক।

**ORDERS AND NOTIFICATIONS BY
HIGH COURT AT CALCUTTA AND
CHIEF JUSTICE.**

Appellate Side

Appointments and Transfers.

Burdwan.—No. 3162A.—5th June 1951. Lala Binoy Krishna, Munsif of Katwa district of Burdwan, is appointed to be a in the same district to be ordinarily sitting Sadar, *vice* Sri Sasanka Sekhar Kar.

24-Parganas.—No. 3224A.—6th June 1951. Sri Ram Kanta Mondal, Munsif of Sealdah district of 24-Parganas, is appointed to Additional Munsif of Alipore in the same district.

Powers.

Burdwan.—No. 3166A.—5th June 1951. Lala Binoy Krishna, Munsif, under order transfer to Burdwan (Sadar), is vested with powers of a Judge of a Court of Small Causes the trial of suits cognizable by such a court the value of Rs. 100 within the local limits Sadar munsifi of Burdwan.

24-Parganas.—No. 3228A.—6th June 1951. Sri Ram Kanta Mondal, Munsif under order transfer to Alipore in the district of 24-Parganas is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value of Rs. 100 within the local limits of the Alipore munsifi.

NOTIFICATION.

Cooch Behar.—No. 3170A.—5th June 1951. In exercise of the powers delegated by the Government of West Bengal, Judicial Department notification No. 7581J., dated the 23rd December 1950, the High Court is pleased to vest Sri Mohan Mukherji, Deputy Magistrate and Collector exercising the powers of a Munsif sub-section (2) of section 19 of the Bengal and Assam Civil Courts Act, 1887 (XII of 1887) as amended by the Bengal, Agra and Assam Courts (West Bengal Amendment) Act

West Bengal Act LIX of 1950), with powers to under the ordinary procedure, original suits to the value of Rs. 3,500 arising within the limit of the original jurisdiction of the District Judge, Cooch Behar

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

1455J (1.—31st May 1951.—Sri Umamosad Dasgupta, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Howrah, is posted to Sadar subdivision of the district of Bankura in employment as Circle Officer of Gangajalghati, Sri Ashataru Sen transferred elsewhere.

The posting is made in the public interest.

1457J (1.—31st May 1951.—Sri Ashataru Dasgupta, Sub-Deputy Collector and Circle Officer of Gangajalghati in the Sadar subdivision of the district of Bankura, is posted to the Sadar subdivision of the district of Burdwan for employment as Circle Officer, *vice* Sri Madhab Chandra Sen transferred.

The posting is made in the public interest.

1459J (1.—31st May 1951.—Sri Anil Ranjan Dasgupta, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Birbhum, Sadar, is posted to Rampurhat subdivision of the same district in employment as Circle Officer of Nalhati, *vice* Sri Bansi Bhushan Chakravorty granted leave.

The posting is made in the public interest.

781L S-G.—2nd June 1951.—In partial cancellation of this office notification No. 1444-L, dated 28th October 1950, it is hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal, the gentleman has been appointed to be a member of the committee for the management of charitable dispensary at Chanditala in the district of Hooghly:—

Satish Chandra Kumar.

786L S-G.—2nd June 1951.—In partial cancellation of this office notification No. 118-L, dated 19th January 1950, it is hereby notified for general information that under rule 23 of the rules for the management of charitable hospitals and dispensaries in Bengal, Sri Manilal Ganguly has been appointed to be a member of the committee for the management of the charitable dispensary at Ania in the district of Hooghly, *vice* Sri Kalipada Dasgupta, deceased.

1119M.—2nd June 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the Commissioners of Burdwan Municipality in the district of Burdwan at a special meeting held on 27th April 1951 duly elected Sri Santosh Kumar Khan as the Chairman of the municipality in place of Sri S. Kumar Maitra, resigned.

1124M.—2nd June 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the newly elected Commissioners of the Arambagh Municipality in the district of Hooghly at the special meeting held on 1st May 1951 duly elected the following gentlemen as the Chairman and Vice-Chairman respectively of the municipality:—

Satyendra Narain Adhya, Chairman.
Sudhakar Pal, Vice-Chairman.

No. 1476J.G.—1st June 1951.—Sri Sibaaswar Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, Sadar, Midnapore, was allowed leave on average pay for three weeks with effect from 20th May 1951 or on any other subsequent date on which he was relieved under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 7911 S-G.—2nd/5th June 1951.—It is hereby notified for general information that in exercise of the power conferred by clause (f) of section 6 of the Bengal Ferries Act, 1885 (Bengal Act I of 1885), delegated to the Commissioners of Divisions by Government notification No. 1403L S-G, dated the 1st December 1904, I approve of the discontinuance of a public ferry over Patpukur Khal on Ghatal Gopigunj Road in village Uttarbarh of thana Dushpur in the district of Midnapore.

No. 1130M.—4th June 1951.—In accordance with section 50 of the Bengal Municipal Act of 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the newly elected Commissioners of the Katwa Municipality in the district of Burdwan at the first meeting held on 16th May 1951 duly elected the following gentlemen as the Chairman and Vice-Chairman respectively of the municipality:—

Sri Girija Bhushan Chattopadhyaya—Chairman.
Sri Gora Chand Saha—Vice-Chairman.

No. 1491J.G.—4th June 1951.—Sri Sashi Bhushan Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Bankura, Sadar, is posted to the headquarters station of the district of Burdwan for employment as Circle Officer of Burdwan, Sadar, *vice* Sri Jyotish Chandra Mukherjee, transferred elsewhere.

The posting is made in the public interest.

B SARKAR, Commissioner.

Orders by the Deputy Inspector-General of Police, Western Range

CORRIGENDUM

Read "167(u)" for the figure "173" occurring in first para. of the orders granting 70 days' earned leave to Sri Tarananda Mukharji, Inspector, Howrah, published in notification No. 3749, dated 12th April 1951 of the *Calcutta Gazette*, dated 26th April 1951.

H. L. SHARMA, Dy. Insp.-Genl.

Presidency Division—Calcutta

প্রেসিডেন্সী বিভাগ—কলিকাতা।

No. 644J.—1st June 1951.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(2) of the Bengal Jail Code, 1937, Volume I, 7th Edition, as amended, I appoint Sri Srish Chandra Mukherjee and Janab Jamal Abedin, B.L., to be non-official visitors of the Lalbagh Subordinate Jail in the district of Murshidabad, for a period of two years with effect from the date of this notification.

নং ৭১৯আর.জি.—২রা জুন ১৯৫১।—দুর্গিলাস জেলার কান্টনমেন্ট মহকুমার জামায়াত অবর শাসক ও সমাহর্তা প্রিহরিপল দাস বিন হুজিয়ার ২৭শে ফেব্রুয়ারী ১৯৫১ সালের ২৮৮আর.জি. নম্বরের প্রজ্ঞাপনের নির্দেশ অনুসারে পশ্চিম দিনাজপুর জেলার রায়পুর মহকুমার লাহাবদ শাসন কার্যে নিযুক্ত হইয়াছিলেন, তাঁহাকে উক্ত মহকুমার রায়পুর মহকুমার মণ্ডলাধিকারিক পদে নিযুক্ত করা হইল।

No. 719R.G.—2nd June 1951.—Sri Haripada Das, Sub-Deputy Collector (temporary) and Circle Officer, Kandi, Murshidabad, who was posted to the Raiganj subdivision of the West Dinajpur district, under this office notification No. 288R.G., dated 27th February 1951, is appointed as Circle Officer, Raiganj of that district.

নং ৭২০আর.জি।—২রা জুন ১৯৫১।—মুর্শিদাবাদ জেলার সদরের
অবেক্ষাধীন অবর শাসক ও সমাহর্তী প্রব্রজেন্দ্র চন্দ্র বন্দ্যোপাধ্যায় যিনি
ভুক্তিগতির ২২শে মে ১৯৫১ সনের ৬৬২আর.জি নম্বরের প্রজ্ঞাপনের
নিদেশ অনুসারে উক্ত জেলার সদর উত্তর মণ্ডলের মণ্ডলাধিকারিক পদে
নিযুক্ত হইরাছিলেন, তাঁহাকে পশ্চিম দিনাজপুর জেলার রাঙ্গাজ
মহকুমার সাধারণ শাসন কার্যে নিযুক্ত করা হইল।

No. 720R.G.—2nd June 1951.—Sri Barendra Ch.
Banerjee, Sub-Deputy Collector, on probation, and
Circle Officer, Sadar subdivision (North) of the
Murshidabad district, is posted to Raiganj subdivi-
sion of the West Dinajpur district, on general
duties.

নং ৭২১আর.জি।—২রা জুন ১৯৫১।—পশ্চিম দিনাজপুর জেলার
অবেক্ষাধীন অবর শাসক ও সমাহর্তী এবং রাঙ্গাজ মণ্ডলের মণ্ডলাধিকারিক
প্রশান্ত কুমার ভট্টাচার্যকে মুর্শিদাবাদ জেলার সদর উত্তর মণ্ডলের
মণ্ডলাধিকারিক পদে নিযুক্ত করা হইল।

No. 721R.G.—2nd June 1951.—Sri Santi Kumar
Bhattacharjee, Sub-Deputy Collector (on proba-
tion) and Circle Officer, Raiganj, of the West
Dinajpur district, is posted to the Sadar station
of the Murshidabad district and is appointed as
Circle Officer (North) of Sadar subdivision of that
district.

No. 651J.—4th June 1951.—In exercise of the
powers conferred upon me under Government of
West Bengal, Home (Political—Commonwealth
Relations) Department letter No. 4425(J.R./1089/
50, dated 13th September 1950, I hereby appoint
the following gentlemen to be the members of the
Subdivisional Minorities Boards within their
respective subdivisions as shown below.

The Subdivisional Boards thus constituted will
commence to function immediately from the date
of the notification, with the Subdivisional Offi-
cer as Chairman, in each case, till the other
remaining member is or members are appointed,
for which necessary notification will be issued
later on.

District Murshidabad.

(1) Sadar subdivision.

Names of members.

Janab Golam Suleman Sarkar of Jalangi.
Janab Yakub Biswas of Huriharpara.
Sri Tara Ranjan Sarvadhikari of Choa.

(2) Lalbagh subdivision.

Names of members.

Janab Fazle Rabbi of Manikchak.
Janab Musharraf Hossain Pramanik of Bhawan-
gola.
Sri Jogesh Chandra Bhattacharyya, Principal,
Sripat Singh College, Jiaganj.

(3) Kandi subdivision.

Names of members.

Janab Md. Mozahar, Assistant Teacher, Kandi
H. School.
Janab Md Khoda Rakha of Shahpur.
Sri Kshirod Mohan Ghosh Moulik.

(4) Jangipur subdivision.

Names of members.

Janab Mudassar Hossain of Dharmadaya.
Janab Giasuddin Ahmed of Shaibnagar.
Janab Yad Hossain of Paoli.
Sri Bejoy Bhusan Sarkar, member, District
Board.

No. 1058M.—4th June 1951.—In accord-
with section 50 of the Bengal Municipal
Act 1932 (Bengal Act XV of 1932), it is hereby
notified for general information that Sri
Ranjan (Ghose, B.Sc., and Sri Kumud Ran-
Mitra, B.A., have been duly elected Chairman
and Vice-Chairman respectively of the Chah-
Municipality in the district of Nadia.

নং ৭৪১আর.জি।—৫ই জুন ১৯৫১।—মুর্শিদাবাদ জেলা
অবেক্ষাধীন অবর শাসক ও সমাহর্তী প্রিয়াম লাল রায়কে চাঁ
লালবাগ মণ্ডলের মণ্ডলাধিকারিক পদে নিযুক্ত করা হইল।

No. 741R.G.—5th June 1951.—Sri Shyam
Roy, Sub-Deputy Collector, on probation, of
Murshidabad, is appointed as Circle Officer
Lalbagh of that district.

নং ৭৪২আর.জি।—৫ই জুন ১৯৫১।—নদীয়া জেলা
অবেক্ষাধীন অবর শাসক ও সমাহর্তী প্রব্রজেন্দ্র চন্দ্র সেনকে পা-
কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে
১৯৫১ তারিখ হইতে ১০ই জুন তারিখ পর্যন্ত অজিত হুটি করা
হইল।

No. 742R.G.—5th June 1951.—Sri
Chandru Sen, Sub-Deputy Collector, on proba-
tion, Sadar, Nadia, is granted earned leave from
May 1951 to 13th June 1951 under rule 167
of the Bengal Service Rules, Part I.

No. 890L.S.-G.—7th June 1951.—It is
notified for general information that under
rule 20(b) of the Dispensary Act
Sri Bhabani Sankar Gupta and Sri Satyan-
Das have been appointed to be members of
the Managing Committee of the Nabadwip
Hospital in the district of Nadia in place
of Ranjit Pal (Chaudhury, resigned, and Sri K.
Chatterji, removed.

No. 1098M.—6th June 1951.—In accord-
with section 50 of the Bengal Municipal Act
(Bengal Act XV of 1932), it is hereby notified
for general information that Sri Nabagopal Muk-
herjee and Sri Sambhu Nath Pramanik have been
elected Chairman and Vice-Chairman, respec-
tively of the Ranaghat Municipality in the dis-
trict of Nadia.

J. N. TALUKDAR, Commi-

ORDERS.

No. 1606J.—28th May 1951.—Whereas
undersigned has reason to believe that the
mentioned person in respect of whom an
order was made under sub-clause (ii) of clause (a) of sub-
section (1) of section 3 of the Preventive Detention
Act, 1950 (IV of 1950), directing that he be
detained, has been made, is concealing himself so that
the said order of detention cannot be executed.

Now, therefore, in exercise of the power con-
ferred by clause (b) of section 6 of the said Act, I
do hereby direct that the said undermentioned person
be brought before the District Magistrate at Mur-
shidabad within thirty days of the date of publication
of this order in the Calcutta Gazette.

Particulars of the person.

Sri Tek Chand Agarwala, son of late M.
Agarwala of Rajgot, police-station Rajgot,
Bikaner, at present of Dhulia, police-
station Samanganj, district Murshidabad.

1607J.—28th May 1951.—Whereas the ~~man~~ has reason to believe that the under-mentioned person in respect of whom an order sub-clause (iii) of clause (a) of sub-section 3 of the Preventive Detention Act, V of 1950, directing that he be detained ~~is~~ made, is concealing himself so that the order of detention cannot be executed;

therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act to direct that the said undermentioned appear before the District Magistrate at Murshidabad within thirty days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Abdul Hamid Sardar (Mahaldar), son of Abdul Sardar of Dhulian, police-station Ganj, district Murshidabad.

1608J.—28th May 1951.—Whereas the signed has reason to believe that the under-mentioned person in respect of whom an order sub-clause (iii) of clause (a) of sub-section 3 of the Preventive Detention Act, (IV of 1950), directing that he be detained ~~is~~ made, is concealing himself so that the order of detention cannot be executed;

therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act to direct that the said undermentioned person appear before the District Magistrate at Murshidabad within thirty days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Omair Lal Setti, son of late Fatey Lal Setti, Murshidabad, police-station Suti, district Murshidabad.

J. C. TALUKDAR,

District Magistrate, Murshidabad.

FORM E.

NOTICE.

Alipore, the 2nd June 1951.

Whereas by order, dated the 7th May 1942, and described in the schedule below was issued under the provisions of sub-rule (7) of the Defence of India Rules;

whereas the said land continues to be sub-situated under section 3 of the Requisitioned (Continuance of Powers) Act, 1947 of 1947);

whereas works have, during the period of, been constructed on the said land at the expense of the State Government;

whereas the State Government has decided the value of such works should be for the purposes of the State Govern-

therefore, in exercise of the powers conferred by section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (Act XVII of 1947) and have been directed under section 8 of the said Ordinance to be exercised by me, it is notified that the State Government has decided to acquire the said requisitioned land as described in the schedule annexed

in pursuance of section 5 of the said Act for the construction of an orphanage and two training colleges.

The Schedule.

Portion of cadastral survey plot Nos. 333, 823, 1071, 1137, 1139, 1542, 1715, 1738, 1814, 1923 and entire cadastral survey plots Nos. 213, 228, 229, 330, 331, 353, 697, 698, 743-763, 765, 767-769, 781-784, 800-803, 810-816, 847-849, 850, 851, 856-866, 868-887, 889-900, 904-913, 922, 973, 1134-1136, 1140, 1143, 1144, 1146, 1152-1155, 1284-1286, 1407-1420, 1423, 1428-1473, 1562, 1566-1575, 1581-1594, 1654-1659, 1666, 1667, 1670, 1670-1679, 1689-1691, 1699-1701, 1703, 1704, 1716-1723, 1725-1732, 1736, 1753, 1755-1763, 1768-1772, 1792-1813, 1815-1818, 1845-1847, 1852-1862, 1920, 1924 of village Asrafabad, jurisdiction list No. 84, police-station Habra.

Cadastral survey plot Nos. 1970, 1972, 1973, 1979, 1980, 1982-1985, 1989-1993, 2022-2029 of village Habra, jurisdiction list No. 72, police-station Habra

Cadastral survey plot Nos. 173-183 of village Kamarpole, jurisdiction list No. 83, police-station Habra.

Portion of cadastral survey plot Nos. 201 and entire cadastral survey plot Nos. 223-224, 235, 238-241, 504, 505, 559-561, 566, 571, 573-588, 592-623, 628, 629, 635, 638, 639, 666-672, 674-676, 681, 689, 718, 829, 892, 1013, 1014, 1017, 1073, 1335, 1373 of village Hamra, jurisdiction list No. 85, police-station Habra, district 24-Parganas.

Total area, more or less, 127.29 acres.

P. C. MAJUMDAR,
Addl. Collector, 24-Parganas.

Presidency Division—Jalpaiguri

No. 430J.—5th June 1951.—Under the provisions of rule 56(2) of the Bengal Jail Code, Volume I, I hereby appoint Mr. George Mahbert and Sri Bijoy Gopal Sinha as non-official visitors of the Siliguri Sub-Jail in the district of Darjeeling for a period of two years with effect from the date of this notification.

No. 431J.—5th June 1951.—Under the provisions of rule 56(2) of the Bengal Jail Code, Volume I, I hereby appoint the following persons to be non-official visitors of the Darjeeling District Jail for a period of two years with effect from the date of this notification:—

Sri Tenzing Wangdi, B.L.
Jamab Syed Ahmed Hossain.
Sri Jitendra Nath Mitra.
Dr. Sailendra Nath Chatterjee.
Sri Jungbir Thapa.
Srimati Tripureshwari Lakshmi Prodhan.
Miss Amiya Pal.

J. N. TALUKDAR, Commissioner.

NOTICES.

No. 264E.—4th June 1951.—It is hereby notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, as amended up to

date, that Sri Heramba Deb Kumar, a candidate for election to the West Bengal Legislative Assembly from the Jalpaiguri-cum-Siliguri (Rural) General Constituency, in the by-election held in 1951, lodged with the Returning Officer, on the 2nd June 1951, a return of his election expenses supported by necessary declarations.

The return may be inspected in the office of the Commissioner of the Presidency Division at Jalpaiguri during office hours, on payment of a fee of Re. 1 only, and attested copies or copies of any part thereof may be obtained from that office on payment of a fee laid down in the Bengal Records Manual, 1943.

No. 265E.—4th June 1951.—It is hereby notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, as amended up to date, that Sri Upendra Narayan Das, a candidate for election to the West Bengal Legislative Assembly from the Jalpaiguri-cum-Siliguri (Rural) General Constituency, in the by-election held in 1951, lodged with the Returning Officer, on the 2nd June 1951, a return of his election expenses supported by necessary declarations.

The return may be inspected in the office of the Commissioner of the Presidency Division at Jalpaiguri during office hours, on payment of a fee of Re. 1 only, and attested copies or copies of any part thereof may be obtained from that office on payment of a fee laid down in the Bengal Records Manual, 1943.

No. 266E.—7th June 1951.—It is hereby notified under rule 9 of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, as amended up to date, that Sri Birendranath Roy Sarkar, a member elected to the West Bengal Legislative Assembly from the Jalpaiguri-cum-Siliguri (Rural) General Constituency, in the by-election held in 1951,

lodged with the Returning Officer, on the 2nd June 1951, a return of his election expenses supported by necessary declarations.

The return may be inspected in the office of the Commissioner of the Presidency Division Jalpaiguri during office hours, on payment of a fee of Re. 1 only, and attested copies or copies of any part thereof may be obtained from that office on payment of a fee laid down in the Bengal Records Manual, 1943.

B. C. GHOSH,

for Commissioner, Presidency Division
Returning Officer

ORDERS AND NOTIFICATIONS OF COMMISSIONER OF INCOME- WEST BENGAL

No. 590C.T.C.—2nd June 1951.—Sri J. Mazumdar, M.A., Income-tax Officer, Central Circle, I, Calcutta, was allowed, under rule 10 of the Revised Leave Rules, 1933, an extension of leave for nineteen days from 13th April 1951 in continuation of the leave granted to him in this office order No. 314C.T.C., dated April 1951.

2. Sri B. K. Bagchi, M.Sc., B.L., Additional Income-tax Officer, Central Circle-I, Calcutta, continued to remain in charge of the Income-tax Office, Central Circle-I, Calcutta, in addition to his own duties till 31st May 1951, since Sri Mazumdar granted leave.

H. P. SINGH, Commissioner

LABOUR DEPARTMENT

ORDER.

3493Lab.—4th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4667Lab., dated the 22nd August 1950, the industrial dispute between the Basic Industries, Ltd., Head Office: Manicktolla Street, Calcutta, and their employees as represented by the Employees' Union of Basic Industries, Ltd., and its allied concerns, 55, Serpentine Lane, Calcutta, regarding the matters specified in the Schedule to the said order was referred for adjudication to Sri A. Das Gupta, District Judge; and whereas the said Sri A. Das Gupta, District Judge, has submitted to the Government his award on the said industrial dispute; and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

Matter of reference No. 4667Lab., dated the 22nd August 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between the Basic Industries, Ltd., head office: 89, Manicktolla Street, Calcutta, and their employees as represented by the Employees' Union of Basic Industries, Ltd., and its allied concerns, 55, Serpentine Lane, Calcutta.

PRESENT:

Sri A. DAS GUPTA, *District Judge*.

Company: Sri Prafulla Kumar Das Gupta, Pleader, instructed by B. N. Sen, Managing Director of the Company.

Union: Sri Nut Behari Dutta, Pleader, instructed by Sri Sudhir Kumar Dutta, Secretary of the Union, and Sri Nani Gopal Paul, an agent of the Union.

AWARD.

Following points have been referred to me for adjudication:—

Whether the dismissal of (a) Sri Nani Gopal Paul, (b) Sri Binod Behari Paul, (c) Sri Makhaneswar Mazumdar, (d) Sri Satyendra Nath Bhattacharjee, (e) Sri Manindra Mohan Dutta, (f) Sri Gora Chand Ghose, (g) Sri Charu Ranjan Bhowmick, (h) Sri Kalidas Bhattacharjee, (i) Sri Anil Chandra Chatterji, (j) Sri Suranjan Chatterji, (k) Sri Benoy Bhusan Chatterji, was justified?

What relief are they entitled to?

On hearing the Union did not press the cases of the two last-named employees Sri Suranjan Chatterji and Sri Benoy Bhusan Chatterji. Thus we are left to consider the industrial dispute in respect of the other nine employees. The Basic Industries, Ltd., had no independent business. They were only the Managing Agents of some allied concerns. The Union in its written statement has given a list of these allied concerns. It has been admitted by the Company that all the concerns mentioned in the Union's written statement with the exception of the Comilla National Bank, Ltd., are under the management of the Basic Industries, Ltd. The question whether the Comilla National Bank, Ltd.,

is also under the management of the Basic Industries, Ltd., be discussed later. The details of the employment of the 9 employees are before us and their connection with the Union, as transpired in evidence at the hearing are noted below:—

Names.	Appointments.	Employment at the time of discharge.	Connection with the Union.
(a) Nani Gopal Paul ..	6th June 1949, confirmed in January or February 1950.	Basic Industries, Ltd., Calcutta National Share Dealers' Syndicate, Bureau of Commercial, Industrial, Agricultural Information and Statistics.	Member, Executive Committee
(b) Binod Behari Paul ..	August 1949 ..	Ditto ..	Treasurer of Union.
(c) Makhaneswar Mazumdar.	October 1949 ..	As in the case of Nani Gopal Paul employed also in the Comilla National Bank, Ltd.	Member, Executive Committee
(d) Satyendra Nath Bhattacharjee.	July 1949 ..	Basic Industries, Ltd.	Ordinary Member
(e) Manindra Mohan Dutta	June 1949 ..	Ditto ..	Ditto.
(f) Gora Chand Ghose ..	November 1949 ..	Ditto ..	Member, Executive Committee
(g) Charu Ranjan Bhownick.	June or July 1947	Ditto ..	Assistant of the Union
(h) Kalidas Bhattacharjee	June 1949, confirmed in January or February 1950.	As in the case of Nani Gopal Paul.	Member, Executive Committee
(i) Anil Chandra Chatterji	1st November 1949	Personal Assistant to the Managing Director (Exhibit Q), Calcutta National Share Dealers' Syndicate, Bureau of Commercial, Industrial, Agricultural Information and Statistics, and Associated Chamber of Commerce, and Consultants in Practical Science and Industrial Operations, Ltd.	Ditto

Two preliminary objections have been raised by the employer in written statement. These are (1) any adjudication over the question of justifiability or otherwise of the dismissal of employees from service is unwarranted and as such the reference must be deemed to be bad and erroneous in context and outside the jurisdiction of this Tribunal (2) the reference being for adjudication of an industrial dispute between the Basic Industries, Ltd., and their employees cannot be extended

and concerns of the Basic Industries, Ltd., far less to the Comilla National Ltd., with which the Basic Industries, Ltd., had no concern.

The first preliminary objection has no substance after the decision by Hon'ble Federal Court as to whether Industrial Tribunals can assume jurisdiction over the discharge of a workman and direct his reinstatement under the Industrial Disputes Act, 1947. I shall discuss briefly the legal question of the preliminary question raised.

Industrial Tribunals have been clothed by the Industrial Disputes Act, 1947, with unlimited powers to direct reinstatement. The question was put up to the Hon'ble Federal Court and the matter has been set at rest by the recent decision by the Hon'ble Federal Court. Although there is some divergence in the Act to limit the jurisdiction of Industrial Tribunals in any case, the majority of the Judges of the Tribunals interfered with the employers' decision and action and directed reinstatement when an employee was found to have been wrongfully discharged by way of victimisation or as an instance of unfair labour practice. Most of the Judges refused to interfere where dismissals were found to have been on grounds other than victimisation or unfair labour practice, either on the ground of expediency or on account of a restricted view about the jurisdiction of the Industrial Tribunals. I do not propose to discuss whether an Industrial Tribunal is justified to interfere with all cases of wrongful dismissals not connected with victimisation or unfair labour practice. It has become almost a convention with the Industrial Tribunals to intervene and to direct reinstatement whenever dismissal of a workman is found to have been prompted, though not openly, by victimisation or unfair labour practice. The terms "victimisation" and "unfair labour practice" have not been defined anywhere in the Industrial Disputes Act. The amended Trade Unions Act enumerates some instances of unfair labour practice. Those are in connection with Trade Unions. The instances enumerated in the amended Trade Unions Act cannot be an exhaustive list of "unfair labour practices". "Victimisation" has been defined in an award given by Janab Niwaj Muhammad in the case of Mazdoor Union *versus* Arjun Sugar Mill as whatever injures or illegally affects an employee. In the case of Coimbatore Cement Works, the Adjudicator Sri C. R. Manaram has defined the term as the taking of some action prejudicial to the workers on some pretext other than the real reason. In my opinion, an order made in bad faith with an ulterior motive arbitrarily or with malice is an instance of unfair labour practice.

Under the ordinary laws of contract between masters and servants, the employer has absolute discretion to dismiss a servant; and if the dismissal be lawful, the remedy of the servant, in common Law Courts, is for compensation. The common Law Courts cannot direct any reinstatement on the ground that a contract for personal service cannot be specifically enforced. The labour legislation including the Industrial Disputes Act of 1947 aims to give some relief to the workmen in this direction. If the view of the Industrial Courts can interfere when the dismissal is an instance of unfair labour practice or victimisation be correct, undoubtedly the onus is on the workman to prove that his discharge was in such circumstances as to require an intervention by the Industrial Courts. But when both parties have adduced evidence the question of onus ceases to be anything but academical. In such cases the question of onus need not be pressed too far.

When tangible evidence of unfair labour practice is not always possible. In cases of unfair labour practice or victimisation, attempts are made by employers to make out an apparent "cause". We are to find out whether the apparent cause is the real cause. If the apparent cause is found to have been not a real cause, but has been ascribed with some ulterior motives, it is undoubtedly an instance of unfair labour practice or

victimisation. To arrive at a correct conclusion on this point, some manifestations of the feelings of the employers should be taken into account. It is not possible to enumerate specifically these outward manifestations. It may, however, be mentioned that failure of the employer to bring investigation into the conduct of a workman and failure to afford opportunity to defend himself before the punishment is inflicted have been accepted by the Industrial Tribunals as proof of unfair practice or victimisation on the part of the employer concerned. It has been accepted generally that before an employee is discharged, he should be given an opportunity to meet the charges brought against him and defend himself. He should be given an opportunity to examine witnesses for himself and to cross-examine the adversary's witnesses. This is on the principle of natural justice. The principle of natural justice is an equitable principle, and equity demands this principle to be followed in domestic Tribunals. In this connection reference may be made to the award for the Phoenix Mill, Ltd., reported in Industrial Court Report 1949, at page 1, as also to the award for Walchand Nagar Industries reported in the same reporter at page 8. Exceptions have been made in cases where the facts constituting the offence are admitted and the employer does not admit of any explanation whatsoever. The first objection is hereby overruled.

It transpired at the hearing that the Basic Industries, Ltd., which had no independent business, were only the Managing Agents of the concerns. The Managing Director Sri Birendra Nath Sen appointed workmen and employed them in different concerns. Not a single paper has been filed to show any appointment by any of the allied concerns or even by the Comilla National Bank, Ltd., which is said to have connection with the Basic Industries, Ltd. The main objective of the Basic Industries, Ltd., as stated by the Managing Director was co-operation and development of industries, and business within the limit of joint principles, so that benefits may be derived by all. The objects detailed in the printed pamphlets and leaflets (Exhibits D to K series) of Basic Industries, Ltd., had long and short term plans before it and with various programmes. The industries enumerated in the pamphlet of the Union's written statement, with the exception of serial 2, Comilla National Bank, Ltd., were admittedly started by the Basic Industries, Ltd., under its plans and programmes. One of the undertakings was to be taken up immediately was to encourage the commencement of working of a Bank, if available (Exhibit D, page 5). The Basic Industries, Ltd., published a calendar for the year 1950, in which under the heading Associated Organisation was mentioned the Comilla National Bank along with several other concerns which were admittedly allied to the Basic Industries, Ltd. By a notice, dated 6th March 1950, issued by Sri B. N. Sen, Managing Director of the Basic Industries, Ltd., the pay days of different concerns were notified. This is Exhibit W. The notice was issued on behalf of the Basic Industries, Ltd., as Managing Agents of the different concerns mentioned in it, and the Comilla National Bank was one of these. The evidence is that the works of the Comilla National Bank, Ltd., were done at least by some of the employees engaged by Sri B. N. Sen, Managing Director of the Basic Industries, Ltd. The totality of evidence to show that any of these employees was appointed by authority other than Sri B. N. Sen, Managing Director of the Basic Industries, Ltd. We have no evidence about the existence of the Bank independently of the Basic Industries, Ltd., except two notifications, one closing the Bank with effect from the 6th June 1950, and one letter dated 1950, signed by Sri Makhaneswar Mazumdar (Exhibits Os and P5). The admitted groups of industries were closed by two notices signed by Sri B. N. Sen, Managing Director of the Basic Industries, Ltd., from the 6th

x 1]

The Comilla National Bank, Ltd., was also closed by the Chairman of the Bank by two separate notices for the same period. The wordings of two notices issued by the Chairman of the Comilla National Bank, Ltd., are the same as those of the Basic Industries, Ltd. Makhoneswar was used to work for the Comilla National Bank, Ltd., as also for all concerns admittedly under the management of the Basic Industries. His services were terminated by all these concerns—Basic Industries, Calcutta National Share Dealers' Syndicate and Bureau of Commercial, Industrial, Agricultural Information and Statistics and the Comilla National Bank, Ltd., by letters bearing the same date—5th June 1950. The words of the first three concerns were couched in the same language. The language of the letter issued by the Manager of the Comilla National Bank, Ltd., was different (Exhibits P2 to P5). All these letters were numbered and principles were as detailed below:—

Particulars of letter.

No. of letters.

the Bureau of Commercial, Industrial, Agricultural Information and Statistics.	BCIAIS/59/15172/50.
the Calcutta National Share Dealers' Syndicate	CNSD/59/15458/50.
the Basic Industries, Ltd.	BI/59/15465/50.
the Comilla National Bank, Ltd.	CNB/59/15171/50.

The initials at the beginning indicate the particular concern. The initials followed by three numbers—the first number indicates the subject matter, the second indicates the serial number of letters despatched in the year and the third indicates the year. It will be seen from the numbers of these that the subject matter has been numbered 59 by all the concerns. The very fact that the Comilla National Bank, Ltd., and all other concerns admittedly under the management of the Basic Industries, Ltd., were closed same day on the same ground by notices couched in the same language, the dismissal of an employee who worked for the Comilla National Bank, Ltd., and the Basic Industries, Ltd., and its admittedly allied concerns by letter on the same day bearing the same serial number about the subject indicate that the actions were taken by one and the same agency or at least under the instructions of one and the same agency.

If the employees were discharged for sabotaging and anti-social activities following the circulation of some anonymous pamphlets and leaflets, it is odd that they did to bring down the several concerns into disrepute. Sri B. N. Sen, Managing Director of the Basic Industries, Ltd., claims to have called the employees on the 2nd June 1950 and asked verbally to explain their action, but later on a written notice over the signature of Sri B. N. Sen, Managing Director of the Basic Industries, Ltd., is said to have been put on the notice board on 3rd June 1950 calling for an explanation from the employees by 7th June 1950. If really the Managing Director had taken any such steps, the presumption is that he did so under the authority of the concerns in which these employees were employed and by which they were discharged. No separate action appears to have been taken in connection by any of the admittedly allied concerns or by the Comilla National Bank, Ltd. On a careful consideration of the evidence and circumstances of the case, I hold that the employees for the different concerns including the Comilla National Bank, Ltd., were appointed by the Basic Industries, Ltd., as Managing Agents of these concerns and that the Managing Director Sri B. N. Sen of the Basic Industries, Ltd., held out to the public (e.g., calendar Exhibit C) that the Basic Industries, Ltd., were the Managing Agents of these concerns, and fixed the pay days of the employees of the different concerns and that all these different concerns

acted under the instruction of the Basic Industries, Ltd., represented by Managing Director Sri B. N. Sen. Hence my finding is that the relationship of employer and employees subsists between the Basic Industries, Ltd. and the workmen before us, no matter for whichever concern or concerns they might have been employed by Sri B. N. Sen, Managing Director of the Basic Industries, Ltd. The allied concerns including the Commercial National Bank, Ltd., are only figureheads and any direction by the Basic Industries, Ltd., in respect of the workmen before us is calculated to have the desired effect. The second preliminary objection raised on behalf of the Company also falls to the ground.

It has been contended on behalf of the Union that the workmen employed by the Managing Director in three shifts from about 6 in the morning to about 9 in the evening with two short recesses. The Union case is that the employees were compelled to work for one or more allied concerns in addition to their normal duties for the Basic Industries, Ltd., and that if they had denied to work as directed they would have been dismissed. Sri B. N. Sen on the other hand says that the employees employed for the allied concerns in the morning and in the evening in addition to their normal duties for the Basic Industries, Ltd., at their suggestions, with a view to give them some monetary assistance in the shape of allowances for these extra works. It is admitted that those who worked in the morning and in the evening in addition to normal working hours from 10-30 to 5-30 were remunerated by some allowances. We are concerned in this case as to whether the employees were forced by the Managing Director to work in the morning and in the evening and whether the employees accepted the additional jobs of their own free will. The fact remains that they were employed as stated by the Union and that it is a relationship of employer and employees between the Basic Industries, Ltd., and the employees before us. It was urged on behalf of the Company that Anil Chandra Chatterji who was appointed as Personal Assistant to the Managing Director with effect from the 1st November 1949 by the Managing Director of appointment (Exhibit Q) was found inefficient and that the Managing Director wanted to discharge him in the last week of December 1949. Thereupon he is said to have tendered his resignation verbally and requested the Managing Director to find him some other employment. The Managing Director then offered him an appointment on a salary of Rs. 220 in the Associated Chamber of Consultants in Practical Science and Industrial Operations which he accepted. He is said to have asked for some additional jobs to supplement his income and he was employed for the Calcutta National Share Dealers' Syndicate and Bureau of Commercial, Industrial, Agricultural Information and Statistics at a salary of Rs. 40 from each of the two concerns. This is denied by Sri Anil Chandra Chatterji. This is also outside the scope of the present enquiry. The fact remains that Sri Anil Chandra Chatterji was employed by Sri B. N. Sen, Managing Director of the Basic Industries, Ltd., for the three concerns of which the Basic Industries, Ltd., were the Managing Agents. It may be noted that the employees of the Basic Industries, Ltd., were employed for the three concerns in addition to their normal works from about the middle of December 1949. The working hours caused a heavy strain upon the workmen. The employees claimed to have held a meeting in the beginning of February 1950 under the Chairmanship of Sri Anil Chandra Chatterji with a view to get some relief in respect of the working hours. Their contention is that they submitted an application in this connection before the Managing Director. Exhibit L is said to be the copy of the application. Exhibit M is the receipt granted by Sri Gorachand Ghose, one of the directors of the employees of the Basic Industries, Ltd., for the application. The Managing Director denied knowledge of any application in this connection. Sri Gorachand Ghose could not be produced before me. The re-

Exhibit LL, is dated 4th February 1950. It is admitted that at the relevant time Sri Gorachand Ghose was to receive and despatch letters and to maintain the general file. The sworn testimony of Sri Nani Gopal Paul is that the original application was signed by Sri Dharendra Nath Mitra, Superintendent of the Basic Industries, Ltd. Sri Dharendra Nath Mitra is still in the employ of the Company. Sri Nani Gopal Paul was examined before me on 15th February 1951 and the last witness for the Company was examined on 6th April 1951. Sri Dharendra Nath Mitra has been examined for the Company to contradict Sri Nani Gopal Paul for his best known to Sri B. N. Sen, Managing Director. We are not concerned whether the application reached the Managing Director or not. The fact remains that on the 3rd February 1950 there was an agitation of the employees for reduction of the working hours. On the 3rd of February 1950 the employees formed themselves into a Union. This Union was registered on the 8th June 1950 (Exhibit M with annexure). The sworn testimony of Sri Charu Ranjan Bhowmick, one of the discharged employees, is that he handed over a letter (Exhibit N) to the Managing Director Sri B. N. Sen to inform about the registration of the Union. This has been denied by Sri B. N. Sen. We are not very much concerned with the question whether Sri B. N. Sen got any information about the formation of the Union from the Union Secretary.

Eleven employees were discharged by letters, dated the 5th June 1950. These letters were in the same term. Some of these have been filed. These are Exhibits P series. I reproduce one of these letters—

This is to inform you that the Company, with high hopes, launched upon its expansion scheme, but of late has been noticing with much concern that some of the staff, by their nefarious, anti-social and anti-progressive activities are engaged in sabotaging the very socio-economic foundation of the Basic Group Industries. An atmosphere of peace and concord is fundamentally essential in the growth and development of any organisation, business or otherwise, and I have now conclusive evidences beyond doubt about your activities sabotaging the interests of the Company. I have no other alternative than to terminate your services forthwith. Your legal dues, if any, will be sent to you in due course in your residential address."

These letters although couched in high sounding words did not clearly indicate the grounds for which the employees were being discharged. On the same day notice was issued closing all the Companies on the 6th and 7th June 1950 for the purpose of re-organisation. This closure was extended to 10th June 1950 by a subsequent notice, dated the 7th June 1950 (Exhibits O and S). In these notices no indication has been given as to which employees were going to be discharged. The reasons why these employees were discharged were stated in paragraph 7 of the Companies' statement. These employees are said to have been discharged in connection with the circulation of several anonymous pamphlets and leaflets in March 1950, the very month of the alleged formation of the Union. It has further been stated that the Managing Director being in possession of the information that certain persons were involved in the matter of anti-social activities asked them to explain their conduct, failing compliance whereof they were discharged on 7th June 1950. One can understand from the written statement of the Company that the 11 employees were discharged inasmuch as the Management was satisfied that they had been engaged in publishing anonymous pamphlets and leaflets to bring the Company into disrepute. We are to enquire whether the employees before any of them was directly or indirectly implicated in the circulation

anonymous letters on the light-post and walls of the southern section of the Hedua Park. He saw the employees in a group while pasting the letters. They could not see him as their backs were towards him. The first question arises as to whether he knew the 5 employees whom he claims to have recognised while pasting the anonymous letters. My answer is in the negative. The second question is assuming that he knew all these 5 workmen whether he could recognise them. He claims to have seen them in a group while pasting the leaflets from their back. I cannot persuade myself to believe that from the relative position of the 5 employees and Sri Hari Prasad Bagchi the latter could recognise beyond all possibilities mistakes. The third question is assuming that Sri H. P. Bagchi knew and recognised the 5 workmen how he could know that they were pasting anonymous leaflets about the Basic Industries, Ltd., and its allied concerns. The leaflets appear to have been printed in ordinary types. It was not possible for any man to decipher what the papers were about in that hour of the night from a distance. There is no suggestion that Sri H. P. Bagchi stopped for a time at a reasonable distance from the leaflets to read them. Sri H. P. Bagchi claims to have recognised the aforesaid 5 workmen when they moved away in tram car at the sight of the Managing Director Sri B. N. Sen and the Director Sri H. P. Bagchi. I cannot persuade myself to believe the story which was not suggested at any time before Sri B. N. Sen was actually examined. It was not suggested even to the employees when they were cross examined. The Durwan Rajnarayan Singh has been examined to corroborate the story of pasting anonymous leaflets, and that the leaflets were pasted in a betel shop of one Balkumar. This Balkumar has not been examined for reasons best known to Sri B. N. Sen. The Union's case is that this Rajnarayan was a member of the Union and has been suggested that he has been gained over. He is said to have a subscription to the Union but his case is that he was forced to give the subscription only once. Thus he complained to the Directors but the Directors were silent on this point. He appears to have attended the meetings of the Union held at 55, Serpentine Lane, on the 19th November 1950. He signed the proceedings as a member present in the proceedings. These were shown to him but he could not deny his presence. He knew what the meetings were about. It really he was not a member of the Union I fail to understand what business he had in going the way from Manicktala Street to Serpentine Lane and attend the meetings of the Union. I cannot accept his evidence, and my firm belief is that he has been gained over. This I shall show when I shall deal with the pasting of a notice, dated the 3rd June 1950, on the notice board.

The evidence of Sri Sudhir Kumar Bhattacharjee raises a grave doubt as to whether Sri H. P. Bagchi came to the office on the 1st of June 1950. Sri Sudhir Kumar Bhattacharjee's evidence is that he met Sri H. P. Bagchi in the office almost every day in the noon (12 noon to 1 p.m.). He never saw that the employees being called by the Managing Director on the 2nd June. He met Sri Hari Prasad Bagchi on the 1st June in the office before 5 p.m. when the clerks were working in the office. But Bagchi's definite evidence is that he went to the office on the 1st June about 5:30 p.m. when the office had closed, and there was no assistant in the office.

The next question for consideration is whether any explanation was offered for from the employees. A story was invented after the evidence on behalf of the Union was closed, viz., that on the 2nd June 1950 the Managing Director Sri B. N. Sen called Nani Gopal Paul, Kaldas Bhattacharjee, Mahanewar Mazumdar, Satyendra Nath Bhattacharjee, Manindra Das Gupta, Gorachand Ghose, Binod Behari Paul, and Charu Ranjan Das in a body and told them what he had seen and observed. One

Sri Biren Mitra entered into a contract with the Basic Industries, Ltd., the 30th March 1950 for investment of a big sum of money (Exhibit 1). The agreement bears the initial KB/NP at its bottom. These initials are typed. The evidence on behalf of the Company is that the agreement is typed by Kalidas Bhattacharjee and scrutinised by Nani Gopal Paul. This is denied by Nani Gopal Paul who has been examined in this case. Sri Biren Mitra subsequently backed out. Exhibits 13 and 13A are letters from Sri Biren Mitra to the Managing Director of the Basic Industries, Ltd. It has been alleged that he got some anonymous letter and that these raised some misgivings in his mind about his contemplated investment. On the 2nd June 1950 Nani Gopal Paul and Kalidas Bhattacharjee were charged that they had despatched the anonymous leaflet to Sri Biren Mitra for they alone knew the address. It appears that there were several attesting witnesses to the agreement. The mere fact that Sri Biren Mitra got an anonymous leaflet against the Basic Industries, Ltd., and that Kalidas Bhattacharjee and Nani Gopal Paul knew his address do not lead to the conclusion that Nani Gopal Paul and Kalidas Bhattacharjee were responsible for leaflets received by Sri Birendra Nath Mitra. One anonymous letter purporting to have been written by a shareholder of the Company was received by the Managing Director. This is Exhibit 1. Gorachand Ghose is said to have been in charge of the shareholders' list. The shareholders' list is said to have been missing. On the 2nd June Gorachand Ghose is said to have admitted this, and Gorachand was charged with having a hand in the matter. In the letter (Exhibit 8) the witness specifically mentioned the names of two employees—Sushil Sen and Ranjan Chakravorty—who were alleged to have represented to the witness that the Management by Sri B. N. Sen was full of corruptions and that the money of the Company was being drained away. They are said to have approached the writer to take steps in the matter by calling a general meeting of the shareholders. If really Gorachand Ghose was also implicated in the matter the writer could have easily mentioned his name. Charu Ranjan Bhowmick is also said to have been made responsible on the 2nd June for the loss of the coal file of which he was in charge. The suggestion of calling the employees on the 2nd June and placing the charges against them verbally was not suggested at least till the Union's case was closed. Sri Sudhir Kumar Bhattacharjee was called to corroborate Sri B. N. Sen on this point. As I have already stated that Sri Sudhir Kumar Bhattacharjee was allowed to remain in the Court room when Sri B. N. Sen was examined on this point, the evidence of Sri Sudhir Kumar Bhattacharjee has no evidentiary value. Sri Sudhir Kumar Bhattacharjee tried to implicate upon Sri B. N. Sen. His evidence is that the employees asked the Managing Director to inform them in writing what he had to say and him that they would, in their turn, say in writing what they had to say. Sri B. N. Sen does not say so.

On the 3rd June 1950 written notice is said to have been circulated to the employees. This was hung up to the notice board by the durbar Rajnarayan on the same day when, as Sri B. N. Sen says, the employees refused to sign the notice. I reproduce the notice below :—

“Below mentioned workers of the Basic Group of Industries are intimated that there is reason to believe that they are implicated with anonymous leaflets and letters issued to shareholders, well-wishers and customers which is tantamount to sabotage work and therefore they are requested to furnish their reply within forenoon of 7th June 1950.

Although the undernoted persons are not permitted to attend the Court they will receive their pay up to 7th provided they submit their explanation to the satisfaction of the Management.

Workers:—(1) Sri C. R. Voumic, (2) Sri N. Pal, (3) Sri B. Pal, (4) Sri M. Majumdar, (5) Sri G. Ghosh, (6) Sri M. Dutt, (7) Sri S. Bhattacharji, (8) Sri K. Bhattacharji.

(Sd.) B. N. SEN,
Managing Director."

at Calcutta, the 3rd June 1950.

"Workers refused to sign and
are ordered display on Board.

(Sd.) B. N. Sen,
3-6-50."

On this notice Charu Ranjan Bhowmick, Nani Gopal Paul, Binod Behari Paul, Makhaneswar Mazumdar, Gorachand Ghose, Manindra Mohan Dutta, Surenendra Nath Bhattacharjee, and Kalidas Bhattacharjee were asked to submit an explanation by the 7th June 1950. From this notice it appears that these 8 employees were locked out on and from the 4th June 1950. In the sworn testimony of Nani Gopal Paul is that all the discharged employees worked in the office till the 5th June 1950. One can understand from the notice that the discharged employees were to get their wages or in other words were to be employees of the Company at least till the 7th June 1950. In all equities they could not be discharged before the explanations were submitted or in any case before the 7th June 1950. But in fact all the employees were discharged on the 5th June 1950. There is no evidence that the notice was actually circulated to the employees. Sri B. N. Sen's evidence is that the notice was circulated by the office bearer Parimal Paul who is said to have since resigned and gone home. No explanation has been offered as to why Parimal Paul could not be produced before this Tribunal. Really any explanation had been called for from the employees as evidenced by the notice (Exhibit 7), Sri B. N. Sen would have waited at least till the 7th June to meet out the extreme punishment to these employees. I firmly believe that the story of calling the employees to the chamber of Sri B. N. Sen, and explaining the charges against them and the story of asking for explanation from the employees by a notice (Exhibit 7) were subsequently got up by the parties of the present enquiry. It may be mentioned that even if Exhibit 7 is assumed to be a genuine and *bona fide* notice, it was vague. It mentioned the offence without any reference to the facts constituting the offence. This is very significant and on the top of all these things there is an indecent haste on the part of the Managing Director to issue the discharge notices without waiting for the explanation called for from the employees. It may be mentioned in this connection that no explanation was called for from Sri Anil Chandra Chatterji nor he ever charged with any offence. The sworn testimony of Sri Anil Chandra Chatterji is that he was discharged for presiding over a meeting of the employees in February 1950 over the grievances about the working conditions. This is denied by the Managing Director but no plausible reason has been assigned as to why Sri Anil Chandra Chatterji was discharged. Sri Anil Chandra Chatterji went to Poona to attend the Science Conference. He claims to have represented interests of the Basic Industries, Ltd., in the Conference. This is denied by Sri B. N. Sen but the attendance register shows that he was on duty at that time. This is very significant. This was subsequently corrected and Sri B. N. Sen says that Nani Gopal Paul made the correction without throwing out any suggestion to Nani Gopal Paul when he was cross examined. We could understand from the written statement that Sri Anil Chandra Chatterji was also discharged in connection with the anonymous leaflets and pamphlets. The Company or in the matter

of that the Managing Director had nothing to suggest against Sri Chandra Chatterji on this point.

Lastly like a drowning man catching at the straw Sri B. N. introduced a story that the employees were not working quite satisfactorily. I may mention in the very beginning that this was not covered by charge levelled against them. Still I shall discuss the story with a view to find out if there is any light on the Union's story about compulsory work extra hours, formation of the Union and discharge of the employees account of their Union activities. The employees' case is that they were made to work extra hours since about the middle of December 1949 and that they started agitation in February 1950. The evidence of Sri B. N. Sen is that he felt some agitation unusual among the employees since December 1949 and that this aggravated in February 1950. The approximate times given by Sri B. N. Sen synchronize with the times when the employees had to work extra hours and they claim to have started an agitation. It may be mentioned in connection that Sri B. N. Sen claims to have satisfied himself from a report of the Superintendent Sri Dharendra Nath Mitra that the employees refused to do extra works voluntarily with a view to supplement their earnings. He pretends to have pleaded before the employees that the extra work would cause a heavy strain on them. To this the reply of the employees was that they had to do tuition and other jobs in the morning and in the evening. This story was not also suggested when the employees were examined. If really they had taken up the extra works of their own will, there was absolutely no reason to make a grievance immediately. They had started to work extra hours. Although the employees were given some allowances for the extra works the concerns for which they were more benefited. These workmen worked at the cost of their health but it was not possible for the concerns to employ independent workmen at a sum equal to the allowance which was being paid to the existing employees of the Basic Industries, Ltd.

The Managing Director with a view to make his case against discharged employees more strong complained against them to the Police from time to time. These are Exhibits 1 series. The complaint was about their conduct after their discharge. These employees are said to have created disturbance, insulted some Directors and to have threatened the Managing Director and the Superintendent. These they are said to have done from time to time, and their activities continued for long time. Curiously enough the Police was never called during the course of the disturbances. The complaints were lodged to the Police from September 1950 onwards. The employees also complained to the Police on the 4th July 1950 that they had not been paid their arrears of wages. One Sub-Inspector of Police held an investigation and his report is Exhibit 2. The finding of the Sub-Inspector was "In the month of July 1950 some 11 employees of the Industries were discharged from service. Again on 2nd September 1950, 7 employees were granted leave without pay before giving any previous notice. Both the groups of the employees come some dues to the Industries and when they come to claim their dues the Managing Director asks for Police help and submits petitions". The report of the Sub-Inspector of Police clearly indicates that the employees substantiate their charge against the Managing Director and that the Managing Director took all possible means to defeat their claims for pay. The Police report does not indicate any aggressive part on the part of the employees. On the other hand the Managing Director appears to have threatened the employees and sought Police help whenever they claimed their just dues.

The Managing Director has failed to substantiate the charges against discharged employees. The falsity of the Company's case lends support to the cause of the other side. Nothing could be suggested against Sri Anil Chatterji. In the absence of any suggestion I cannot but accept the sworn testimony of Sri Anil Chandra Chatterji that he was discharged because he presided over a meeting of the employees for reduction of working hours. From the evidence and circumstances of the case I find

- (1) that the story of the 5 employees pasting the anonymous pamphlets or leaflets is a myth;
- (2) that the connection of the employees with the anonymous pamphlets or leaflets could not be substantiated;
- (3) that the evidence was led at the hearing about the facts constituting the offence without any previous suggestion either in the written statement or in the cross-examination of the employees;
- (4) that there was an attempt to corroborate the evidence of Sri B. N. Sen by witnesses who were allowed to be present in the Court room when Sri B. N. Sen was being examined;
- (5) that the story of the Managing Director calling 8 of the employees and explaining to them what he had seen and observed, making some of them responsible for despatching anonymous pamphlets and leaflets to the share-holders and to one of the intending investors, and charging some of them with the loss of some files is a myth;
- (6) that no charge sheet was issued to any of the 9 employees before us;
- (7) that the notice which is said to have been pasted in the notice board calling upon some of the employees to explain their conduct was manufactured for the purpose of this enquiry; even if the notice be assumed to be *bona fide* and genuine it has only mentioned the offence without reference to the facts constituting the offence without which no explanation was possible;
- (8) that in spite of a later date fixed for explanation in the notice the employees were discharged by letters, dated 5th June 1950, in an indecent haste;
- (9) that like a drowning man catching a straw some instances of irregularities were introduced at the hearing for which there was no charge;
- (10) that not being satisfied with discharging these employees Sri B. N. Sen was attempting to defeat their claim for arrear pay and sought Police help for the purpose; and
- (11) that from out of the 9 employees before us 7 were active members of the Union and remaining 2 were ordinary members.

Considering all these facts and the circumstances discussed above I am of the opinion that the 9 employees were discharged wrongfully without any of theirs in violation of the rules of natural justice, for peaceful agitation and victimisation. This is undoubtedly an unfair labour award and the following 9 employees should be reinstated with effect from the date on which they were discharged without any break of services and loss of emoluments and benefits available to them if they had not been discharged:—

- (1) Nani Gopal Paul, (2) Binod Behari Paul, (3) Mukhoneswar Muzumdar, (4) Satyendra Nath Bhattacharjee, (5) Manindra Mohan Dutta, (6) Gora Chand Ghose, (7) Charu Ranjan Bhowmick, (8) Kalidas Bhattacharjee, and (9) Anil Chandra Chatterji.

The period of forced unemployment on account of unfair labour practice of Sri B. N. Sen shall be considered as a special leave with pay, and not be debited against any leave that is already due to the employee, and may be due to them in future. These employees shall report themselves to Sri B. N. Sen, Managing Director of the Basic Industries, Ltd., and themselves to work for such concern or concerns for which they were working at the time of their discharge within 7 days from the date of enforcement of this award and on the employees reporting as directed shall be employed in the same way as they were before their discharge. In the event of default on the part of any employee to report as directed within the time limit he shall forfeit all benefits under this award and be deemed to have been dismissed on the date on which he was actually dismissed.

A. DAS GUPTA
District Judge

The 28th May 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Sec

ORDER.

No. 3532Lab.—7th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 54Lab., dated the 3rd January 1951, the industrial dispute between Messrs. Edward Keventer, 1/A, S. N. Banerjee Road, Calcutta, and their workmen as represented by Edward Keventer Employees' Union, 118/A, Ashutosh Mukherjee Road, Calcutta, and Federation of Mercantile Employees' Unions, 23A, Subhas Road, Calcutta, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute existing between Messrs. Edward Keventer, Ltd., 1/A, S. N. Banerjee Road, Calcutta, and their workmen as represented by Edward Keventer Employees' Union, 118/A, Ashutosh Mukherjee Road, Calcutta, and by Federation of Mercantile Employees' Unions, 23A, Netaji Subhas Road, Calcutta.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Chairman of the Tribunal*

For the Unions:—Sri Purnendu Sekhar Basu, Advocate, assisted by Sri Adinath Banerjee, Assistant Secretary, Federation of Mercantile Employees' Unions.

For the Company:—Sri S. C. Sen, Advocate, and Sri N. M. Das, Pleader.

1. By Government order No. 54Lab., dated the 3rd January 1951, the aforesaid dispute has been referred to me for adjudication under sections 17 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947).

2. The reference was received here on the 5th January 1951. Both the Union and the Company filed a joint written statement on the 20th January 1951. The Company filed written replies on the 6th February 1951. No issues were framed as they were contained in the Order of Reference. The case was taken up for hearing on 9th April 1951. It continued till 12th April 1951. The argument was partly heard on 27th April 1951 and concluded on 28th April 1951.

3. The issues contained in the schedule of the Order of Reference stand as follows:—

- (1) Was the Company justified in suspending Sri S. C. Neogy and subsequently dismissing him from service? If not, should he be reinstated? If reinstatement is not ordered, should he be entitled to any compensation? If so, what?
- 2) Rules regarding probation and confirmation of employees.
- 3) Methods of recruitment and promotion.
- 4) Grades and categories.
- 5) Rules of transfer.
- 6) Social amenities—recreation and rest room and establishment of a canteen.
- 7) Rules regarding termination of service.
- 8) Working hours.
- 9) Allowances—acting allowance, duty allowance and extra allowance.
- 10) Annual increment.
- 11) Method of payment of wages.

AWARD.

Before I embark upon the consideration of the issues specifically, I would think it worth while just to refer to certain facts or events which led up to the present dispute. In August 1949 Edward Keventer, General Secretary of the Union submitted a charter of demands to the Company relating to pay, dearness allowance, bonus, Provident Fund, leave, etc. On the creation of the Labour Directorate, there was a joint settlement reached on 12th December 1949. As a result of this agreement some of the items in the said charter of demands were dropped and the agreement was to remain in force for one full year. Contrary, however, to the term of the settlement, the Union raised certain demands in May 1950. The Union was bent on launching a strike. On the active intervention of the Labour Directorate, the Union revised their charter of demands and dropped the idea of the strike. On 3rd July 1950 the Union submitted its revised charter of demands. The matter was in the hands of the Conciliation Officer, who held several joint conferences on different dates in August 1950. As a result of discussion in these conferences, again an agreement was drafted. There was some difference between the parties regarding the terms of the settlement. But in the meanwhile Sri S. C. Neogy, the Assistant Secretary of the Union, was placed under suspension some time in August 1950. The Company moved the Conciliation Officer for permission to dismiss him. Sri S. C. Neogy was charged with submitting a false statement of cost of medical treatment amounting to Rs. 80-8. Sri S. C. Neogy was asked to explain. The Conciliation Officer negotiated an amicable settlement. Just as the matter was going to be settled amicably, the Company suddenly took a drastic view because of Sri S. C. Neogy's alleged participation in a strike on 21st September 1950. Sri Neogy was also charged with the removal of certain records with the help of two other

employees just to cover up a big fraud committed against the Company. The Company held an enquiry and dismissed Sri S. C. Neogy. The Company found the situation a helpless one and through the Labour Directorate placed the whole dispute before Government for a reference of the same to a Tribunal. That is how the matter has come up for adjudication.

Issues 2—11.

5. These issues are taken up together because it is the Company's contention that they have been settled by the agreement which was drawn as a result of joint conferences held on 4th August 1950 and 7th August 1950 on the intervention of the Deputy Labour Commissioner. The Company has filed the draft of the agreement, marked Ext. A(16). The Union has filed the corresponding document which have been marked Ext. 1(a). If these two documents are placed side by side, it is easy to see on what points the parties could see their way to agree and on what points they have ultimately differed. So far as the points on which the parties have agreed, I think the Tribunal can accept the agreed terms as the basis of its award on the relevant point. So far as the points on which the parties have differed, the Tribunal is called upon to give its adjudication after careful consideration. I discuss those points separately one after another.

6. *Issue No. 2.*—This issue relates to probation and confirmation of employees. On that point, I find in Ext. 1(a) and Ext. A(16), a difference is constituted by the words "if found suitable". I think the discretion as is provided for by the aforesaid expression must remain in the hands of the Company before confirming a particular employee after he has served his period of probation for six months. The difference in viewpoint consists in the Union claiming automatic confirmation at the completion of the probationary period, while the Company wants to reserve the option to confirm a candidate on his being found fit. I award that an employee shall be entitled to confirmation after completion of six months of probation, provided he is found fit.

7. *Issue No. 3.*—This issue relates to the methods of recruitment of employees. That is contained in item No. 2 of Ext. 1(a) and also in the said heading in Ext. A(16). I find no difference between the two versions. So I base my award on the term referred to in these documents. This is quoted below—

"Preference will be given to the retrenched staff, and for this purpose the Company should keep register enlisting the names of employees with their addresses, so that at the time of recruitment a notice is sent giving them a week's time for appointment. In case of extreme urgency this clause may be relaxed. A certain percentage of new recruits should also go to the relations of employees if they are properly qualified. Promotion is an administrative function of the Management and, therefore, the discretion of the Management should always be applied. In the matter of appointment to higher grades, subordinates will be given chances provided they are found suitable."

This issue is accordingly disposed of as above.

8. *Issue No. 4.*—This issue relating to grades and categories is contained in item No. 5 of Ext. 1(a) and the corresponding item in Ext. A(16). There is no difference between the two. So I accept the award term contained in these two documents as the basis of my award. Accordingly I award that "scales of pay which have been fixed in the agreement of the 6th December 1949 will continue, but in case when

considers omission, such specific cases should be brought to the notice of the Company which will give full consideration". The issue is posed of as above.

9. *Issue No. 5.*—This issue relates to the rules bearing on transfer. It is contained in item No. 3 of Ext. 1(a) and the corresponding item in Ext. A(16). I find no difference between the two and I accept the same on the basis of my award. It runs as follows:—

"For administrative purposes, the Management may exercise the right to transfer employees from one place to another, but in no case there should be any reduction of wages, and if the transfer means placing an employee at a higher job, the employee, irrespective of his qualifications, would draw higher grade of wages as prevalent during the time of his transfer."

The issue is accordingly disposed of.

10. *Issue No. 6.*—This relates to social amenities—recreation and rest and the establishment of a canteen. This is contained in item No. 4 Ext. 1(a) and the corresponding item in Ext. A(16). The only difference I find between the two is in respect of "supply of tea and water" to the staff as contained in Ext. 1(a) in place of "carrying tea from outside supply of water to the staff". So the difference practically consists in fact whether the Management has undertaken to supply tea to the staff or has undertaken merely the carrying of tea from outside and make it available to the staff. In other words, the difference consists in the point whether the staff will have to pay for the tea or will get it free. As and from the evidence, there was no practice of supplying tea free to the staff in this Company, and, as such, I am unable to introduce it for the time. The Union did not place sufficient facts warranting free supply of tea to the staff by the Company. So I award that the Management has agreed to arrange for serving of tea to the staff from outside accordingly the term stands as follows: "Under the present condition of space the Management regrets to make any arrangement for a lounge room, recreation room, rest room, etc., but as far as carrying tea from outside and supply of water to the staff the Management agreed to the arrangement". The issue is disposed of in terms mentioned above.

11. *Issue No. 7.*—This issue relates to the rules regarding termination of service. This is contained in item No. 8 of Ext. 1(a) and the corresponding item in Ext. A(16). The only difference I find between the two is that the Company has provided for a safeguard or qualification in the case of termination of service. I think the Company's viewpoint that in all cases an employee should be entitled to one month's notice or one month's pay in lieu of notice at the time of termination of service, except for misconduct, is correct. Thus I accept the qualification imposed by the Company by inserting the phrase "except for misconduct". So the term would stand as follows: "In all cases, except for misconduct, an employee would be entitled to one month's notice or one month's pay in lieu of notice at the time of termination of service". The issue is disposed of accordingly.

12. *Issue No. 8.*—This issue relates to working hours. This is contained in item No. 10 of Ext. 1(a) and the corresponding item in Ext. A(16). The only difference I find between the two versions is that according to the Union the Deliverymen and all others would not be required to work more than 48 hours a week, but so far as the weekly holidays for the Deliverymen, the matter is kept open for further discussion. According to the Company, the Deliverymen and other people would be required to work more than 48 hours a week, but the question of their weekly holidays

is left open for discussion. I think I should accept the Union's view on this matter. I do not understand how in the same breath it is stated that the working hours under the Factories Act are to be observed when people will not have the benefit thereof. This could only be urged if the people did not belong to the Factory. So I do not follow why these people should be excluded from the operation under the Factories Act. So I accept the terms as stated below—

“The Chitpore Depot will observe the Factories Act and the working hours should be fixed accordingly. So far as the Deliveries and all others are concerned, they would not be required to work more than 48 hours a week; but so far as the weekly hours for the Deliverymen, the matter is left open for further discussion.”

The clerical staff would work between 9-30 a.m. to 5 p.m. with 5 days' leave in a week.”

The issue is disposed of accordingly.

13. *Issue No. 9.*—This relates to different kinds of allowances which are contained in items Nos. 6 and 7 of Ext. 1(a) and the corresponding documents in Ext. A(16). There is some difference on this head between the two documents. In Ext. 1(a) I find “in view of the present agreement in force, it is considered that this question would be taken up at the expiration of the agreement in December next. But so far as the 5 days' living which is going abnormally high” occurs, while it is so from Ext. A(16). I am disposed to think that the mention of the portion is necessary just to show why the Union did not press its claim with respect to allowances. So I would prefer to dispose of the issue in the manner of what I find in Ext. 1(a). Accordingly the issue is disposed of below—

“Acting allowance, extra allowance, duty allowance, etc., are provided for under the agreement where the wages have been increased. In view of the consideration of all these allowances. In view of the present agreement being in force, it is considered that this question would be taken up after the terms of the agreement expire in December next. But so far as the present days' living which is going abnormally high, the Management expressed their opinion that as they were paying bonus previously, they have no intention to stop it this year. It is hoped that the relations between the Union and the Management would remain to the satisfaction of each other so that the Management do not grumble at the production.”

Thus it is clear that the claim for these allowances was dropped by the Union in view of the Management promising to grant bonus as previously.

14. *Issue No. 10.*—This issue relates to annual increment. I get from the documents aforesaid that the claim under this head has been dropped. I also award that the claim for annual increment is disposed of with the same direction.

15. *Issue No. 11.*—This issue relates to methods of payment of wages. This is contained in item No. 11 of Ext. 1(a) and the corresponding documents in Ext. A(16). There is no difference between the two. I accept the agreed term as the basis of my award. It stands as follows: “Payment of wages to all staff should be made by the 5th of every month.” The issue is accordingly disposed of.

Issue No. 1.

16. *Issue No. 1.*—This is by far the most important issue in the recent trial. It has been seen in the Conciliation Officer's report that the issue of settlement between the Company and the Union failed to materialise on account of this issue. Suspension of Sri S. C. Neogy and his eventual dismissal from service dashed to the ground all hopes of settlement. The controversy practically hinged upon the result of this issue.

Coming next to the issue itself, let me consider whether the suspension of Sri S. C. Neogy and his eventual dismissal from service were justified or not. The order of suspension has been marked Ext. 1(b). It is dated August 1950. The suspension was ordered to take effect from 1st September 1950. The propriety of the suspension order can be considered with reference to the grounds on which it has been made to rest. The Ext. 1(b), reveals that this suspension order was passed because Sri S. C. Neogy's explanation regarding purchase of medicines and relating cash memo. was contradicted by his previous statement as per letter, dated 14th July 1950. Another ground stated in the said letter is that the medical bill and the said cash memo. are drawn by firms which do not exist. So their genuineness was discredited by the Company. The letter referred to above, dated 14th July 1950, has been marked Ext. A(5). The contradiction noticed by me is that on 14th July 1950, as per Ext. A(5), Sri S. C. Neogy stated to have already paid the amount to his physician out of his salary. Though his subsequent letter and the doctor's letter to the Company gave a lie to it. The other ground urged about the cash memo. drawing the medical bill and the cash memo. has been explained by the doctor himself who has been examined in this case. He is P.W. 2. The cash memo., Ext. A(6), has been drawn on the Free School Clinic and the medical bill, Ext. A(4), has been drawn on the Mohan Pharmacy, Boral, P.W. 2, has stated that his clinic is styled "Mohan Pharmacy" at 8.1, Dixon Lane. He also purchased a clinic known as "Free School Clinic" which has been merged in the said Mohan Pharmacy. Apparently the cash memo. on the Free School Clinic printed form which might have been using. So the non-existence of the firm may have given rise to certain suspicion, but in face of the doctor's statement it does not go far enough. So where is the question of cheating the Company which order of suspension on Sri S. C. Neogy was passed on 31st August 1950, as per Ext. 1(b)? I could have understood if Sri S. C. Neogy was ill and absent himself from the office and then presented a false bill for cost of treatment. Sri S. C. Neogy's illness and treatment stand corroborated by the doctor, P.W. 2. He is an M.B. of experience. It is not disputed by the Company that Sri S. C. Neogy did not suffer from malaria from 2nd July to 6th July 1950. It is also not disputed by the Company that Dr. Boral did treat him or did give him any emetine injection. It is also not denied by the Company that a box of emetine injection of 100 tablets of P.D. make does not cost Rs. 8-8. The Company also does not deny its liability to pay the cost of treatment of Sri S. C. Neogy in pursuance of the agreement entered into with the Union. All that is urged by the Company is that Dr. Boral was the house physician of Sri S. C. Neogy and two visits per day costing Rs. 8 each are rather suspicious.

It is such suspicion enough to justify the order of suspension passed on a senior clerk like Sri S. C. Neogy? The Company could have urged that Dr. Boral does not charge Rs. 8 for each visit to his patient, but no evidence is forthcoming. So where are the ingredients of the charge sheet laid at the door of Sri S. C. Neogy? Of course there is some discrepancy between the doctor's letter to the Company and also certain

letters addressed by Sri S. C. Neogy to the Company in respect of the amounts of the doctor's bill. Sri S. C. Neogy in his letter, Ext. A(5), dated 14th July 1950, spoke of having paid the amount of the bill out of salary to his physician. But the doctor in his letter, dated 18th July 1950, marked Ext. E, stated that he had received nothing from Sri S. C. Neogy in spite of repeated reminders. These two letters are certainly contradictory. But it may very well be that the doctor wrote this letter to recover the amount from the Company, who was liable for the amount. He may have intended to pay back Sri S. C. Neogy whose house physician he was and with whom he was intimate. It may also be that Sri S. C. Neogy really pay this amount to the doctor. But whatever may have been, there is no question of cheating because the Company was not sought to be liable to pay twice over. Evidently Ext. A(5), dated 14th July 1950, is not correct because Sri S. C. Neogy by his letter, dated 15th July 1950, marked D, told the Company that he had already paid Rs. 40 to the doctor on 10th July 1950 out of the bill submitted. He asked the Company to pay any amount more to the doctor as he would take up the matter with him. This to a certain extent proves Sri S. C. Neogy's bona fides and displaces to a certain extent the doctor's letter, marked Ext. E. Later Sri S. C. Neogy paid off the reduced bill of the doctor and Exts. 3 and 4 and prove it. So taking a total view of the matter, I fail to understand how the Company lies with the Company to say that Sri S. C. Neogy attempted to cheat the Company. Rather the Company tried to avoid the payment by raising numerous pleas. The Company got the bill reduced by the doctor even then the Company did not choose to pay the reduced bill which Sri S. C. Neogy had to pay. So the suspension order based on such frivolous charge of cheating can never be upheld.

But the Company was not satisfied with making this charge. It went on raising one charge after another till eventually it dismissed Sri S. C. Neogy on such charges. Let me look into the other charges brought against Sri S. C. Neogy. These charges are contained in Ext. 5, dated 10th October 1950. It is alleged that on 21st September 1950, when the Labour Commissioner was referred to for granting permission to the Company to dismiss Sri S. C. Neogy, he had obstructed other workers to do their work and arranged for a strike. But in the Company's written statement, paragraph 5, sub-paragraph (e), the Company admits that there was no strike nor pen-down strike for two hours as alleged by the Union. It was merely an attempt to bring about a strike which was unsuccessful. I have got no convincing evidence before me on which I can find Sri S. C. Neogy tried to foment a strike. If there was any unrest, it was merely sympathetic to the injustice conceived by the workers to have been done to Sri S. C. Neogy by the Company. So the Company has failed to bring home this charge of attempted strike to Sri S. C. Neogy.

Then I consider the last charge brought against Sri S. C. Neogy in the Company's letter, dated 17th October 1950. It is alleged by the Company that Sri S. C. Neogy with Sri A. B. De and Sri A. N. Paul tried to prepare false records and manipulate accounts regarding sale of goods and thereby the Company was defrauded, that even after suspension Sri S. C. Neogy he entered the Company's premises stealthily for the same purpose. Regarding the charge of Sri S. C. Neogy's trespass into the Company's premises subsequent to his suspension on 31st August 1950, the only evidence is that he entered the factory on the day following his suspension order to enquire about the grounds of his suspension. No evidence is brought forward on this head. Regarding the allegation of fraud, the evidence is still more meagre and, I must say, insufficient. Mr. R. T. Lincoln, Shop Manager, is said to have inquired into the matter. His report is

October 1950, marked Ext. A(13). It will appear from the said report that he relied on the statements of Sri A. B. De and Sri A. N. Paul who are co-accused in that case. The only charge against Sri S. C. Neogy is that he checked and totalled the amounts in the accounts. He was found guilty for having changed the original entries for those written in his handwriting and for making wrong totals to hide the change in figures made by him. It is, of course, not very clear what Mr. R. T. Lincoln intended to say. Did Sri S. C. Neogy make originally correct entries and subsequently change them, or did he make originally wrong entries and use wrong totals to manipulate accounts? Mr. Lincoln is not forthcoming to give light on the matter. Neither are these books of account before us, Sri A. B. De and Sri A. N. Paul, whose statements weighed so much with Mr. Lincoln, examined and cross-examined before the Tribunal. So the Tribunal is practically left guessing in the matter. I am told that the original books were subsequently stolen and destroyed. What hand Sri S. C. Neogy had in hiding the matter is not very clear. Sri S. C. Neogy was admittedly under suspension during this period. So he could have no hand in the matter of removal of these books and their eventual destruction. The Company did not take the help of the police because, it is said, it did not like to expose its employees to trouble. This is certainly not a virtue out of necessity. The Company does not appear to be as merciful as it claims, otherwise it would not have discharged all these employees. Real mercy would have been shown if the Company had placed the entire matter in the hands of the police, so that the real criminals would have been brought to justice. Instead what the Company has done is that it has taken the law in its own hands and administered it in the way it liked. If it had served any purpose, I am inclined to think that the Company has benefited itself by getting rid of some undesirable people. However that may be, I am clearly satisfied that the evidence against Sri S. C. Neogy is not sufficient to make out the case of fraud and other charges levelled against him. Then what is the Company's motive for this? I shall discuss presently. Sri S. C. Neogy has filed certain testimonials, marked Ext. 2 series. These show that the previous Manager of this Company appreciated his service. Exhibit 2(c) shows that the suggestions of Sri S. C. Neogy and his co-operation did help the Company in October 1950.

He was also helpful in the matter of detection of fraud. So it may be seen that Sri S. C. Neogy is not inherently a bad man. He lost his job immediately after the Union was formed. He was then reinstated. The light is thrown on this by Ext. 2. The evidence is abundantly clear that Sri S. C. Neogy was an active member of the Union being its Assistant Secretary. He joined this Company in 1942 and his service book is said to have no adverse remark. I will consider some of the events which led to the dismissal of Sri S. C. Neogy in their sequence. On 14th August 1950 the Union forwarded to the Company its resolutions passed in a General Meeting relating to the grievances of the workers. One of the grievances was non-payment of medical aid by the Company to certain workers including Sri S. C. Neogy. Certain correspondence followed and the Company decided to suspend Sri S. C. Neogy with effect from 1st September 1950. The Union was exasperated. The Labour Commissioner was approached. The Labour Commissioner intervened and tried to bring about an amicable settlement including the matter of Sri S. C. Neogy. Just as the compromise was within an ace of being accomplished the Company took up a dilatory attitude. The workmen might have gone on a pen-down strike as a result of this. In the meantime the Company wrote to the Labour Commissioner saying that it was not prepared to consider the case of Sri S. C. Neogy. In a letter, dated 13th October 1950, Sri S. C. Neogy asked the Company for his salary for the period of his suspension and also bonus. The

Company, instead of paying it, replied by its letter, dated 17th Oct 1950, and made other allegations against him and informed him that it asked the permission of the Labour Commissioner to dismiss him. Sri Neogy sent another reminder on the 17th October to the General Manager of the Company. The Company by its letter, dated 27th October informed Sri S. C. Neogy that he had been dismissed with effect from September 1950. Now this is the position. The Company approaches Labour Commissioner for permission under section 33 of the Industrial Disputes Act, but did not wait for the said permission. It dismissed Sri S. C. Neogy independent of the said permission. Now the Company's contention is that the Conciliation Officer was bound to give the report within 14 days of the commencement of the proceeding or within a shorter period as may be fixed by the appropriate Government [rule 12(6) of the Industrial Disputes Act]. This is no doubt true, but the point is, where no such report is forthcoming is section 33 avoided? The Company disregards the provision of section 33 merely on the plea that the Conciliation Officer has not submitted the report within the scheduled time. Can the Company do it? I do not think so. The Company might appeal to the higher authorities to expedite the report. But the report for reasons stated is not null and void, nor can it be held that the conciliation proceeding has ended in law after 14 days. That would be an absurd proposition. So the Company in the present case might be found to have contravened section 33 of the Act in this matter. In the present proceeding I am, however, called upon to adjudicate upon this aspect of the matter. I referred to this merely to show that the Company could not brook any delay. It could not rest content with even the suspension order on Sri S. C. Neogy. It was out to terminate his service. Does it reflect a fair state of affairs on the part of the Company? If against this I place the Union action against Sri S. C. Neogy, the reason for such intolerance on the part of the Company becomes more significant. So taking a total view of the matter I can come to no conclusion other than that Sri S. C. Neogy was victimised in the present case. The Union activities made him an eyesore to the Company. The Company was bent on getting rid of him. So it turned to account first of all the medical bill and next trumped up charges of falsification of accounts and fraud and misappropriation of money. In my view of the matter I find that Sri S. C. Neogy is entitled to be reinstated.

One thing I must find out as to whether Sri S. C. Neogy is entitled to have any benefit under the Industrial Disputes Act or, in other words, whether he is a workman under the said Act. On this head, considering the evidence, I find that his work was substantially a clerical job though it might have involved some work of supervision. Though he was nominally a Head Assistant, he did play the role at times. But even if he was a Head Accountant, he was no more than a glorified clerk and for that reason he is not a workman under the Act. Even assuming for the sake of argument that Sri S. C. Neogy is not a workman, I do not think that it will stand in the way of his getting relief in the present case. "Any person" in the end of the definition of industrial dispute enlarges the scope of the dispute. If a body of men, just as in the present case, take up the case of any person, be he a workman or a supervisor, then, if the other conditions are satisfied, the dispute becomes an industrial dispute and the jurisdiction of the Tribunal is not ousted. In that view of the matter, any objection on this score will not disentitle Sri S. C. Neogy to relief under the Act.

Coming next to the actual relief which the Tribunal should award, I should think that he ought to get the wages as compensation which he should have got otherwise but for this suspension and dismissal. He was suspended as far back as September 1950 and as we are

of 1950, the compensation for this long period will rather prove hard on the Company. I accordingly allow two months' basic wages without dearness allowance as compensation to Sri S. C. Neogy. The wages referred to above will be the wages he last drew prior to the order of compensation. This period of forced unemployment will count towards other benefits had he been in service. This will be treated as leave without pay. He must be reinstated within one month of the award coming into operation in his former post or in any post equivalent to it in pay and prospects. The compensation given above must be paid in one instalment also within one month of the award coming into operation. So the issue is disposed of in favour of Sri S. C. Neogy in all its bearings.

G. PALIT,

Chairman of the Tribunal.

16th May 1951.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

3562Lab.—8th June 1951.—Whereas under the Government of West Bengal, Labour Department order No. 1801Lab., dated the 22nd March 1951, the industrial dispute between Messrs. T. E. Thomson and Co., Ltd., Esplanade East, Calcutta, and their workmen as represented by Thomson and Co. Workers' Union, 47, W. C. Banerjee Street, Calcutta, regarding the matters specified in the Schedule thereto was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 1801Lab., dated the 22nd March 1951, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. T. E. Thomson and Co., Ltd., 9A, Esplanade East, Calcutta, and their workmen as represented by Thomson and Co. Workers' Union, 47, W. C. Banerjee Street, Calcutta.

PRESENT:

SRI A. DAS GUPTA, *District Judge*

the *Employers*:—Mr. G. F. Kennedy, Solicitor, of Messrs. Fowler and Co instructed by Mr. D. Nudler, one of the Directors of the Company.

the *Employees*:—Sri Ajit Roy Mukherjee, Counsel, instructed by Sri Sailesh Chandra Dey, General Secretary of the Union

AWARD.

It is admitted by both parties that the industrial dispute under reference is to the clerical employees of the Company. The following points have been referred to me for adjudication:—

(1) Is the adjustment of dearness allowance for the employees from 21st October 1950 in terms of the second Engineering Tribunal award as made by the management correct?

- (2) If not, what would constitute the basic pay of an employee for purpose of fixing dearness allowance according to the Engineering Tribunal award?

A brief history about the schemes of basic wages and dearness allowance will be necessary for a correct decision on the dispute under reference. The Company was originally a Sterling Company. In 1943 dearness allowance was introduced by the Sterling Company for the employees for the first time. The scheme of dearness allowance was, as transpired from the discussions of the parties and from the representatives at the time, that the dearness allowance was to be 10 per cent. of the basic salary subject to a minimum of Rs. 10 per month. It is thus clear that employees drawing Rs. 100 or more were paid 10 per cent. of the salary as dearness allowance, while others drawing less than Rs. 100 were to get a minimum of Rs. 10 per month as dearness allowance irrespective of their basic pay. In 1944 the dearness allowance was consolidated with the basic salary. With effect from the 1st April 1947, the Sterling Company was closed down and a Rupee Company under the name and style of T. E. Thomson and Co., Ltd., came into existence. As a result, the services of the employees with Messrs. T. E. Thomson and Co., Ltd. (Sterling Company), was terminated on the 31st March 1947 and the employees accepted services with Messrs. T. E. Thomson and Co., Ltd. (Rupee Company), from the 1st of April 1947 at the same remuneration and under the same conditions (Annexure B to the Company's written statement). In 1944 the employees got periodical increments to their total emolument but out any indication whether such increments were for basic salary or dearness allowance or for both. In the absence of any such definite indication increments must be deemed to have been for basic salary and dearness allowance according to the original scheme which has not since been changed in any way. In 1948 there was an adjudication of the industrial dispute existing in some engineering firms in Calcutta and its suburbs by the present Company was one. The award of the Engineering Tribunal was published under Government of West Bengal, Labour Department order No. 2161Lab., dated the 30th June 1948. The award fixed the dearness allowance for the employees which was linked to the basic salary in slabs. Before the award of the Engineering Tribunal was published another Tribunal was constituted by the Government of West Bengal, Labour Department, to adjudicate upon the industrial dispute in nearly 250 mercantile firms in Calcutta. The present Company was included in the order of reference for adjudication of the industrial dispute in mercantile firms. During the pendency of the adjudication proceeding before the lastmentioned Tribunal, the Company granted some increments to the employees as interim relief. The increments were to be calculated on the basis of the basic salary and dearness allowance, and were consolidated with the emolument the employees had been getting then. Exhibit 5 is clear on this point. After publication of the first award of the Engineering Tribunal, the Company agitated that the employees were not getting dearness allowance according to the award. The result was that in April 1949 the total emolument were split up by the Company into basic salary and dearness allowance. The Union still contended that the dearness allowance was not according to the scales laid down in the award of the first Engineering Tribunal. The reply of the Company was that the basic salary still contained the element of the dearness allowance. Thus the splitting up of the emoluments into basic salary and dearness allowance does not appear to have been done on any principle. A second Engineering Tribunal was constituted in March 1950 to adjudicate on a dispute over dearness allowance, holidays and leave. The award was published on the 9th September 1950. By the award of the second Engineering Tribunal the rates of dearness allowance were increased. Some increments in the basic salary

re been granted by the Company from April 1950. This is clear from Exhibit 2. It is also clear from the Union's written statement (Appendix) that some increments for dearness allowance were also given in October 1949.

We are to find out what portion of the total emoluments of an employee represented his basic salary and what portion represented his dearness allowance. The original scheme of the Sterling Company at the time of introduction of the dearness allowance was that dearness allowance should be 10 per cent. of the basic salary. The dearness allowance was subsequently consolidated with the basic salary. This undoubtedly brought some benefit to the workmen in respect of Contributory Provident Fund. In the consolidated amount the basic salary of an employee and his dearness allowance were in the ratio of 10:1 or in other words one-eleventh of the total emoluments represented the dearness allowance and ten-elevenths represented the basic salary. The scheme was not altered either by the Sterling Company or by the Rupee Company which employed the workmen of the Sterling Company on terms on which they had been employed by the Sterling Company. Both the Sterling Company and the Rupee Company allowed increments to the consolidated salary of the employees without specifying what portion of the increments represented the dearness allowance. Sometimes the increments were declared to be for both basic salary and dearness allowance without any specific division. Sometimes the increments were allowed without any such declaration. The inference is that the original scheme of dearness allowance introduced in 1943 by the Sterling Company as a term of service continued so long as the nature of the increments were not specifically declared. To be more explicit, in the absence of any specific declaration about the nature of an increment, one-eleventh of the total emoluments including the periodical increments is to be deemed to represent the dearness allowance of an employee and the remainder is his basic salary.

It is clear that up to 1948 no portion of the total emoluments made up of consolidated basic salary and dearness allowance in 1943 and periodical increments from time to time and the interim relief in 1948 subsequently added with the total emoluments was specifically declared to be the dearness allowance. In 1949 when the Union started agitation about dearness allowance of the employees, the Company took out a portion of the consolidated emoluments of each employee and called it dearness allowance after with some increments added to it. Still the Company contended that the basic salary in which the consolidated amount had been split up in 1943 contained an element of dearness allowance. If really the portion made out of the total emoluments to make up the dearness allowance of an employee was less than one-eleventh of the total emoluments, certainly the balance which was called the basic salary contained an element of dearness allowance. But after the splitting up of the total emoluments into basic salary and dearness allowance, if any increment has been allowed on any of the basic salary and added to it, the increment cannot be deemed to include any portion of the dearness allowance. Similarly, if after adding up the total emoluments into basic salary and dearness allowance, an amount has been added to the dearness allowance, it must be deemed to have been exclusively for dearness allowance. Thus there will be no difficulty in appropriating the periodical increments as basic salary or dearness allowance after the splitting of the total emoluments into basic salary and dearness allowance. We are, therefore, to find out what portion of the total emoluments of an employee prior to this splitting up including the interim relief in 1948 subsequently consolidated into total emoluments represented his dearness allowance. I could have worked out the basic salary and dearness allowance of the entire clerical staff if full list

had been placed before me. Neither party deemed it necessary to file a full list of the employee with a statement of their total emoluments and periodical increments. In such circumstances my duty shall be to lay down some general rules on this point:—

- (a) From the total emoluments of an employee drawing Rs. 100 or more on the 31st March 1949, one-eleventh of the total emoluments shall be taken out to represent the then dearness allowance of the employee and the balance shall represent his basic salary.
- (b) Of the total emoluments of an employee drawing less than Rs. 100 on the 31st March 1949, Rs. 10 shall be deducted for dearness allowance and the balance shall represent his basic salary.
- (c) The dearness allowance of an employee thus worked out together with any increment specifically granted as dearness allowance from time to time after March 1949 shall represent his dearness allowance.
- (d) The basic salary of an employee thus worked out together with such increments as have been specifically granted as increments to basic salary after March 1949 shall represent his basic salary.
- (e) The basic salary of an employee thus found out shall be the basis of fixing the dearness allowance according to the sliding scale laid down by the second Engineering Tribunal.
- (f) If the total dearness allowance of an employee thus found out is less than what has been fixed by the second Engineering Tribunal, the slab of basic salary covering him, the dearness allowance shall be pulled up to the limit fixed by the award.
- (g) If in any case the total dearness allowance of an employee thus found out exceeds the limit fixed by the award, his dearness allowance need not be reduced.
- (h) This adjustment shall have retrospective effect on and from the date of the award of the second Engineering Tribunal came into effect.
- (i) Adjustments shall also be made in respect of the benefits which are linked to the basic salary (e.g., contribution to Provident Fund, gratuity, etc.) on and from the date on which the adjustment of basic salary and dearness allowance takes effect. Such adjustments may be made in the way the Company thinks fit and proper, provided such benefit to an employee from the date on which the adjustment of basic salary and dearness allowance is to take effect is not less than what he would have been entitled to if his basic salary were what has been found out after adjustment from that date onward.
- (j) The arrear dearness allowance due to an employee on approval of the adjustment as directed shall be paid to him within a month of the date of enforcement of this award.

A. DAS GUPTA

Director

The 30th May, 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt.

ORDER.

No. 3566Lab.—8th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 7350Lab., dated the 20th December 1950, the industrial disputes that existed or were apprehended between the three Jute Mills mentioned in column (1) of the list attached to the said order and their workmen represented by the Unions mentioned against each mill in column (2) of the said list regarding the matters specified in the Schedule to the said order, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S., (Retd.), as Chairman and Sri M. C. Banerjee and Sri P. R. Mukherjee, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal, a complaint was received on behalf of Sri Kartick, a workman of Ludlow Jute Co., Ltd., post office Chukasi, Chengail, Howrah, against item 1 under column (1) of the said list, in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of said workman, the conditions of service applicable to him immediately before the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of a complaint under section 33A of the Industrial Disputes Act made on behalf of a workman named Kartick against Ludlow Jute Co., Ltd., in connection with Government of West Bengal, Department of Labour, Order No. 7350Lab., dated 20th December 1950, referring certain industrial disputes between 3 Jute Mills in West Bengal including Ludlow Jute Co., Ltd., and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S., (Retd.), *Chairman.*

SRI P. R. MUKHERJEE, *District Judge, Member.*

SRI M. C. BANERJEE, *District Judge, Member.*

the workmen:—Sri A. Ghosal, Secretary, Ludlow Chatkal Mazdoor Union.

the Ludlow Jute Co., Ltd.—Sri M. C. Addy, Law Officer, Indian Jute Mills' Association.

AWARD.

This matter has arisen out of a petition of complaint under section 33A of the Industrial Disputes Act presented on 30th April 1951 (registered as No. 40 of 1951 under section 33A) by the Secretary, Ludlow Chatkal Mazdoor Union, on behalf of a workman named Kartick against Ludlow Co., Ltd., which is one of the 3 Jute Mills in West Bengal which are referred in the industrial disputes referred to this Tribunal for adjudication by Government of West Bengal, Department of Labour, order

No. 7350Lab., dated 20th December 1950. The grievance of the complainant workman is that he was discharged in the first week of January 1951, he has prayed for reinstatement. The employers have contended that workman was discharged on 12th December 1950, that is to say, before 12th December 1950, the date of reference, on account of his smoking in factory premises, and there having been no pendency of any adjudication proceedings on the date of the discharge, no provisions of section 33 of Industrial Disputes Act were contravened and the present complaint is therefore not maintainable. No one has appeared for the workman at hearing. The employers have further represented that the complainant workman was re-employed on a different job on his application on 10th April 1951. We have examined the Personnel Manager of the employer and we are satisfied from the evidence that the workman was discharged on 12th December 1950 before the date of reference, and he was re-employed on 10th April 1951. It is likely that the workman is no longer taking interest in the matter of this complaint because he has since been re-employed. We find that the adjudication proceedings were not pending on the date of the discharge, and consequently no provisions of section 33 of the Act were contravened. We accordingly come to the conclusion that the present complaint under section 33A of the Industrial Disputes Act is not maintainable and we are unable to give any directions in the matter. We make our award accordingly.

S. N. MODA

Chair

The 22nd May 1951.

P. R. MUKHERJEE

Men

The 22nd May 1951.

M. C. BANERJEE

Men

The 22nd May 1951.

By order of the Governor
D. S. P. MUKHERJEE, Jt

No. C207



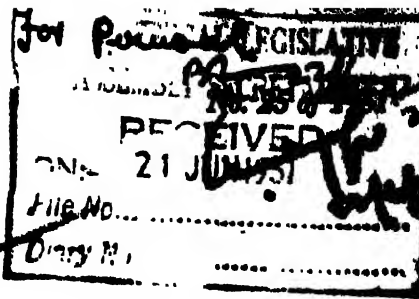
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The



सत्यमेव जयते

Gazette



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ঘরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ১৮০০জি.এ।

No. 1800G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

সাধারণ।

General.

মদ্য-সীল।—নং ১৮০০জি.এ।(১৮০০-২১০১)।—১১ই জুন ১৯৫১-২৪-পরগণা জেলার ম্যাজিস্ট্রেট নাসক প্রিজান্টার নম্বর ১৮০০ জেলার অন্তর্গত রাণাঘাটে নিবৃত্ত হইলেন।
১৮০০ মে ১৯৫১ তারিখের ১৮০০জি.এ নং বিজ্ঞপ্তিতে
১৮০০ নম্বরে তাহাকে নীলিয়া জেলার সমরে নিবৃত্ত করা
প্রাণ বাতিল করা হইল।

Pranas-Nadia.—No. 1723G.A./2L-2/51.—13th June 1951.—Sri Jnanadhir Sarma Sarkar, Magistrate, 24-Parganas, is appointed to sub-Magistrate in the Nadia district and to the Ranaghat subdivision of that district.

He cancels the orders contained in notification No. 1360G.A., dated the 3rd May 1951, in relation to the headquarters station of the district.

ছুটি।

Leave.

সাধারণ।

General.

Tripura.—No. 1720G.A./11-21/51.—9th June 1951.—The orders contained in notification No. 1037G.A., dated the 30th March 1951, granting leave on average pay for two months to Sri K. K. Hajura, I.C.S., Chief Commissioner, Tripura, with effect from the date on which his services are placed at the disposal of this Government, are hereby cancelled.

মালদা।—নং ১৭৪৯জি.এ।(১৭৪৯-৬১০১)।—১০ই জুন ১৯৫১।—
মালদা জেলার অবস্থান অধীন নাসক ও সাধারণ প্রিজান্টার নম্বর
১৭৪৯ নং পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১৮ বক্ত) ১৮৭(২) নম্বরে
নিয়মানুসারে ৪ঠা মে ১৯৫১ তারিখ হইতে সাত দিনের অজিত ছুটি
মঞ্জুর করা হইয়াছিল।

Malda.—No. 1749G.A./6L-6/51.—13th June 1951.—Sri Sudhansu Kumar Ganguli, Sub-Magistrate and Sub-Collector, on probation, Malda, was allowed earned leave for seven days with effect from the 4th May 1951, under rule 167(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATIONS.

No. 1594A.R./R3E-13/50.—15th June 1951.—Whereas the persons named in the schedule below have been nominated as candidates for the by-election to the West Bengal Legislative Assembly and the West Dinajpur-cum-Malda (Rural) General Constituency, *vice* Sri Kiran Sankar Ray, deceased, and having acted as election agents for themselves at that by-election, were notified under sub-rule (5) of rule 9A of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, as having incurred the disqualifications under clause (f) of sub-section (1) of section 69 of the Government of India Act, 1935, and under paragraph 5 of Part IV of the Government of India (Provincial Elections) (Corrupt Practices and Election Petitions) Order, 1936, read with clause (2) of article 388 of the Constitution of India and the Provisional State Legislatures (Casual Vacancies) Order, 1950, for having failed to lodge the return of election expenses within the time and in the manner required;

whereas the said return ought to have been lodged by the 5th May, 1951;

therefore, in pursuance of the provisions of the said rules, it is hereby notified that the persons named in the schedule below have become disqualified until the 5th May, 1951, under clause (f) of sub-section (1) of the said Act for being chosen for being members of the West Bengal Legislative Assembly and under paragraph 5 of Part IV of the Government of India (Provincial Elections) (Corrupt Practices and Election Petitions) Order, 1936, read with clause (2) of article 388 of the Constitution of India and the Provisional State Legislatures (Casual Vacancies) Order, 1950, voting at any election:—

The Schedule.

abodh Kumar Misra.
abendu Jha.

26A.R.—18th June 1951.—In pursuance of sub-rule (5) of rule 9A of the West Bengal Legislative Assembly Electoral (Election Expenses and Election Petitions) Rules, 1947, the name of the person named in the schedule below, who has been nominated as a candidate for the by-election to the West Bengal Legislative Assembly and the West Dinajpur-cum-Malda (Rural) General Constituency, *vice* Sri Mohini Mohan Burman, and having acted as an election agent for himself at that by-election, was notified under sub-rule (5) of rule 9A of the said Rules, as having incurred the disqualifications for being chosen as, and for being a member of the West Bengal Legislative Assembly under clause (f) of sub-section (1) of section 69 of the Government of India Act, 1935, and under paragraph 5 of Part IV of the Government of India (Provincial Elections) (Corrupt Practices and Election Petitions) Order, 1936, read with clause (2) of article 388 of the Constitution of India and the Provisional State Legislatures (Casual Vacancies) Order, 1950, is hereby notified:—

The Schedule.

Chandra Ray.

By order of the Governor,
M. M. BASU, Jt. Secy.

প্রতিরক্ষা উপশাখা।

Political

ORDER.

No. 3719P./336/51. 15th June 1951.—In exercise of the power conferred by section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), read with section 40 of the said Act, the Governor is pleased to rescind order No. 8974P., dated the 1st December 1948, published at page 1650 of Part I of the Calcutta Gazette, dated the 16th December 1948.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৬৮০এইচ.ডি/১১২/৫১।—০১শে মে ১৯৫১।—যেহেতু ১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ জাতীয় স্বেচ্ছাসেবক বাহিনী আইনের (১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গের ১ আইনের) ১৫ ধারার উল্লিখিত উপশাখা ১৯৫০ খৃষ্টাব্দের ১৯ই এপ্রিলের ২৫০এইচ.ডি/১০১৪৯ নং এবং ১৯৫০ খৃষ্টাব্দের ২৭শে নভেম্বরের ১০২৬এইচ.ডি/৬০০১০০ নং প্রজ্ঞাপন দ্বারা গঠিত পশ্চিমবঙ্গের জাতীয় স্বেচ্ছাসেবক বাহিনীর উপশাখা সমিতির সদস্যদের পদ-কাল অবসান হইয়াছে;

অতএব, এখানে, ১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ জাতীয় স্বেচ্ছাসেবক বাহিনী সংক্রান্ত নিয়মাবলীর ১৮ নিয়মসমূহে পশ্চিমবঙ্গ জাতীয় স্বেচ্ছাসেবক বাহিনী আইনের (১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গের ১ আইনের) ১৫ ধারার ১ উপধারা দ্বারা প্রদত্ত ক্ষমতার পরিচালনাক্রমে, মহাশয় রাজ্যপাল মহোদয়, উক্ত ধারার উল্লিখিত উপশাখা পশ্চিমবঙ্গের জাতীয় স্বেচ্ছাসেবক বাহিনীর উপশাখা সমিতি পুনর্গঠিত করিতেছেন; ঐ সমিতিতে নিম্নোক্ত সদস্যরা থাকিবেন:—

পদাধিকারসমূহে সদস্যবৃন্দ।

- (১) মাননীয় মন্ত্রী, স্বরাষ্ট্র (প্রতিরক্ষা) বিভাগ, সভাপতি,
- (২) স্বরাষ্ট্র সচিব, পশ্চিমবঙ্গ সরকার,
- (৩) মহা-আরক্ষ্যপরিদর্শক, পশ্চিমবঙ্গ,
- (৪) নগরপাল, কলিকাতা,
- (৫) প্রাদেশিক প্রতিরক্ষা-সমন্বর আধিকারিক এবং পদাধিকারসমূহে উপ-সচিব, স্বরাষ্ট্র (প্রতিরক্ষা) বিভাগ, ইনি সম্পাদকের কার্য করিবেন,

মনোনীত সদস্যবৃন্দ।

- (৬) বন্দ্যোপাধ্যায় মহারাজাধিরাজ উদয়চন্দ্র মহাশয় বাহাদুর,
- (৭) শ্রীযোগেন্দ্রনাথ দাস গুপ্ত, এম. এল. এ.
- (৮) শ্রীযোগেন্দ্রনাথ ব্যানার্জি, সভাপতি, ২৪-পরগণা জেলা বোর্ড,
- (৯) শ্রীতারকদাস ব্যানার্জি, সভাপতি, মেদীনা জেলা বোর্ড,
- (১০) শ্রী জে. সি. মুখার্জি, বার-এট., ল.
- (১১) শ্রীকেশবনাথ চ্যাটার্জি,
- (১২) শ্রীশ্যামপদ ভট্টাচার্য, এম. এল. এ.
- (১৩) শ্রীশৈলেশ মজুমদার,
- (১৪) ডাঃ বি. মুখার্জি,
- (১৫) জে: কে: এস. সি. ঘোষ-মৌলিক,
- (১৬) প্রেসিডেন্সি বিভাগের কৃতিপতি শ্রী জে. এন. তাম্বুলকার, আই. সি. এস.
- (১৭) শ্রী কে. এ. মজুমদার, আই. এ. এস (অবসরপ্রাপ্ত), প্রাদেশিক কমান্ডার, পশ্চিমবঙ্গ জাতীয় স্বেচ্ছাসেবক বাহিনী,
- (১৮) ব্রিগেডিয়ার এইচ. এস. রণধওয়া, অধিনায়ক, ২০২ ব্রিগেড এরিয়া,

ইহাদের মধ্যে (৬) হইতে (১৮) পর্যন্ত দফার উল্লিখিত সদস্যগণকে উপর-উক্ত নিয়মাবলীর ১৮ নিয়মসমূহে প্রত্যেকের মনোনীত করা হইবে।

এতদ্বারা পুনর্গঠিত সমিতির সদস্যরা ১৯৫২ খৃষ্টাব্দের ০১শে মে পর্যন্ত পদে অধিষ্ঠিত থাকিবেন।

Calcutta.—No. 680H.D./112/51.—31st May 1951.—Whereas the term of office of the members of the West Bengal National Volunteer Force Advisory Committee for the purposes referred to in section 15 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act I of 1949), as constituted by notification Nos. 250-H.D./33/49, dated the 11th April 1950 and 1526H.D./603/50, dated the 27th November 1949, has expired;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 15 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act I of 1949), read with rule 18 of the West Bengal National Volunteer Force Rules, 1949, the Governor is pleased to reconstitute the West Bengal National Volunteer Force Advisory Committee for the purposes referred to in the said section, consisting of the following members, namely:—

Ex-officio members.

- (1) Hon'ble Minister, Home (Defence) Department, *President*,
- (2) Secretary to the Government of West Bengal, Home Department,
- (3) Inspector-General of Police, West Bengal,
- (4) Commissioner of Police, Calcutta,
- (5) Provincial Defence Co-ordination Officer and *ex-officio* Deputy Secretary, Home (Defence) Department, who shall act as Secretary,

Nominated members.

- (6) Muljarajadhiraj Uday Chand Mahatab Bahadur of Burdwan,
- (7) Sri Khugendra Nath Das (Gupta, M.L.A.),
- (8) Sri Prafulla Nath Banerji, Chairman, 24-Parganas District Board,
- (9) Sri Tarakdas Banerjee, Chairman, Nadia District Board,
- (10) Sri J. C. Mukherjee, Barrister-at-Law,
- (11) Sri Kedar Nath Chatterji,
- (12) Sri Shyamapada Bhattacharyya, M.L.A.,
- (13) Sri Sailesh Majumdar,
- (14) Dr. B. Mukherjee,
- (15) Lt.-Col. S. C. Ghosh-Maulik,
- (16) Sri J. N. Talukdar, I.C.S., Commissioner of the Presidency Division,
- (17) Sri K. A. Majumdar, I.A.S. (Retd.), Provincial Commandant, West Bengal National Volunteer Force,
- (18) Brigadier H. S. Rundhawa, Commander, 202, Brigade Area,

of whom the members named in items (6) to (18) are hereby nominated under rule 18 of the said rules.

The members of the Committee hereby reconstituted shall hold office up to the 31st March 1952.

কুচবিহার।—নং ৬৯৮৫৮/ডি.১৫।১৫।—৬ই জুন ১৯৫১।—
যেহেতু ১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ-জাতীয়-স্বেচ্ছাসেবক-বাহিনী আইনের (১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ-জাতীয় ১ আইনের) ১৫ ধারার উল্লিখিত উপশ্রেণী ১৯৫১ খৃষ্টাব্দের ১০ই জানুয়ারীর ৪২এইচ.ডি.১৭৫।১৮ নং প্রজ্ঞাপনদ্বারা গঠিত কুচবিহার-জেলা-উপদেষ্টা-সমিতির সদস্যদের পদকাল অবসান হইয়াছে;

অতএব, এতদ্বারা, ১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ-জাতীয়-স্বেচ্ছাসেবক-বাহিনী সংক্রান্ত নিয়মাবলীর ১৯ নিয়মসম্মতে ১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ-জাতীয়-স্বেচ্ছাসেবক-বাহিনী আইনের (১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ-জাতীয় ১ আইনের) ১৫ ধারার (১) উপ-ধারাদ্বারা প্রদত্ত ক্ষমতার পরিচালনক্রমে মহামান্য রাজ্যপাল মহোদয়, উক্ত ধারার উল্লিখিত উপশ্রেণী, কুচবিহারের জেলা উপদেষ্টা সমিতি পুনর্গঠিত করিতেছেন; ঐ সমিতিতে নিম্নোক্ত সদস্যরা থাকিবেন:—

- (১) কুচবিহারের উপ-মহাধ্যক্ষ (ডেপুটি কমিশনার), সভাপতি,
- (২) কুচবিহারের আরক্ষাধীক্ষক (পুলিশ সুপারিন্টেন্ডেন্ট),
- (৩) ইউমেনচন্দ্র মণ্ডল, এম. এল. এ. কুচবিহার,
- (৪) প্রসন্নেন্দ্রনাথ-মহাশিউরী, কুচবিহার,
- (৫) প্রজ্ঞাপনদ্বারা নাম, মাথাভাঙ্গা, কুচবিহার।

ইহাদের মধ্যে (৩), (৪) এবং (৫) দ্বারা উল্লিখিত সদস্যদ্বিগকে ১৯৪৯ খৃষ্টাব্দের পশ্চিমবঙ্গ-জাতীয়-স্বেচ্ছাসেবক-বাহিনী সংক্রান্ত নিয়মাবলীর ১৯ নিয়মের (১) প্রকরণে (গ) উপ-প্রকরণসম্মতে এতদ্বারা নিযুক্ত করা হইল।

এতদ্বারা নিযুক্ত সদস্যরা ১৯৫২ খৃষ্টাব্দের ৩১শে মার্চ পর্যন্ত পদে অধিষ্ঠিত থাকিবেন।

রাজ্যপালের আদেশাবলীম্বারা
সি. সি. জাভার,
সচিব, কুচবিহার।

Cooch Behar.—No. 698H.D./95/51.—6th 1951.—Whereas the term of office of the of the District Advisory Committee purposes referred to in section 15 of the Bengal National Volunteer Force Act, 1949 (Bengal Act I of 1949) for the district of Behar as constituted by notification No. 175/49, dated the 10th January 1951, has

Now, therefore, in exercise of the power conferred by sub-section (1) of section 15 of the Bengal National Volunteer Force Act, 1949 (Bengal Act I of 1949), read with rule 18 of the West Bengal National Volunteer Force Rules, 1949, the Governor is pleased to reconstitute the District Advisory Committee for the purposes referred to in the said section for the district of Behar consisting of the following members:—

- (1) The Deputy Commissioner, Cooch Behar, *President*,
- (2) The Superintendent of Police, Cooch Behar,
- (3) Sri Umesh Chandra Mondal, M. L. A. Behar,
- (4) Sri Surendra Nath Lahiri, Cooch Behar,
- (5) Sri Ashu Tosh Dham, B. L. Matha, Cooch Behar.

of whom the members named in items (4), (5) are hereby appointed under sub-clause (1) of rule 19 of the West Bengal National Volunteer Force Rules, 1949.

The members hereby appointed shall hold up to the 31st March 1952.

By order of the Governor
P. C. ACHARYA, Jt.

Jails

NOTIFICATIONS

Calcutta.—No. 1076H.J./6A-6/51 - 8th 1951.—Sri Jamini Mohan Mukherjee, who is Superintendent of the Presidency Jail, is appointed to act as whole-time Inspector-General of Prisons, West Bengal, during the absence, on deputation, Dr. Pravat Kumar Biswas, Inspector-General of Prisons, West Bengal, to the United Kingdom.

Calcutta.—No. 1077H.J./6A-7/51 - 8th 1951.—Sri Subodh Chandra Bose, who is Deputy Superintendent, Presidency Jail, Calcutta, is appointed to act as whole-time Superintendent of the Jail with effect from the date on which he takes over charge, *vice* Sri Jamini Mohan Mukherjee, appointed to act as Inspector-General of Prisons, West Bengal.

Calcutta.—No. 1078H.J./6A-7/51 - 8th 1951.—Sri Amiya Nath Sen, Jailer, Presidency Jail, is appointed to act as whole-time Superintendent of the Presidency Jail with effect from the date on which he takes over charge, *vice* Sri Subodh Chandra Bose, appointed to act as Superintendent of that Jail.

By order of the Governor
R. G. T.

Special Section

ORDER.

No. 3497H.S.—21st May 1951.—In exercise of the power conferred by clause (a) of section 14 of the Preventive Detention Act, 1950 (1V of 1950) in supersession of Government order No. 3497H.S. dated the 25th April, 1950, the Governor hereby orders that the conditions under which a person arrested under the said Act shall be detained shall be as follows:—

an order has been made shall be liable to be liable, namely:—

such person is prosecuted for the offence within the jail or for a non-bailable and the offence,—

such person shall be accorded the same treatment as a Divisional I undertrial prisoner until he is convicted or acquitted of the charges brought against him and shall, during the pendency of the proceedings, draw no personal or dietary allowance other than that prescribed for Division I undertrial prisoners; and

the family of such person shall, during the pendency of the proceedings, continue to receive such family allowance, if any, as may have been sanctioned by the State Government, but if on trial such person is convicted and sentenced to imprisonment, either substantively or in default of payment of fine or both substantively and in default of payment of fine, the family allowance shall be stopped and such person shall receive the treatment accorded to convict during the period of such imprisonment.

By order of the Governor,
P. C. ACHARJI, Jt. Secy

1015H.S.—30th April 1951.—Whereas the Government has reason to believe that the mentioned person in respect of whom an order sub-clause (ii) of clause (a) of sub-section (1) of section 5 of the Preventive Detention Act (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be carried out;

therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undertrial person to appear before the District Magistrate, Burdwan, at Burdwan, within fifteen days from the date of publication of this order in the *Gazette*.

Particulars of the person.

Binod Baran Ray, son of late Kalipada Ray, late police-station Burdwan, district Burdwan, and of Calcutta.

By order of the Governor,
S. S. CHAUDHURI, Dy. Secy.

Transport

NOTIFICATIONS.

5615W.T.—6th June 1951.—In exercise of the powers conferred by section 68 and section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendment in the Bengal Motor Vehicles Rules, published under notification No. 1930Pl., dated the 21st September 1940, at pages 2655-56, Part I of the *Calcutta Gazette* of the 10th June 1940, as subsequently amended:—

Amendment.

Sub-rule (a) of rule 144 of the said rules is amended to the following:—

(a) Every motor vehicle used for the carriage of passengers other than a motor car seating inclusive of the driver, not more than five persons shall have the steering control on the right hand side of the vehicle.

The State Government may by order exempt, on such condition as may be specified in the order, any motor vehicle or class of motor vehicles used for the carriage of passengers otherwise than as a public service vehicle from the operation of sub-rule (a).

No. 5874W.T.—14th June 1951.—Sri S. N. Halder is appointed as Works Manager, Central Workshop under the Directorate of Transportation, West Bengal, with effect from the 17th June 1951 (forenoon).

By order of the Governor,
N. C. GHOSH, Secy.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ১৮০৪জি.এ।

No. 1804G.A.

অমতা।

Powers.

দারজিলিং।—নং ১৭০৬জি.এ।২পি-৩৩।৫১।—১৫ই জুন ১৯৫১।

দারজিলিং জেলার অন্ডগট কাসিরংএর উপ-শাসক প্রিন্সবান্দু কুমার বন্দ্যোপাধ্যায়কে দণ্ড প্রণালী সংহিতার ২৬০ ধারার বিধিত অপরাধের পরামর্শ বিচার করিবার ক্ষমতা অর্পণ করা হইল।

Darjeeling.—No. 1706G.A./2P-33/51.—8th June 1951.—Sri Sudhansu Kumar Banerjee, Deputy Magistrate, Kurseong, Darjeeling, is vested with powers to try summarily the offences mentioned in section 260 of the Code of Criminal Procedure.

২৪-পরগণা।—নং ১৭০৬জি.এ।২পি-২১।৫১।—১০ই জুন ১৯৫১।

দণ্ড প্রণালী সংহিতার ১৬৪(১) নং ধারার প্রদত্ত ক্ষমতাবলে মহাশয় দেশপাল কড়ক ২৪ পরগণা জেলার বসিরহাট মহকুমার জবোদারী উপ-শাসক প্রিন্সবান্দু নামে রাখকে উক্ত দণ্ড বিধির চতুর্থ পরিচ্ছেদে বর্ণিত কোনও বিচারের পূর্বে অথবা পরে অনুসন্ধানকালে বিবৃতি বা স্বীকৃতি গ্রহণ করিবার ক্ষমতা প্রদত্ত হইল।

24-Parganas.—No. 1750G.A./2P-21/51.—13th June 1951.—In exercise of the powers conferred by sub-section (1) of section 164 of the Criminal Procedure Code, 1898 (Act V of 1898), the Governor is pleased to empower Sri Rabindra Nath Ray, Deputy Magistrate, on probation, Basirhat, 24-Parganas, to record any statement or confession made to him in course of an investigation under Chapter XIV of the said Code at any time afterwards or before the commencement of enquiry or trial.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Powers.

West Dinajpur.—No. 3012J.—6th June 1951.—In exercise of the powers conferred by section 14 of the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon Sri Nagendra Nath Biswas the powers of a Magistrate of the third class, in the district of West Dinajpur, for a period of one year from the date of this notification, in respect to such cases as may be made over to him within the limits of the Raiganj subdivision of the said district, and

(b) to direct him to take down evidence in the English language.

Malda.—No. 3226J.—13th June 1951.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

- (a) to confer upon each of the gentlemen named below the powers of a Magistrate of the class noted against each, in the district of Malda, for a period of six months from the date of this notification, or until further orders, whichever is less, in respect to such cases as may be made over to each within the limits of the Sadar subdivision of the said district, and
- (b) to direct each to take down evidence in the English language.

Name.	Class.
Sri Satish Chandra Misra	... First.
Sri Monoranjan Chatterjee	... Second.

West Dinajpur.—No. 3266J.—13th June 1951.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

- (a) to confer upon Sri Brojo Behari Roy Choudhury the powers of a Magistrate of the second class, in the district of West Dinajpur, for a period of one year with effect from 13th June 1951, in respect to such cases as may be made over to him within the limits of the Sadar subdivision of the said district, and
- (b) to direct him to take down evidence in the English language.

NOTIFICATIONS.

No. 3009J.—6th June 1951.—In exercise of the power conferred by clause (8) of the Second Schedule to the Provincial Small Cause Courts Act, 1887 (IX of 1887), the Governor is pleased to invest the officers specified in the Schedule hereto, functioning as Judges of Courts of Small Causes, with authority to exercise jurisdiction under the said Act with respect to suits for the recovery of rents of homestead lands arising within the Municipal areas within their respective jurisdictions valued at amounts not exceeding the pecuniary limits of their powers as Judges of Courts of Small Causes for the trial of suits cognizable by such courts:—

The Schedule.

- The senior Munsif of—
 - Bankura (Sadar),
 - Sadar, Katwa and Asansol in Burdwan,
 - Hooghly (Sadar),
 - Howrah (Sadar),
 - Sadar and Tamluk in Midnapore,
 - Berhampore in Murshidabad,
 - Krishnagar in Nadia,
 - Malda in West Dinajpur-Darjeeling,
 - Alipore, Barasat, Bashirhat, Diamond Harbour, and Sealdah in 24-Parganas.
- The Munsif of—
 - Suri in Birbhum,
 - Kalna in Burdwan,
 - Lalbagh in Murshidabad,
 - Ranaghat in Nadia.

Cooch Behar.—No. 3011J.—6th June 1951.—In exercise of the power conferred by rule Order XXVII in the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Governor is pleased to appoint the Manager of the Chaklajati Estates of Cooch Behar as a person by whom plaints or written statement suits by or against the State of West Bengal far as the Chaklajati Estates are concerned, be signed and verified.

Calcutta.—No. 3106J.—11th June 1951.—In exercise of the power conferred by sub-section of section 4 of the West Bengal Criminal Amendment (Special Courts) Act, 1949 (Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notice No. 5140J., dated the 16th September 1949, cases specified in the schedule hereto annexed.

The Schedule.

Serial No.	Name of accused persons.	Offences charged against the accused.
1	Ram Gopal Chatterjee, formerly a clerk in the office of the Iron and Steel Controller (Imports) Calcutta, 26, Nayan Kisto Shaha Lane, Bagh-bazar, Calcutta.	Section 471 of the Penal Code, 1860 (Act of 1860), and sub-section of section 5 read with section (1) clause (a) of section 5 of the Prevention of Corruption Act (Act II of 1947)
2	Prabhash Chandra Chakraborty, Sorter, General Post Office, Calcutta.	Sub-section (2) of section 5 of the Prevention of Corruption Act, 1947 (Act of 1947) and section 5 of the Indian Penal Code (Act XLV of 1860) and section 52 of the Indian Penal Code, 1860 (Act of 1860)

This cancels this department notice No. 2848J., dated the 29th May 1951.

24-Parganas.—No. 3148J.—11th June 1951.—In exercise of the power conferred by section 4 of the Bengal Village Self-Government Act, (Bengal Act V of 1919), taken with section 4 of the Bengal General Clauses Act, 1899 (Act I of 1899), the Governor is pleased to cancel the notification No. 369J., dated the 29th July 1941, relating to the constitution of the Bench within the jurisdiction of the Faltas board in the Diamond Harbour subdivision in the district of the 24-Parganas.

24-Parganas.—No. 3149J.—11th June 1951.—In exercise of the power conferred by section 4 of the Bengal Village Self-Government Act, (Bengal Act V of 1919), taken with section 4 of the Bengal General Clauses Act, 1899 (Act I of 1899), the Governor is pleased to cancel the notification No. 370J., dated the 29th July 1941, relating to the constitution of the Bench within the jurisdiction of the Faltas board in the Diamond Harbour subdivision in the district of the 24-Parganas.

24-Parganas.—No. 3150J.—11th June 1951.—In exercise of the power conferred by section 4 of the Bengal Village Self-Government Act, (Bengal Act V of 1919), taken with section 4 of the Bengal General Clauses Act, 1899 (Act I of 1899), the Governor is pleased to cancel the notification No. 374J., dated the 8th July 1945, in so far as it relates to the constitution of the Bench within the jurisdiction of the Mathurapur union board in the Diamond Harbour subdivision in the district of the 24-Parganas.

Bankura.—No. 3151J.—11th June 1951.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), taken with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), the Governor is pleased to rescind notification No. 3742J., dated the 8th October 1950, in so far as it relates to the constitution of the union court within the jurisdiction of the Sonamukhi union board in the Diamond Harbour division in the district of the 24-Parganas.

Bankura.—No. 3180J.—13th June 1951.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union boards mentioned below to be, during their term of office as members, union benches within the jurisdiction of the said union boards of which they are, respectively, members for the purposes of that Act:—

Names of members of the union boards to constitute union benches in the Vishnupur subdivision, district Bankura.

Local union board, police-station Sonamukhi.

1. Krishna (Gobinda Chakravarty.

2. Tarapada Chattopadhyay.

3. Dharanidhar Gangopadhyay.

4. Chandra Charan Chattopadhyay.

Akui union board, police-station Indas.

1. Lakshminarayan Sarkar.

2. Bibhuti Bhusan Das.

3. Promode Kumar Mukhopadhyay.

4. Mahab Pegum Bux.

Bankura.—No. 3181J.—13th June 1951.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union boards mentioned below to be, during their term of office as such members, union courts within the jurisdiction of the said union boards of which they are, respectively, members for the purposes of that Act:—

Names of members of the union boards to constitute union courts in the Vishnupur subdivision, district Bankura.

Local union board, police-station Sonamukhi.

1. Krishna (Gobinda Chakravarty.

2. Tarapada Chattopadhyay.

3. Dharanidhar Gangopadhyay.

4. Chandra Charan Chattopadhyay.

Akui union board, police-station Indas.

1. Lakshminarayan Sarkar.

2. Bibhuti Bhusan Das.

3. Promode Kumar Mukhopadhyay.

4. Mahab Pegum Bux.

By order of the Governor.
S. K. SEN, Secy.

Registration

NOTIFICATIONS.

Hooghly.—No. 219Regn.—4th June 1951.—The Governor is pleased to accept the resignation tendered by Janab Syed Ashraf Hussain of his post as Muhammadan Registrar and Kazi of Haripal in the district of Hooghly with effect from the 13th August 1950. The licence and sanad issued in favour of the said Muhammadan Registrar and Kazi should be treated as cancelled with effect from the 13th August 1950.

Midnapore-Howrah-24-Parganas.—No. 221Regn.—4th June 1951.—In exercise of the power conferred by sub-section (1) of section 7 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to direct that the (1) office of the Joint Sub-Registrar of Midnapore in the district of Midnapore, (2) office of the Joint Sub-Registrar of Howrah in the district of Howrah, (3) office of the 3rd Joint Sub-Registrar of Alipore at Sadar in the district of the 24-Parganas and (4) office of the 2nd Joint Sub-Registrar of Alipore at Behala in the district of the 24-Parganas, shall henceforth be styled as the (1) office of the Sub-Registrar of Midnapore Sadar, (2) office of the Sub-Registrar of Howrah Sadar, (3) office of the Sub-Registrar of Alipore Sadar and (4) office of the 1st Joint Sub-Registrar of Alipore at Behala, respectively.

No. 232Regn.—8th June 1951.—In exercise of the power conferred by section 14 of the Special Marriage Act, 1872 (III of 1872), the Governor is pleased to make the following amendment in the rules published under notification, dated the 4th of June 1872, in the *Calcutta Gazette* of 1872 at page 2358 prescribing scales of fees to be charged by the Marriage Registrar for duties to be discharged by him under the said Act:—

Amendment.

For rule 5 of the said rules substitute the following:

"5 If such place is at a distance of not less than one mile from the Registrar's Office, the fee payable for registering the marriage shall be four rupees; in addition to such fee travelling allowance shall be paid to the Registering Officer, at the rate of six annas per mile and to the peon accompanying him at the rate of one anna and six pies per mile, of the distance travelled:

Provided that the travelling allowance payable to the Registering Officer shall, in the case of journeys—

(a) within the limits of Calcutta as defined in clause (17) of section 3 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), and the municipality of Howrah, be at the rate of taxi fare for the time being in force within such limits; and

(b) within any other municipal area where carriages or other conveyances are available on hire, be at the rate of hire for such conveyances for the time being in force within such area

for the actual distance travelled irrespective of whether such distance is greater or less than one mile."

Hooghly.—No. 234Regn.—11th June 1951.—It is notified for general information that the Governor is pleased to sanction the retention for further period up to the 30th April 1951 inclusive of the office of the Joint Sub-Registrar of Chinsur at Gupitpara in the district of Hooghly established under the Government of West Bengal, Judiciary Department, notification No. 90Regn., dated the 24th February 1951.

Howrah.—No. 238Regn.—13th June 1951.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorce Registration Act, 1876 (Bengal Act I of 1876) the Governor is pleased to appoint Janab M. Samiullah temporarily to be a Muhammadan Registrar within the police-stations of Ball Bantra and Malipanchghara in the district of Howrah until further orders.

Howrah.—No. 239Regn.—13th June 1951.—In exercise of the power conferred by section 2 of the Kazi's Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Samiullah temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Bally, Bantra and Malipanchghora in the district of the Indian Registration Act, 1908 (XVI of 1908), of Howrah until further orders.

Calcutta-24-Parganas.—No. 249Regn.—14th June 1951.—Sri S. P. Biswas, Senior Professor of Philosophy, Scottish Church College, Calcutta, is appointed under section 3 of the Special Marriage Act, 1872 (III of 1872), to be the Registrar of Murrings of Calcutta and of the district of the 24-Parganas.

Malda.—No. 250Regn.—14th June 1951.—It is notified for general information that in pursuance of the provisions of sub-section (7) of section 7 of the Governor is pleased to sanction the establishment of an additional Sub-Registry office within the registration sub-district of Sadar in the district of Malda, to be styled as the office of the Sadar Joint Sub-Registrar of Malda at Pakuahat for a period of two months with effect from the date of opening of the office.

Malda.—No. 251Regn.—14th June 1951.—In exercise of the powers conferred by section 6 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to appoint Sri Jyotishwar Dutta, Sub-Deputy Magistrate, on probation, Malda, to act as the Sadar Joint Sub-Registrar of Malda at Pakuahat with effect from the date of opening of the office.

By order of the Governor,
S. K. SEN, Secy.

অর্থ বিভাগ।

FINANCE DEPARTMENT

কর নির্দেশ।

Taxation ORDER.

No. 1267F.T.—13th June 1951.—Whereas difficulty has arisen in relation to the transition from the State laws relating to excise in force in Cooch Behar immediately before the appointed day, to the State laws relating to excise in force in the State of West Bengal;

Now, therefore, in exercise of the powers conferred by section 4 of the Cooch Behar (Assimilation of State Laws) Act, 1950 (West Bengal Act LXIII of 1950), the Governor is pleased by this order to direct that the State laws relating to excise, as were in force in Cooch Behar immediately before the appointed day, shall be deemed, during the period commencing on the appointed day and ending on the 31st day of January 1951, to have been rules made under the Bengal Excise Act, 1909 (Bengal Act V of 1909), and all acts done under the said laws during the said period shall be deemed to be and to have always been acts done under the Bengal Excise Act, 1909 (Bengal Act V of 1909).

By order of the Governor,
B. DAS GUPTA, Secy.

জ্ঞাপনাবলী।

NOTIFICATIONS.

No. 1206F.T.—6th June 1951.—On the results of the competitive examination held in February 1950 for recruitment to the West Bengal Civil Service

(Executive) and certain other services, the following candidates are appointed on probation to the West Bengal Excise Service:—

- (1) Sri Sudhir Kumar Bandyopadhyay, B.A., son of Sri Kanailal Banerjee.
- (2) Sri Ranjit Kumar Biswas, M.A., son of late Rasaraj Biswas.

They will be on probation for a period of three years during which they will be required to undergo the prescribed training and to pass the Departmental Examination completely.

নং ১২২২এফ.টি।—৮ই জুন ১৯৫১।—পশ্চিমবঙ্গের রা
পরিসংখ্যান অধিকারের উপ-অধীক্ষক শ্রীধরেন্দ্র মোহন গঙ্গুলি
ন্য-পরিসংখ্যান সংক্রান্ত উপ-অধীক্ষার অস্থায়ী পদে, পুনরায়
পদে উন্নীত হইলেন।

No. 1222F.T.—8th June 1951.—Sri Dhiren Mohan Ganguly, Deputy Superintendent, Statistical Bureau, is appointed temporarily to act, until further orders, in the temporary post of Deputy Director created in connection with C Survey.

নং ১২২৩এফ.টি।—৮ই জুন ১৯৫১।—পশ্চিমবঙ্গের রা
পরিসংখ্যান অধিকারের সহ-পরিসংখ্যক শ্রীকালীপ্রসাদ পুরকায়স্থ
মে ১৯৫১ তারিখ হইতে রাষ্ট্রীয় পরিসংখ্যান অধিকারের পরিসংখ্য
পদে উন্নীত হইলেন।

No. 1223F.T.—8th June 1951.—Sri Kali Prasad Purkayastha, Assistant Statistician, State Statistical Bureau, is promoted to the post of Statistician, State Statistical Bureau, with effect from 24 May 1951.

নং ১২২৪এফ.টি।—৮ই জুন ১৯৫১।—পশ্চিমবঙ্গের রা
পরিসংখ্যান অধিকারের সহ-অধীক্ষক শ্রীধনুস্বামী বসু ২৪মে ১৯৫১
তারিখ হইতে, পুনরায় পদে উন্নীত হইলেন।

No. 1224F.T.—8th June 1951.—Sri Dhanu Bore, Assistant Superintendent, State Statistical Bureau, is appointed to act, until further orders, as Deputy Superintendent, State Statistical Bureau with effect from the 24th May 1951.

নং ১২২৫এফ.টি।—৮ই জুন ১৯৫১।—পশ্চিমবঙ্গের রা
পরিসংখ্যান অধিকারের পরিসংখ্যক পদে উন্নীত শ্রীকালী
পুরকায়স্থের স্থলে সহ-অধীক্ষক শ্রীনিবাস বিহারী গঙ্গোপাধ্যায় ২
মে ১৯৫১ তারিখ হইতে, পুনরায় পদে উন্নীত হইলেন।

No. 1225F.T.—8th June 1951.—Sri Nikul Bihari Ganguli, Assistant Superintendent, State Statistical Bureau, is appointed to act, until further orders, as Assistant Statistician, State Statistical Bureau, with effect from the 24th May 1951, *vice* Sri Kali Prasad Purkayastha promoted to the post of Statistician.

No. 1226F.T.—8th June 1951.—In exercise of the power conferred by clause (a) of section 1 of the Indian Stamp Act, 1899 (II of 1899), the Governor is pleased to remit the stamp duty chargeable under Article 35 of Schedule IA of the said Act on the leases negotiated on behalf of the High Commissioner for the United Kingdom in respect of premises No. 1, Harrin Street, Calcutta.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

ORDERS.

Whereas Government in their resolution S.G.3P-58/49(A), dated the 23rd July issued an order under section 553 of the Municipal Act, 1932 (Bengal Act XV of 1932) superseding the Commissioners of the Municipality in the district of the ... for a period of two years with effect from the 26th July 1949;

whereas by a subsequent order of Government No. M.1M-82/50, dated the 31st October issued under clause (i) of sub-section (2) of section 554 of the said Act, the term of supersession of the Commissioners of the said municipality extended till the 31st December 1951;

whereas it is not possible to hold the next election of the said municipality before 31st December 1951, in view of the decision to hold elections to all local bodies during the months of November and December 1951, in order to avoid clashing with the general elections to the Legislature which are expected to be held at that time;

therefore, in exercise of the power conferred by clause (i) of sub-section (2) of section 554 of the said Act, the Governor is pleased to extend the term of supersession of the Commissioners of the said municipality for a further period till the 31st March 1952.

In exercise of the power conferred by clause (i) of sub-section (1) of section 554 of the said Act the Governor is further pleased to direct that Chandra Kar, M.A., Deputy Magistrate and Deputy Collector, shall, during the extended period of supersession of the Municipality, continue to exercise and perform powers and duties conferred or imposed upon him by notification No. L.S.-G.3P-58/49(B), dated the 26th July 1949.

M. 4A-50/50.—15th June 1951.—Whereas sub-section (1) of section 137 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), which provides for the valuation list of the holdings within the Municipality in the district of the 24-Parganas was required to be prepared during the year 1951;

whereas the Commissioners of the said Municipality have failed to get such valuation list prepared as so required and have thereby made default in performing a duty imposed on them by the said Act;

therefore, in exercise of the power conferred by sub-section (1) of section 549 of the Municipal Act, 1932 (Bengal Act XV of 1932) the Governor is pleased to direct that the Commissioners of the Taki Municipality shall get the valuation list of the holdings within the Municipality prepared during the year 1951.

By order of the Governor,
A. ZAMAN, Jt. Secy.

NOTIFICATIONS.

LA-26/50.—15th June 1951.—In exercise of the power conferred by section 540 of the Municipal Act, 1932 (Bengal Act III of 1923), the Governor is pleased to declare his intention to make the following amendments in notification No. 260M, dated the 18th January 1932, as subsequently amended, namely:—

Draft amendments.

1. In clause (13) of section 3 of the Calcutta Municipal Act, 1923, as extended to the Howrah Municipality by the said notification, omit the words and brackets "(other than a motor bicycle or motor tricycle)".

2. For the existing Schedule VIII—Tax on carriages and animals substitute the following:—

Schedule VIII—Tax on carriages and animals.

(See section 165).

	Per half-year.
	Rs. a. p.
1. On every four-wheeled carriages drawn by two horses ...	12 0 0
2. Where any person owns more than one carriage included in Class 1, then on every such carriage after the first ...	8 0 0
3. On every four-wheeled carriage drawn by one horse, pony or mule, or a pair of ponies or mules under 13 hands ...	8 0 0
4. On every two-wheeled carriage drawn by one or more animals ...	6 0 0
5. On every jin rickshaw ...	2 0 0
6. On every horse (not being a race horse) ...	6 0 0
7. On every race horse ...	24 0 0
8. On every pony or mule of or over 13 hands ...	6 0 0
9. On every pony or mule under 13 hands ...	2 0 0

3. Any objection to the proposed amendments, by the Commissioners of the Municipality of Howrah or any inhabitant or ratepayer thereof, submitted in writing through the District Magistrate, Howrah, to the undersigned before the 15th August 1951, will be taken into consideration.

No. L.S.-G.3R-15/51.—11th June 1951.—In exercise of the power conferred by section 40 of the West Bengal Fire Services Act, 1950 (West Bengal Act XVIII of 1950), the Governor is pleased to make the following rule regarding declaration of the maximum quantity of the article or articles to be stored in a warehouse and specification of the same on the licence, namely:—

Rule.

The applicant for a licence for using a building or place as a warehouse shall state in his application the maximum quantity of each of the inflammable articles which he proposes to store or press or keep in the warehouse and that maximum quantity shall be mentioned in the licence to be issued to him, in the blank space indicated as (a) in the form of licence prescribed in the Schedule to the West Bengal Fire Services Act, 1950 (West Bengal Act XVIII of 1950).

No. M.2B-8/51.—11th June 1951.—The following amendments made by the Corporation of Calcutta under clause (20) of section 478 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), in the by-laws published under notification No. 1509M., dated the 13th August 1941, have been sanctioned by the Governor under sub-section

(1) of section 482 of the said Act and are hereby published as required by section 486 thereof:—

Amedments.

(1) In by-law No. 2 of the said by-laws, after the words "a larger number of approach roads" add the following:—

"and may also waive the condition as to keeping intervening spaces between such approach roads."

(2) At the end of by-law No. 7 of the said by-laws add the following:—

"In special cases, however, approach roads of width up to 22 feet may be allowed with the sanction of the Corporation."

No. M. 2B-9/51.—13th June 1951.—The following amendments made by the Corporation of Calcutta under clause (17) of section 478 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), in the by-laws published under notification No. 85M., dated the 6th January 1905, have been sanctioned by the Governor under sub-section (1) of section 482 of the said Act and are hereby published as required by section 486 thereof:—

Amendments.

(1) In paragraph 1 of clause (11) of the by-laws for the amount "Rs. 20" substitute the amount "Rs. 50".

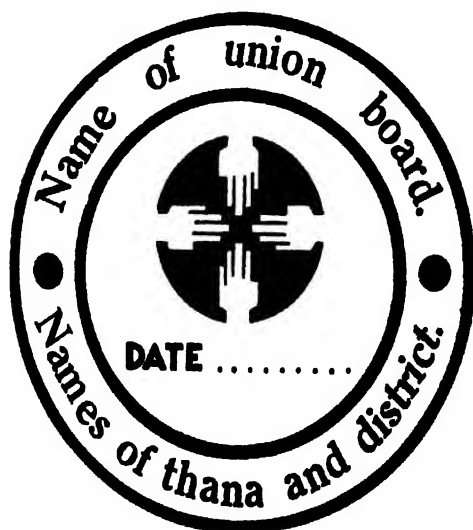
(2) In paragraph 2 of clause (11) of the by-laws for the amount "Rs. 5" substitute the amount "Rs. 10".

No. L.S.-G.1U-5/50.—15th June 1951.—In exercise of the power conferred by sub-section (1) of section 101 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to make the following amendment in the rules published with notification No. 875L.S.-G., dated the 10th June 1941:—

Amendment.

For rule 1 of the said rules substitute the following:—

1. The common seal mentioned in section 18 of the Bengal Village Self-Government Act, 1919, shall be of the form and shall contain only the particulars, in Bengali, shown in the figure annexed to these rules.



24-Parganas.—No. L.S.-G. 1U-6/51(I).—15th June 1951.—In exercise of the power conferred by section 5 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), and after consideration of the views of the 24-Parganas District Board and in partial modification of notifications Nos. 4707L.S.-G., dated the 15th

November 1928, and 1113L.S.-G., dated February 1928, the Governor is pleased that mauza Kulerkhoj bearing new list No. 145 (formerly known as mauza bearing old jurisdiction list No. 181 Homrapolta bearing new jurisdiction (composed of old mauzas Karimpur and bearing old jurisdiction list Nos. 1 which have hitherto been included union in police-station Bhangore shall be included in Tambulda union in Canning in the district of the 24-Parg

24-Parganas.—No. L.S.-G.1U-6/5 June 1951.—In exercise of the power section 5 of the Bengal Village Self Act, 1919 (Bengal Act V of 1919), consideration of the views of the District Board and in partial modification No. 4707L.S.-G., dated the 15th 1928, the Governor is pleased to direct "Homra" union in police-station Bhang district of the 24-Parganas as constituted said notification shall be renamed as "pur" union.

24-Parganas.—No. M. 1M-88/51.—1951.—In exercise of the power conferred section (5) of section 56 of the Bengal Act, 1932 (Bengal Act XV of 1932), the is pleased to extend the term of office of the commissioners of the Taki Municipality in of the 24-Parganas till the 31st October special circumstances in which it has been fit to extend the said term of office beyond last general election of the Commission said municipality having been held in 1947-48 the next general election is, section (3) of section 24 of the said Act, be held in the year 1951-52 but such election cannot be held at that time as it is no use to do so in view of the fact that year term of office of the present Commission the said municipality, prescribed by clause sub-section (1) of section 56 of the said Act commenced on the 10th August 1948, was completed until the 9th August 1952. In said sub-section (3) of section 24, then next general election cannot be held term of office of the present Commission said municipality is extended beyond August 1952.

By order of the Gov
A. ZAMAN, J

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.2746/CF/20L-3 15th June 1951.—On the abolition of the Professor of Ophthalmic Surgery in Medical College, Calcutta, Dr. Kira M.B.(Cal.), F.R.C.S.(Edin.), D.O.M.S. appointed to act, until further orders, as Principal and Superintendent of the Lake Medical College and Hospital with effect from 1st July

No. Medl. 2767/2D-14/49.—16th June 1951.—The following draft of further amendment in exercise of the power conferred by section 5 of the Drugs Act, 1940 (XXIII of 1940), the Governor proposes to make in the Bengal Drugs Act, 1946, as subsequently amended, is published for the information of persons likely to be affected thereby.

The draft will be taken into consideration after the 21st September 1951, and any

suggestion with respect thereto which may be given by the undersigned before that date will duly considered.

Draft amendments.

in the said rules—

(a) in rule 8 after clause (a) insert the following clause, namely:—

“(aa) holds the pharmaceutical chemists diploma granted by the Pharmaceutical Society of Great Britain; or”;

(b) in rule 65 add the words “or to alter or affect the structure of the human body” at the end;

(c) in Schedule G after the entry relating to Barbituric acid insert the following entry, namely:—

“Benzedrine (Amphetamine), its salts”.

By order of the Governor,
B. C. DAS GUPTA, Secy.

No. Medl. 2611/1H/2/50/KW(2).—6th June 1951.—Dr. H. K. Indra is granted leave on half pay for the period from 18th March 1951 to 15th April 1951, under rule 184(d) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him.

Calcutta-Midnapore.—No. Medl. 2615/DHS/18-1/51.—6th June 1951.—Temporary Assistant Surgeon Dr. Saroj Kumar De, Assistant Administrative Officer (Medical), Central Medical Stores, Calcutta, under the Directorate of Health Services, West Bengal, is appointed temporarily to act, until further orders, as Medical Officer, Tamluk Subdivisional Hospital, district Midnapore, with effect from the date on which he joins the post, *vice* Dr. Sisir Kumar Sinha, transferred.

Midnapore-Calcutta.—No. Medl. 2616/DHS/18-1/51.—6th June 1951.—Temporary Assistant Surgeon Dr. Sisir Kumar Sinha, Medical Officer, Tamluk Subdivisional Hospital, district Midnapore, being relieved, is appointed temporarily to act, until further orders, as Assistant Administrative Officer (Medical), Central Medical Stores, Calcutta, under the Directorate of Health Services, West Bengal, with effect from the date on which he joins the post, *vice* Dr. Saroj Kumar De.

Howrah-24 Parganas.—No. Medl. 2621/DHS/18-1/51.—6th June 1951.—Dr. Arabinda Chatterjee, M.B., Superintendent, Domjur Auxiliary Government Hospital, district Howrah, is appointed temporarily to act, until further orders, as Medical Officer-in-charge of the Thana Health Centre at Rudrapur in the district of 24 Parganas with effect from the date on which he joins the post.

Midnapore-Malda.—No. Medl. 2704/DHS/K.W.-18-1/51.—12th June 1951.—Dr. B. B. Chatterjee, M.B., Superintendent, Nandigram Auxiliary Government Hospital, district Midnapore, is appointed temporarily to act, until further orders, as Medical Officer-in-charge of the Thana Health Centre at Harishchandrapur in the district of Malda with effect from the date on which he joins the post.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATION.

Jaipur.—No. P.H. 1813/3L-13/51.—12th June 1951.—On expiry of the leave sanctioned in Notification No. P.H. 1432/3L-13/51, dated the

15th May 1951, Dr. Gopal Chandra Pal, M.B., D.P.H., Subdivisional Health Officer, is posted to the Alpur Duars subdivision in the district of Jalpaiguri.

By order of the Governor,
P. M. DATTA, Asst. Secy.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

প্রজ্ঞাপন।

NOTIFICATION.

নং ৫১১-১২ই জুন ১৯৫১।—বাস্তু অধিকারের বিষয়ীর্ষী বাস্তুকার প্রিন্সিট্র কুমার ঘোষকে অবৈধাকাল অন্তে ১লা এপ্রিল ১৯৫১ তারিখ হইতে পশ্চিমবঙ্গ উত্তরবাস্তু কৃত্যকের অন্তর্গত স্বপক্ষে পরিবর্ত করা হইল।

২। সম্মিলনের পর পুনরাদেশ পর্যাণ্ড প্রিন্সিট্র কুমার ঘোষ তাহার বর্তমান পদে বহাল থাকিবেন।

রাজ্যপালের আদেশানুসারে,
সুখিত কুমার ঘোষ,
সংস্থার সচিব।

No. 51. —12th June 1951.—Sri Suchit Kumar Ghosh, Executive Engineer of the Directorate of Works and Buildings, is on the expiry of his probationary period, confirmed in the West Bengal Senior Service of Engineers with effect from 1st April 1951.

2. On confirmation, Sri Suchit Kumar Ghosh will continue in his present post until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 31. —8th June 1951.—Sri Kanak Bhushan Banerjee, Assistant Engineer, on probation, is confirmed in the West Bengal Engineering Service (Irrigation) with effect from the 16th February 1951.

By order of the Governor,
S. K. DEY, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 2361Com. —15th June 1951.—Sri Bankim Chandra Kundu, M.A., Deputy Secretary, Commerce and Industries Department, on probation, is confirmed in that post with effect from the 14th June 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 3563Lab.—8th June 1951.—In exercise of the power conferred by clause (c) of section 2 of the Minimum Wages Act, 1948 (XI of 1948), the Governor is pleased to appoint, for the district of

Cooch Behar, the Labour Commissioner, West Bengal, to be the competent authority to ascertain from time to time the cost of living index number applicable to the employees employed in the employments mentioned in the schedule below, and in any other employment or employments in the said district which, the State Government, in exercise of the power conferred by section 27 of the said Act, may add to either part of the Schedule to the said Act:—

1. Employment in any rice mill.
2. Employment in any flour mill.
3. Employment in any tobacco (including bidi-making) manufactory.
4. Employment in any cinchona plantation, that is to say, any estate which is maintained for the purpose of growing cinchona.
5. Employment in any tea plantation, that is to say, any estate which is maintained for the purpose of growing tea.
6. Employment in any oil mill.
7. Employment under any local authority.
8. Employment on road construction and in building operations.
9. Employment in public motor transport.
10. Employment in tanneries and leather manufactory.
11. Employment in stone breaking or stone crushing.
12. Employment in agriculture, that is to say, in any form of farming, including the cultivation and tillage of the soil, dairy farming, the production, cultivation, growing and harvesting of any agricultural or horticultural commodity, the raising of live-stock, bees or poultry, and any practice performed by a farmer or on a farm as incidental to or in conjunction with farm operations (including any forestry or timbering operations and the preparation for market or to carriage for transportation to market of farm produce).

No. 3564Lab.—8th June 1951.—In exercise of the power conferred by sub-section (1) of section 19 of the Minimum Wages Act, 1948 (XI of 1948), and in supersession of the notification No. 2078Lab., dated the 29th April 1949, the Governor is pleased to appoint the undermentioned officers of the State Government to be Inspectors for the purposes of the said Act within their respective jurisdictions:—

- (1) The Labour Commissioner.
- (2) All Deputy Labour Commissioners.
- (3) All Assistant Labour Commissioners.
- (4) All Labour Officers.
- (5) All Labour Officers (Statistics).

No. 3565Lab.—8th June 1951.—In exercise of the power conferred by sub-section (1) of section 20 of the Minimum Wages Act, 1948 (XI of 1948), the Governor is pleased to appoint the District Judge, Cooch Behar, to be the Authority to hear and decide, for the area within the local limits of his jurisdiction, all claims arising out of payment of less than the minimum rates of wages to employees employed or paid in that area.

No. 3581Lab.—9th June 1951.—In exercise of the power conferred by sub-section (1) read with sub-section (2) of section 7 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to constitute six Industrial Tribunals as specified in column 1 of the schedule hereto, for the adjudication of industrial disputes in accordance with the provisions of the said Act each consisting of one member only and to appoint as such member the person specified against each

such Tribunal in column 2 of the said schedule, being a person qualified under Part (a) of section (3) of the said Act:—

The Schedule.

Serial No.	Tribunal.	Member
	1	2
1.	The First Industrial Tribunal ..	Sri S. N. I. C. S.
2.	The Second Industrial Tribunal ..	Sri A. Das
3.	The Third Industrial Tribunal ..	Sri P. N. I.
4.	The Fourth Industrial Tribunal ..	Sri M. C. B.
5.	The Fifth Industrial Tribunal ..	Sri G. Palit
6.	The Sixth Industrial Tribunal ..	S. K. Niyogi

No. 3682Lab.—13th June 1951.—The following corrections of clerical mistakes and error under rule 20 of the Bengal Industrial Rules, 1947, the Tribunal referred to in the order No. 3095Lab., dated the 16th May 1951, has made in its award in the annexure to the said order, are published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947).

Correction.

In the said award on page 1235 of the gazette for the words "Joint Secretary, National Chamber of Labour" wherever they read the words "General Secretary, National Chamber of Labour".

No. 3724Lab.—14th June 1951.—In exercise of the power conferred by sub-section (1) of section 1 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), the Governor is pleased to specify the area set out in the schedule hereto as other areas referred to in the said section to which the said Act shall apply.

Schedule.

- (1) The municipal area of Baidyabati.
- (2) The municipal area of Ranaghat.
- (3) The municipal area of Kandi.
- (4) The municipal area of Murshidabad.
- (5) The municipal area of Ziaganj-Azam.

CORRIGENDUM.

No. 3681Lab.—13th June 1951.—In the preamble to this department order No. 3095Lab., dated the 16th May 1951, published in the Calcutta Gazette, Part I, dated the 24th May 1951, the words "altered, to the prejudice of the said workman, the conditions of service applicable to immediately before the commencement of the proceedings" read the words "discharged the workman concerned in such dispute".

By order of the Governor
D. S. P. MUKHERJEE, Jt.

LABOUR DIRECTORATE NOTIFICATIONS.

No. 6(4)/W.C./49/51.—25th May 1951.—In partial modification of this Directorate notification No. 6L.C., dated 18th January 1951 published in Part I of the Calcutta Gazette, page 243 on 10th February 1949, the name of "T. B. Brook", a member nominated by the employers to the Works Committee of the Indian Galvanising Co., Ltd., 11, Goho Road, Gurgaon, Howrah, is hereby cancelled and the name "Mr. T. J. Hughes" is published in his place for general information.

15(2)/W.C./49/51.—25th May 1951.—In modification of this Directorate notification 15L.C., dated 18th February 1949, published in Part I of the *Calcutta Gazette*, dated 10th March at page 444 as amended in notification 15(1)/49W.C., dated 17th March 1950, and in Part I at page 530 of the *Calcutta Gazette*, dated 6th April 1950, the name of John Prosad, a member nominated by the employers to the Works Committee in the India Works, Ltd., Diamond Harbour Road, P.O. Behala, 24-Parganas, is hereby cancelled and the name of "Sri Bhup Kishore" is published in this place for general information.

43(3)/49/51W.C.—25th May 1951.—The name of "Janab Sandigul Pathan", a member representing the workers from constituency No. 2 Works Committee in the Braithwaite Burn Construction Co., Ltd., Victoria Works, Garden Reach Road, Kidderpore, Calcutta, is hereby cancelled and the name of "Sri Bhagwan Mohanty" is published in this place for general information as a member to represent the workers in the Works Committee representing the constituency No. 2.

18(9)/48/51W.C.—26th May 1951.—In modification of this Labour Directorate notification No. 18L.C., dated 17th May 1948, published at page 918, Part I in the *Calcutta Gazette*, dated 15th July 1948, the name of K. Chakraborty, a member nominated by the employers to the Works Committee of Kelvin Works, Ltd., Titaghur, 24-Parganas, is hereby cancelled and the name of "Mr. B. Iyall" is published in this place for general information.

4(1)/51W.C.—1st June 1951.—In partial modification of this Labour Directorate notification No. 4L.C., dated 17th March 1951, published at page 1, Part I, in the *Calcutta Gazette*, dated 1st June 1951, the name of "Mr. N. W. Truter", a member nominated by the employers to the Works Committee in Associated Power Co., Ltd. (Sheepherd Station), post office Charanpur, is hereby cancelled and the name of "K. Basak" is published in this place for general information.

S. K. HALDAR,
Labour Commissioner.

Companies by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 12th June 1951.
In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Commercial Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Commercial Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Town Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Town Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Swadeshi Salt Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Swadeshi Salt Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Associated Traders, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Associated Traders, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Karimbhoy Match Manufacturing Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Karimbhoy Match Manufacturing Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of National Cinema, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of National Cinema, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of I. A. Mohamed (India), Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of I. A. Mohamed (India), Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of S. K. Sawday, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of S. K. Sawday, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Calcutta Dyers Association, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Calcutta Dyers Association, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Seal & Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Seal & Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bharati Cotton Mills, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bharati Cotton Mills, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of General Industries, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of General Industries, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Karr & Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Karr & Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bengal Behar Mining Corporation, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bengal Behar Mining Corporation, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Suburban Trust, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Suburban Trust, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bengal Motor Industries, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bengal Motor Industries, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of India Dry Battery Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of India Dry Battery Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Cham Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Cham Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Orient Book Society, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Orient Book Society, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Ca Industries & Engineering Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Ca Industries & Engineering Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Y. J. Trading Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Y. J. Trading Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Radio Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Radio Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

B. P. ROY
Registrar of Companies
VII of 1913.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Murshidabad-West Dinajpur.—No. 7394I.R.—
June 1951.—Sri Monmohan Sarkar, Sub-
Magistrate and Sub-Deputy Collector (Sporadic), Lalbagh, Murshidabad, is posted to headquarters station of the West Dinajpur for employment in connection with the revision of the work of division of the revenue records.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Parganas.—No. 7218L.A.(P.W.).—4th June
—Whereas it appears to the Governor that it is likely to be required to be taken by Government at the public expense for a public purpose, for the construction of the Basirhat-Kalinagar (section from Kharampur to Dakshinatala), it is hereby notified that for the above use pieces of land altogether measuring, more or less, 65.43 acres, and comprising cadastral plots detailed below, are likely to be required in the list of the 24-Parganas:—

District 24-Parganas.

Hasnabad, village Chintia, jurisdiction list No. 19.

cadastral plots in part—78, 79, 40, 77, 85, 81, 90.

Hasnabad, village Kharampur Abad, jurisdiction list No. 18.

cadastral plot in full—1422.

cadastral plots in part—1454, 1504, 1453, 1358, 1352, 1360, 1372, 1373, 1371, 1370, 1369, 1378, 1379, 1385, 1384, 1380, 1383, 1382, 1412, 1431, 1428, 1429, 1427, 1426, 1418, 1421, 1423,

Harua, village Uttar Akhratala, jurisdiction list No. 164.

cadastral plots in part—904, 636, 637, 638, 639, 641, 630, 629, 628, 627, 626, 622, 600, 601, 603, 604, 795, 796, 797, 799, 798, 800, 802, 802.

Sandeshkhali, village Dakshin Akhratala, jurisdiction list No. 23.

cadastral plot in full—2431.

cadastral plots in part—31, 348, 32, 160, 221, 222, 219, 218, 217, 216, 215, 214, 213, 210, 208, 200, 205, 199, 198, 197, 352, 203, 204, 308, 309, 310, 1504, 1506, 22, 2121, 2120, 2118, 2138, 2137, 2136, 24, 2133, 2132, 2131, 2150, 2159, 2158, 24, 2314, 2315, 2319, 2320, 2321, 2324, 26, 2327, 2328, 2351, 2349, 2350, 2415, 17, 2419, 2420, 2421, 2422, 2427, 2428, 13, 2429, 2430, 2433, 2432, 2302, 2435, 2, 2453, 2454, 2455, 2456, 2467, 2468, 2448, 71, 2472, 2474, 2475, 2301.

Sandeshkhali, village Bayarmari Abad, jurisdiction list No. 22.

cadastral plots in full—2571, 2572.

cadastral plots in part—2009, 1711, 1714, 1715, 08, 2005, 1931, 1946, 1932, 1930, 1933, 07, 1935, 1941, 1942, 1943, 1944, 1949, 09, 1970, 1971, 1977, 1982, 1984, 1990,

1991, 1993, 2544, 2543, 2542, 2554, 2556, 2558, 2557, 2558, 2559, 2551, 2569, 2570, 2574, 2572, 2573, 2588, 2589, 2550, 2548, 2660.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Hooghly.—No. 7358I.A.—6th June 1951.—The Governor is pleased to cancel the notification No. 4004I.A., dated the 31st May 1946, under section 4 of the Land Acquisition Act, I of 1894 published at page 868, Part I of the *Calcutta Gazette* of the 13th June 1946, in respect of the proposed acquisition of 1.88 acres of land for remodelling Damodar Left Embankment at 56th mile in the village of Lashkarpur, jurisdiction list No. 13, thana Tarakeswar, Pargana Bhurskit, district Hooghly.

Howrah. No. 7470I.A.—8th June 1951.—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information.

Agreement.

Memorandum of Agreement made this 8th day of June 1951 between the East India Rubber Works, Ltd., a company registered under the Indian Companies Act, 1913 and having its registered office at 161 Chittaranjan Avenue in Calcutta (hereinafter called the Company) of the one part and the Governor of the State of West Bengal (hereinafter called the Governor) of the other part.

Whereas for the purpose of the extension of the factory and construction of workshop and workers' quarters with dispensary the company had applied to the Government of Bengal for the acquisition under provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing 7927 of an acre or thereabout situated in the village of Mahipanchghara in the District of Howrah and more particularly described in the schedule hereto and delineated in the plan hereunto annexed*.

And whereas the Government of West Bengal, being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land hereinbefore described.

*Not printed but may be inspected in the office of the Collector of Howrah.

And whereas the said Government of West Bengal has required the Company under the provisions of section 41 of the abovementioned Act to enter into the agreement with the Governor as hereinafter contained. Now this indenture witnesseth that it is hereby agreed and declared as follows:—

1. On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894 or by Court to which a reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

3. On payment by the Company of all demands under the foregoing first clause, or, in the discretion of the said Government of West Bengal (on deposit by the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor of West Bengal shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purpose of extension of factory and construction of workshop and workers' quarters with dispensary as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said extension and construction shall be completed and fully equipped in all respects ready for use within two years from the date on which possession of the said land shall have been given to the Company.

6. Should the said extension and construction not be completed and fully equipped in all respects ready for use within the period stated in the last preceding clause or within such further period, as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected before or after transfer of the land to the Company, and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said

taking of possession and with such sale shall the proceeds to the Company.

(ii) Should the said Government decide not sell the land and buildings, the said Government shall retain the said land and buildings therein in which case Governor shall repay to the Company the market value as on the date of re-entry of the buildings erected by the Company and sums received from the Company in respect of and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are no existence at the time of resumption), but will repay any sum paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Government shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sums received from the Company in respect of the compensation for the land, (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

8. The public shall be entitled to use the land of the acquisition on the following terms:

(i) The Company shall take in two appraisements within one year from the date of taking over possession of the land.

(ii) The apprentices should be selected jointly by the Director of Industries and the company on the basis of the qualifications of the candidates being previously determined.

(iii) The terms and conditions for apprentices as well as for the subsequent employment of apprentices in the service of the company shall be determined jointly by the Director of Industries and the company.

(iv) Regular record of work of the apprentices should be maintained by the Company and made available to the Director of Industries or his representative, whenever required.

(v) Any adverse report on the apprentices shall be forthwith brought to their notice in writing with their explanation, if any should be recorded. The Director of Industries should be furnished with copies of relevant papers.

9. Should any dispute or difference arise between the Company and the Government of West Bengal or concerning the subject matter of the agreement or any covenant clause or thing contained therein the same shall be referred to the Government of West Bengal and the opinion of the said Government upon such reference or decision shall be final and conclusive and binding on the parties hereto.

The Schedule Above Referred to.

All that the piece or parcel of Mourashi Bari Home-stead (Bastu) land, low land with containing an area of 7927 of an acre and to the last survey settlement equivalent to 27 Cottahs 15 Chittacks and 14 sq. feet more situated at Lilloah in Village Malipanel jurisdiction list No. 17 police-station Bally cadastral survey plots Nos. 560, 561, 559, 562 and portion of cadastral survey plot No. 552.

In witness whereof the East India Works, Ltd. has caused its common seal to be affixed and the Governor of the State of

I hath hereunto set his hand and seal the day
as first above written.

Common seal of the above-
mentioned East India
Rubber Works Ltd., was
affixed in the pre-
sence of George Varughese,
of Chatteranjan Avenue,
Kolkata-7.

Seal.

For and on behalf of the
East India Rubber
Works, Ltd.,

Mohoni Lal Bazar, Managing
Director.

George Varughese—161,
Chatteranjan Avenue, Cal-
cutta-7.

Witnessed and delivered by
Member, Board of Re-
venue and Secretary to the
Government of West Bengal
(ex officio) in the Land and
Revenue Department
behalf of the Governor of
State of West Bengal—

Seal.

S. Banerjee, Member,
Board of Revenue and
Secretary to the Govern-
ment of West Bengal
(ex officio), Land and
Revenue Department.
8-6-51.

Y. Mitra, Assistant Sec-
retary, Department of
Land and Revenue.
14-5-51.

Hoghly.—No. 7476L.A.—8th June 1951.—The
Governor is pleased to cancel the notification
No. 6578L.A., dated the 20th August 1948, under
section 4 of the Land Acquisition Act, I of 1894,
issued at pages 1152-53, Part I of the *Calcutta*
Gazette of the 26th August 1948, in respect of the
acquisition of 2.40 acres of land for the
erection of staff quarters of the East Indian
Railway, in the village of Khalishani, jurisdic-
tion No. 1, thana Bhadreswar, pargana Boro,
district Hoghly.

Burdwan.—No. 7482L.A.—8th June 1951.—
Whereas it appears to the Governor that land is
likely to be required to be taken by Government
for public expense for a public purpose, viz.,
building Forest Guards quarters in the village
of Faridpur, jurisdiction list No. 84, thana Farid-
pur, pargana Selampur, district Burdwan, it is
notified that for the above purpose a piece
of land comprising parts of cadastral survey plot
Nos. 1945 and measuring, more or less, 0.413 of
acre is likely to be required within the afore-
mentioned village of Arra.

The notification is made, under the provisions
of section 4 of Act I of 1894, to all whom it may
concern.

The plan of the land may be inspected in the
office of the Special Land Acquisition Officer,
Burdwan, as well as in that of the Divisional
Land Officer, Burdwan.

In exercise of the powers conferred by the afore-
mentioned section, the Governor is pleased to authorise
officers for the time being engaged in the
making, with their servants and workmen,
upon and survey the land and do all
things required or permitted by that section.

In exercise of the powers conferred by section
4 of the Land Acquisition Act, I of 1894, as
amended by Act XXXVIII of 1923, the Governor
is pleased to direct that the provisions of the
said Act shall not apply to this area
entirely arable.

Memari.—No. 7404L.A.(P.W.).—7th June
1951.—Whereas it appears to the Governor that
land is likely to be required to be taken by Govern-
ment for public expense for a public purpose,
viz., the construction of the Memari-Manteswar-
Road (portion from Banka river to Piplan
Memari-Manteswar section), it is hereby
notified that for the above purpose pieces of land
measuring, more or less, 35.54 acres,

and comprising cadastral plots as detailed below,
are likely to be required in the district of
Burdwan:—

District Burdwan.

Thana Manteswar, village Khorad, jurisdiction list
No. 134.

Cadastral plots in part.—2, 16, 17, 30, 31, 35,
36, 80, 81, 86, 87, 96, 88, 89, 92, 90, 93, 94, 95.

Thana Manteswar, village Ganguria, jurisdiction
list No. 132.

Cadastral plot in part—936.

Thana Manteswar, village Majhergram, jurisdic-
tion list No. 133.

Cadastral plots in full.—4557, 2761, 2762, 2810,
2619, 2624, 2604, 2474, 2475, 2429, 2432, 603.

Cadastral plots in part.—4425, 4426, 4432, 4721,
4483, 4484, 4503, 4724, 4513, 4515, 4516, 4517,
4727, 4525, 4552, 4705, 4720, 4702, 4699, 4722,
4678, 4677, 4723, 4726, 4657, 4650, 4649, 4647,
4563, 4725, 4560, 4558, 4556, 4554, 2760, 2763,
1322, 1323, 2764, 2765, 2759, 2766, 2767, 2777,
2776, 2775, 2781, 2782, 2780, 2783, 2784, 2880,
2796, 2795, 2797, 2799, 2801, 2802, 2807, 2808,
2809, 2817, 2816, 2803, 2804, 2805, 2806, 2811,
2812, 2814, 2815, 2616, 2617, 2620, 2623, 2614,
2613, 2612, 2605, 2607, 2602, 2498, 2500, 2478,
2477, 2476, 2428, 2434, 2433, 2435, 2436,
2439, 2440, 2618, 2625, 2626, 2628, 2603, 2496,
2497, 2491, 2499, 2480, 2479, 2473, 2449, 2430,
2431, 2447, 2445, 2444, 2443, 2442, 2441,
2454, 2117, 2115, 2113, 2114, 2111, 2110, 3008,
1704, 600, 592, 591, 471, 470, 469, 468, 467,
466, 465, 431, 355, 602, 604, 608, 621, 622,
634, 635, 644, 645, 642, 646, 656, 657, 658, 659,
660, 661, 663, 665, 664, 352, 353, 332, 330, 329,
328, 326, 325, 320, 164, 163, 162, 161, 154, 153,
151, 150, 129, 128.

Thana Manteswar, village Khandra, jurisdiction
list No. 125.

Cadastral plots in full.—1137, 1163.

Cadastral plots in part.—1704, 1703, 1662,
1661, 1660, 1659, 1656, 1644, 1212, 1206, 1165,
1168, 1169, 1170, 1171, 1177, 1119, 1121, 1122,
1123, 1124, 1134, 1136, 1138, 1018, 1164, 1162,
1161, 1160, 1159, 1158, 1157, 1154, 1145, 1144,
1143, 1140, 327, 320, 250, 232, 248, 247, 246,
245, 244, 243, 242, 241, 234.

Thana Manteswar, village Bamunia, jurisdiction
list No. 124.

Cadastral plot in full.—256.

Cadastral plots in part.—355, 354, 340, 324,
1127, 1128, 1125, 249, 248, 247, 246, 245, 239,
238, 237, 233, 254, 255, 1129, 231, 225, 224,
221, 220.

Thana Manteswar, village Piplan, jurisdiction list
No. 105.

Cadastral plots in full.—3210, 3249, 3248, 3432,
3430, 3428, 3426, 3396, 3393, 3389, 3388, 1966,
1964, 1963, 1955, 1944, 1930, 1859, 1851, 1850,
1847, 1846, 742, 739, 736, 734, 613, 616, 65,
1146, 611, 608, 607, 606, 595, 594, 261, 262, 278,
217, 216, 184, 183, 180, 179, 171, 170, 169.

Cadastral plots in part.—3245, 3246, 3209, 3206,
3205, 3173, 3174, 3172, 3149, 3148, 3145, 3144,
3127, 3126, 3113, 3111, 3109, 3110, 3102, 3101,
3100, 3089, 3250, 3088, 3455, 3454, 3453, 3449,
3433, 3431, 3429, 3427, 3425, 3397, 3395, 3362,
3352, 3361, 3351, 3307, 3305, 3304, 3303, 3302,
1967, 1965, 1962, 1960, 1957, 1956, 1954, 1945,
1943, 1942, 1941, 1933, 1931, 1865, 1864, 1863,
1860, 1858, 1861, 1852, 1849, 1848, 1845,
1134, 1133, 1124, 1162, 1123, 1108, 1122, 1121,
1120, 1119, 1118, 1117, 1116, 747, 746, 745, 744,
729, 743, 741, 740, 738, 737, 735, 733, 731, 732,
646, 612, 617, 618, 619, 621, 622, 587, 585,
324, 322, 321, 316, 314, 308, 313, 306, 305,
281, 280, 284, 368, 69, 70, 116, 111, 619, 618.

604, 605, 596, 589, 593, 250, 255, 260, 265, 263, 264, 277, 279, 221, 220, 219, 215, 185, 182, 172, 168, 166, 165, 56, 57, 66.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, as well as in that of the Collector of Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Cooch Behar.—No. 7406I.A.(P.W.).—7th June 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mekhligunj-Mathabhanga Road (Section from Mekhligunj to Changrabandha), it is hereby notified that for the above purpose pieces of land altogether measuring more or less, 59.90 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Cooch Behar:—

District Cooch Behar.

Pargana Mekhligunj, taluk Khar Kharia, Sheet No. 3, thak No. 125.

Cadastral plots in part.—242, 244.

Pargana Mekhligunj, taluk Khar Kharia Sheet No. 2, thak No. 125.

Cadastral plots in full.—1237, 1238, 1826.

Cadastral plots in part.—1022, 1019, 1018, 998, 995, 1024, 1037, 1041, 1042, 1043, 1044, 1052, 1045, 1046, 1063, 1064, 1072, 1073, 1080, 1081, 1092, 1094, 1095, 1112, 1113, 1114, 1115, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1141, 1142, 1143, 1144, 1160, 1161, 1162, 1165, 1166, 1169, 1188, 1189, 1187, 1565, 1564, 1562, 1561, 1560, 1559, 1557, 1554, 1553, 1296, 1295, 1286, 1285, 1283, 1284, 1276, 1239, 1236, 1235, 1218, 1217, 1202, 1201, 1200, 1199, 1198, 1171, 1737, 1726, 1714, 1713, 1738, 1739, 1741, 1742, 1745, 1746, 1751, 1752, 1755, 1756, 1761, 1762, 1770, 1771, 1780, 1781, 1786, 1787, 1825, 1827, 1693, 1692, 1844, 1842, 1843, 1838, 1837, 1828.

Pargana Mekhligunj, taluk Vot Bari, thak No. 129.

Cadastral plots in part.—2, 3, 5, 8, 9, 13, 14, 16.

Pargana Mekhligunj, taluk Khar Kharia, Sheet No. 1, thak No. 125.

Cadastral plots in full.—1446, 1442, 1113, 1692, 1686, 1685.

Cadastral plots in part.—1445, 1444, 1443, 1441, 1439, 1440, 1347, 1346, 1345, 1344, 1343, 1342, 1341, 1340, 1448, 1319, 1318, 1317, 1314, 1313, 1311, 1693, 1691, 1687, 1684, 1680, 1679, 1678, 1672, 1671, 1670, 1618, 1617, 1614, 1613, 1610, 1609, 1607, 1606, 1605, 1559, 1558, 1543,

1542, 1536, 1516, 1515, 1514, 1513, 1512, 1471, 1470, 1463, 1462, 1455, 1454, 1451, 1449, 1198, 1125, 1124, 1114, 1115, 1111, 1109, 1108, 1097, 1096, 1095, 1094, 1093.

Pargana Mekhligunj, taluk Nij Taraf, thak No. Cadastral plot in full.—215.

Cadastral plots in part.—139, 140, 141, 143, 144, 145, 120, 119, 1, 147, 148, 154, 157, 159.

Pargana Mekhligunj, taluk Vot Bari, Sheet N thak No. 147.

Cadastral plots in full.—2201, 591, 2126

Cadastral plots in part.—2104, 2105, 2127, 2128, 2190, 2191, 2192, 2193, 2197, 2200, 2169, 2168, 2018, 1327, 1326, 1325, 1323, 1322, 1321, 1320, 1319, 1316, 1315, 1312, 1311, 1310, 1309, 1305, 1304, 1303, 2282, 2281, 2280, 2233, 2232, 2231, 2227, 2224, 2209, 2208, 2207, 2206, 2204, 2203, 2202, 1140, 1141, 1142, 1143, 2306, 1179, 1181, 1184, 1193, 1194, 1195, 1208, 1209, 1210, 1219, 1220, 1231, 1233, 1234, 1245, 1269, 1272, 1274, 1283, 1282, 1281, 1280, 1299, 1298, 1294, 1292, 1291, 1290, 1285, 1438, 1443, 1444, 1447, 1448, 1461, 678, 675, 438, 674, 662, 661, 660, 645, 644, 634, 633, 626, 625, 624, 623, 622, 680, 685, 686, 687, 688, 694, 695, 699, 701, 702, 708, 709, 713, 2297, 714, 717, 720, 721, 724, 726, 727, 729, 730, 582, 583, 584, 585, 586, 592, 593, 560, 594, 559, 595, 596, 597, 598, 557, 556.

Pargana Mekhligunj, taluk Lothamari, No. 124.

Cadastral plots in full.—562, 310.

Cadastral plots in part.—594, 593, 573, 571, 567, 565, 575, 595, 599, 602, 603, 607, 609, 563, 561, 540, 539, 471, 309, 308, 307, 30.

Pargana Mekhligunj, taluk Nij Taraf, No. 77.

Cadastral plots in full.—1236, 1231, 1255, 1269, 1086, 1084, 1083, 1082, 866, 865, 871, 887, 820, 708, 709, 710, 656, 612, 614, 615, 607, 608, 605, 599, 598, 584, 583, 582, 546.

Cadastral plots in part.—1468, 1467, 1465, 1463, 1462, 1458, 1459, 1460, 1451, 1448, 1432, 1431, 1430, 1429, 1427, 1425, 1418, 1407, 1408, 1409, 1406, 1405, 1404, 1399, 1398, 1183, 1182, 1184, 1178, 1187, 1189, 1177, 1174, 1171, 1172, 1173, 1528, 1204, 1205, 1206, 1203, 1208, 1209, 1211, 1213, 1214, 1234, 1235, 1232, 1230, 1257, 1258, 1259, 1261, 1262, 1263, 1264, 1267, 1268, 1270, 1272, 1243, 1242, 1240, 1237, 1251, 1252, 1254, 1088, 1085, 1093, 1081, 1080, 864, 867, 868, 870, 1075, 1074, 1072, 1073, 872, 878, 883, 884, 885, 821, 1517, 1522, 819, 823, 892, 889, 898, 888, 1518, 816, 817, 818, 719, 721, 722, 723, 707, 706, 703, 704, 716, 715, 711, 705, 652, 655, 654, 635, 613, 1514, 617, 618, 619, 603, 604, 601, 659, 657, 660, 661, 662, 663, 664, 665, 611, 609, 606, 596, 597, 585, 586, 581, 580, 549, 552, 553, 554, 555, 520, 521, 522, 524, 527, 528, 529, 544, 543, 547, 548.

Pargana Mekhligunj, taluk Vot Bari, Sheet N thak No. 147.

Cadastral plots in full.—2129, 2130, 2181, 2175, 2176, 2177, 2172, 2173, 2205, 2217, 2218, 2221, 2228, 2215, 1435, 1418, 1412, 1411, 909, 735, 679, 669, 67, 666, 572, 613.

Cadastral plots in part.—2123, 2125, 2122, 2114, 2113, 2105, 2104, 2101, 2100, 2126, 2128, 2131, 2132, 2174, 2175, 2176, 2168, 2098, 2182, 2179, 2178, 2199, 2200, 2204,

2213, 2214, 2212, 2211, 2210, 2219,
2223, 2222, 2226, 2229, 2233,
2238, 2234, 2239, 2240, 1432, 1431,
1427, 1426, 1425, 1424, 1423, 1388,
1421, 1419, 1395, 1396, 1397, 1398,
1403, 1404, 1434, 1435, 1418,
1409, 1408, 1405, 896, 893, 899,
908, 910, 911, 912, 913, 916, 917, 920,
926, 842, 843, 844, 846, 847, 849,
852, 853, 854, 855, 822, 856, 823,
736, 701, 702, 703, 698, 697, 692,
693, 691, 688, 685, 684, 683, 680,
668, 667, 664, 618, 617, 614, 612,
609, 605, 678, 670, 676, 673, 672, 357,
375, 377, 379, 380, 381, 374, 363,
366, 365, 367, 368, 369, 370, 519, 573,
585, 584, 583, 582, 594, 593, 589.

Mekhlighunji, taluk Vot Bari, Sheet No. 6,
thak No. 147.

tral plots in full.—1465, 1464, 372, 388,
364, 361, 360, 379, 359, 358, 356, 354,
352, 338, 337, 336, 1466, 1467, 1468,
547, 548, 549, 550, 551, 552, 553, 571,
577, 581.

tral plots in part.—371, 370, 369, 367,
362, 346, 357, 355, 1484, 348, 350, 340,
334, 335, 392, 391, 390, 389, 387,
381, 380, 378, 377, 375, 374, 457, 458,
465, 546, 545, 544, 526, 573, 574, 575,
580, 582, 585, 555, 554, 557, 558.

Mekhlighunji, taluk Nagar Changrabandha,
Sheet No. 2, thak No. 154.

tral plots in full.—40, 37, 36, 34, 27, 6.

tral plots in part.—5, 8, 10, 9, 19, 21,
53, 41, 39, 212, 38, 35, 198, 199, 29,
37, 68.

notification is made under the provisions
4 of Act I of 1894, to all whom it may

of the land may be inspected in the office
superintending Engineer, Road Planning
Anderson House, Alipore, as well as in
Deputy Commissioner of Cooch Behar.

rise of the powers conferred by the afore-
on, the Governor is pleased to authorise
ers for the time being engaged in the
ng with their servants and workmen to
m and survey the land and do all other
ired or permitted by that section.

erson interested in so much of the above
re not waste or arable, who has any
to the acquisition thereof, may, within
rs after the date on which public notice
stance of this notification is given in the
file an objection in writing before the
ommissioner of Cooch Behar.

rise of the powers conferred by section
he Land Acquisition Act, I of 1894, as
by Act XXXVIII of 1923, the Governor
to direct that the provisions of section
Act shall not apply to the waste or
tions of the land in this case.

-No. 7734L.A. (P.W.)—13th June 1951.
ernor is pleased to cancel so much of the
1158L.A. (P.W.), dated the 10th
1950, under section 4(I) of the West
nd (Requisition and Acquisition) Act,
Bengal Act II of 1948), published at
Part I of the *Calcutta Gazette* of the
as relates to a portion of cadastral
No. 241 of mouza Khidirpur, jurisdic-
No. 48, police-station Nakashipara,

measuring, more or less, .06 of an acre out of the
total area of 1.06 acres, notified for acquisition in
the said notice for the purpose of providing faci-
lities for transport and communication, namely, for
the construction of Krishnagar-Plassey Provincial
Highway, in the district of Nadia.

ERRATUM.

Hooghly.—No. 7286L.A.—5th June 1951.—In
the notification No. 1000L.A., dated the 3rd
February 1950, under section 4 of the Land
Acquisition Act, I of 1894, published at page 232,
Part I of the *Calcutta Gazette* of the 9th February
1950, in respect of the proposed acquisition of land
for the Bengal Spinning and Weaving Mills, Ltd.,
for building a cotton mill in the village of Konna-
nagore, jurisdiction list No. 7, thana Uttarpura,
pargana Boro, district Hooghly—

(1) Read "1794 to 1798" for "1794 to 1799"
in line 10

(2) Insert the words and figure "and part of
cadastral survey plot No. 1799" after the
figure "1814" in line 11.

(3) Read "5.44 acres" for "5.50 acres" in
lines 11 and 12.

NOTICE.

Murshidabad. - No. 7480L.A. (P.W.).—8th
June 1951 - Whereas 18.72 acres, more or less,
of land situate in or near the villages of Babal-
tali and Katlamari described below have been
requisitioned by the Collector of Murshidabad
for the purpose of providing facilities for trans-
port and communication, namely, for the improve-
ment of Islampur-Ramnagar-Katlamari Road
under section 3 of the West Bengal Land (Requi-
sition and Acquisition) Act, 1948 (West Bengal
Act II of 1948);

Now, therefore, notice is hereby given that the
Governor has decided to acquire the said land in
pursuance of section 4 of the said Act.

This notice is given under the provisions of
sub-section (1) of section 4 of the West Bengal
Land (Requisition and Acquisition) Act, 1948
(West Bengal Act II of 1948), to all whom it may
concern.

A plan of the land may be inspected in the office
of the Collector of Murshidabad.

Description of land.

Mauza Babaltali jurisdiction list No. 83, police-
station Ramnagar, district Murshidabad.

Cadastral survey plots in part—423, 425, 426,
277, 275, 274, 273, 271, 269, 270, 265, 264, 263,
262, 261, 258, 427, 428, 429, 431, 432, 433, 438,
439, 411, 448, 443.

Cadastral survey plots in full—276, 260, 259,
430.

Mauza Katlamari, jurisdiction list No. 95, police-
station Ramnagar, district Murshidabad.

Cadastral survey plots in part—2936, 2933, 2932,
2931, 2927, 2926, 2925, 2921, 2922, 2920, 2919,
2864, 2161, 2160, 2203, 2204, 2205, 2208, 2210,
2211, 2213, 2231, 2262, 2263, 2264, 2316, 2934,
2935, 2930, 2929, 2928, 2131, 2924, 2923, 2158,
2156, 2138, 2137, 2136, 2130, 2132, 2121, 2097,
2096, 2060, 2059, 2047, 4341.

Cadastral survey plots in full—4340, 5098,
3099, 2159, 4338, 4339, 2206.

ERRATUM.

Murshidabad.—No. 7736L.A. (P.W.)—13th June
1951.—In notice No. 10344L.A. (P.W.), dated the
11th September 1950, under section 4(I) of the
West Bengal Land (Requisition and Acquisition)
Act, 1948 (West Bengal Act II of 1948), published
at page 1958, Part I of the *Calcutta Gazette* of
the 21st September 1950, in respect of the acqui-
sition of land for the purpose of providing facilities
for transport and communication, namely, for the

construction of Krishnagar-Kandi Road (Berham-pur-Plassey section), in mile No. 9, in the district of Murshidabad, under "description of land" below the entry "mauza Chhatiani, jurisdiction list, No. 119, police-station Beldanga, district Murshidabad".—

Road "14.00 acres" for "16.00 acres" in the last line.

DECLARATIONS.

Midnapore.—No. 7288L.A.(P.W.).—5th June 1951.—Whereas it appears to the Governor that additional land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Contai-Digha Road (Section from Pichabani Khal to Nariha), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 9.38 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Ramnagar, village Uttar Shitala, jurisdiction list No. 260.

Cadastral plots in full—274, 402, 403, 405, 193, 190.

Cadastral plots in part—289, 316, 300, 292, 280, 294, 295, 277, 278, 271, 276, 275, 412, 191, 192, 194.

Thana Ramnagar, village Dakshin Shitala, jurisdiction list No. 261.

Cadastral plots in part—1086, 196, 195.

Thana Ramnagar, village Ghol, jurisdiction list No. 258.

Cadastral plots in full—1511, 1512, 1632, 1507, 1506, 1503, 1501, 1500, 1490.

Cadastral plots in part—1513, 1376, 1487, 1344, 1374.

Thana Ramnagar, village Islampur, jurisdiction list No. 256.

Cadastral plots in full—2842, 2845, 2846.

Cadastral plots in part—2879.

Thana Ramnagar, village Kanchibar, jurisdiction list No. 254.

Cadastral plots in part—136, 155, 134, 90, 124, 133, 65.

Thana Ramnagar, village Chak Pratappur, jurisdiction list No. 255.

Cadastral plot in part—2.

Thana Ramnagar, village Deuli, jurisdiction list No. 248.

Cadastral plot in full—581.

Cadastral plots in part—50, 579, 583, 664, 672, 673, 399, 674, 697, 696, 698, 700, 699, 715, 714, 723, 727, 728, 739, 740.

Thana Ramnagar, village Satilapur, jurisdiction list No. 196.

Cadastral plots in part—1341, 1340, 1312, 1306, 1305, 1291, 1393, 1396, 1402, 1403, 1404, 1405, 1409, 1413, 1414, 1582, 1578, 1573, 1574, 1572, 1567, 1566, 1538, 1695, 1692.

Thana Ramnagar, village Narandia, jurisdiction list No. 198.

Cadastral plots in part—253, 290, 323, 359.

Thana Ramnagar, village Bara Rankuya, jurisdiction list No. 200.

Cadastral plots in part—998, 999.

Thana Ramnagar, village Nariha, jurisdiction list No. 231.

Cadastral plot in full—475.

Cadastral plots in part—232, 231, 230, 229, 216, 165, 214, 215, 204, 203, 201, 54, 53, 4, 315, 324.

This declaration is made, under the provision of section 6 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as that of the Collector of Midnapore.

Burdwan.—No. 7360L.A.—6th June 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1894), in relation to the acquisition of land for purposes of the Union have been entrusted to the State Government by notification No. 1 Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 2 of the Constitution of India;

And, whereas it appears to the Governor that land is required to be taken by the Government at the public expense for a purpose, being a purpose of the Union, for establishment of a Miners' Township Duburdi in the village of Duburdi, jurisdiction list No. 2, thana Kulti, pargana Shergarh Burdwan, it is hereby declared that for the purpose a piece of land comprising approximately survey plots Nos. 242-247, 268 and 270 and of cadastral survey plots Nos. 217, 24, 25 and measuring, more or less, 9.81 acre required within the aforesaid village of Duburdi.

This declaration is made, under the provision of section 6 of the Land Acquisition Act (1 of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Coal Mines Welfare Commissioner, Dhanbad.

Howrah.—No. 7472L.A.—8th June 1951.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense of the East India Rubber Works for extension of their factory and for construction of labour barracks with dispensary, in the village of Malipanchghara, jurisdiction list No. 17 Bally, pargana Boro, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 555, 559, 560 and 561 and portion of cadastral plot No. 552 and measuring, more or less, 1.05 acre, is required within the aforesaid village of Malipanchghara.

This declaration is made, under the provision of section 6 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Collector of Howrah.

Burdwan.—No. 7596L.A.—11th June 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for purposes of the Union have been entrusted to the State Government by notification No. 123 Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (7) of article 2 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Government at the public expense for a purpose, being a purpose of the Union, for an assisted siding to serve Messrs. Gopal Collieries, Ltd., in the village of Jamgram, jurisdiction list No. 20, thana Barabani, pargana Shergarh, district Burdwan, it is hereby declared that for the purpose a piece of land comprising approximately survey plots Nos. 242-247, 268 and 270 and of cadastral survey plots Nos. 217, 24, 25 and measuring, more or less, 9.81 acre required within the aforesaid village of Duburdi.

for the above purpose a piece of land starting chainage 683.87 in mile 13 of Ondal Loop (Panuria Section), East Indian Railway, attached to the old railway boundary line same railway line and running generally in the north-western direction passing by the mauza Jamgram and terminating at ge 687.95 in mile 14 of the same railway in the same mauza being 408 feet in length 10 feet in width and measuring, more or less, 1 acre, is required within the aforesaid of Jamgram.

A declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (1894), read with the said notification, to whom it may concern.

Plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as in that of the Divisional Superintendent, Indian Railway, Asansol.

ERRATUM.

Howrah.—No. 7284L.A.—5th June 1951.—In declaration No. 1330L.A., dated 11th February 1951, under section 6 of the Land Acquisition Act, 1894, published at page 269, Part I of the *Calcutta Gazette* of the 16th February 1950, in relation to the proposed acquisition of land for the establishment of Spinning and Weaving Mills, Ltd., for setting up a cotton mill in the village of Konnagore, jurisdiction list No. 7, thana Uttarpara, pargana Howrah, district Hooghly—

1. Read "1794 to 1798" for "1794 to 1799" in lines 9-10.
2. Insert the words and figure "and part of cadastral survey plot No. 1799" after the figure "1814" in line 10.
3. Read "5.44 acres" for "5.50 acres" in line 11.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (ex-officio).

Land Development NOTIFICATIONS.

Midnapore.—No. 6588L.Dev.—25th May 1951.—The Governor is pleased to cancel the notification No. 1060L.Dev., dated the 28th September 1950, under section 4 and the declaration No. 11062L.Dev., dated the 28th September 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 2103 and 2104, respectively, Part I of the *Calcutta Gazette*, dated the 12th October 1950, in relation to the proposed acquisition of land, measuring more or less, 44.50 acres in mauza Daula, jurisdiction list No. 65, police-station Ranaghat, district Nadia, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6590L.Dev.—25th May 1951.—The Governor is pleased to cancel so much of the notification No. 5168L.Dev., dated the 15th May 1951, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 994, Part I of the *Calcutta Gazette*, dated the 25th May 1951, read with erratum No. 13882L.Dev., dated the 11th December 1950, published at page 13, Part I of the *Calcutta Gazette* of 4th May 1951, as relates to a piece of land measuring more or less, 1.24 acres and comprising cadastral survey plot No. 632 of mauza Sendanga, jurisdiction list No. 13, police-station Habra, district 24-Parganas, out of the total area of 27.51 acres notified for the acquisition for the purpose

of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6594L.Dev.—25th May 1951.—The Governor is pleased to cancel the notification No. 11896L.Dev., dated the 30th October 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2282, Part I of the *Calcutta Gazette*, dated the 16th November 1950, in respect of proposed acquisition of land measuring, more or less, 5.22 acres in mauza Bonhooghly, jurisdiction list No. 6, police-station Baranagar, district 24-Parganas, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Howrah.—No. 6598L.Dev.—26th May 1951.—The Governor is pleased to cancel so much of the notification No. 14094L.Dev., dated the 16th December 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 71, Part I of the *Calcutta Gazette*, dated the 11th January 1951, as relates to a piece of land measuring, more or less, 6.38 acres and comprising cadastral survey plots Nos. 4548, 4603, 4605, 4615, 4616, 4561, 7415, 7417, 7409, 7434, 7436, 7438, 2927 and 3157 and parts of cadastral survey plots Nos. 4606, 4588, 4618, 5113, 7428, 7429, 7435, 7437, 7439, 7441, 7445, 7446, 4602, 4601 and 4589 of mauza Bally, jurisdiction list No. 14, police-station Bally, district Howrah, out of the total area of 52.84 acres of land notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village.

Howrah.—No. 6636L.Dev.—26th May 1951.—The Governor is pleased to cancel the notification No. 758L.Dev., dated the 19th January 1951, under section 4 and the declaration No. 760L.Dev., dated the 19th January 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 288 and 290, respectively, Part I of the *Calcutta Gazette*, dated the 8th February 1951, in respect of the proposed acquisition of more or less, 18.72 acres of land in mauza Banupur, jurisdiction list No. 32, police-station Sankrail, district Howrah, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Midnapore.—No. 6638L.Dev.—26th May 1951.—The Governor is pleased to cancel the notification No. 9544L.Dev., dated the 23rd August 1950, under section 4 and the declaration No. 9546L.Dev., dated the 23rd August 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1732-1733 and 1734, respectively, in Part I of the *Calcutta Gazette*, dated the 31st August 1950, in respect of the proposed acquisition of more or less, 378.32 acres of land in mauzas Behari Chak, jurisdiction list No. 111, Sijgeria, jurisdiction list No. 107, Tangai Sree, jurisdiction list No. 99, Trilochanpur, jurisdiction list No. 100, Chak-Prayag, jurisdiction list No. 110, Banamalipur, jurisdiction list No. 106, Khajuri, jurisdiction list No. 112, Chak Pranannath, jurisdiction list No. 109, in police-station Dehra, district Midnapore, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6642L.Dev.—26th May 1951.—The Governor is pleased to cancel so much of the notification No. 13056L.Dev., dated the 22nd November 1950, under section 4 of the West

Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2465, Part I of the *Calcutta Gazette*, dated the 7th December 1950, as relates to a piece of land measuring, more or less, 2.47 acres and comprising cadastral survey plots Nos. 2080, 2053 and 2099 and part of cadastral survey plot No. 2100 of mauza Deara, jurisdiction list No. 57, police-station Baraset, district 24-Parganas, out of the total area of 11.19 acres of land notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village.

Murshidabad.—No. 6646L.Dev.—26th May 1951.—The Governor is pleased to cancel so much of the notification No. 7688L.Dev., dated the 11th July 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1502, Part I of the *Calcutta Gazette*, dated the 27th July 1950, as relates to pieces of land, measuring, more or less, 12.58 acres and comprising cadastral survey plot No. 94 and portions of cadastral survey plots Nos. 96 and 97 out of the total area of 55.34 acres of land notified for acquisition in mauza Ayesbag, jurisdiction list No. 19, police-station Murshidabad, district Murshidabad, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6652L.Dev.—26th May 1951.—The Governor is pleased to cancel so much of the notification No. 4192L.Dev., dated the 20th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 646, Part I of the *Calcutta Gazette* of the 27th April 1950, as relates to piece of land measuring, more or less, 2.41 acres and comprising cadastral survey plots Nos. 529-531, 539-543, and portions of cadastral survey plots Nos. 528 and 544, of mauza Mulikberia jurisdiction list No. 58, police-station Habra, district 24-Parganas, out of the total area of 7.47 acres of land notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6658L.Dev.—26th May 1951.—The Governor is pleased to cancel so much of the notification No. 4172L.Dev., dated the 20th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 645, Part I of the *Calcutta Gazette* of the 27th April 1950, read with the erratum No. 6660L.Dev., dated the 26th May 1951, as relates to a piece of land measuring 2.20 acres and comprising cadastral survey plots Nos. 401, 417 and 419 of mauza Ganganagar, jurisdiction list No. 49, police-station Baraset, district 24-Parganas, out of the total area of 12.77 acres notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Murshidabad.—No. 6700L.Dev.—28th May 1951.—The Governor is pleased to cancel so much of the notification No. 2746L.Dev., dated the 17th March 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 443, Part I of the *Calcutta Gazette*, dated the 23rd March 1950, as relates to piece of land, measuring, more or less, 0.39 of an acre and comprising part of cadastral survey plot No. 565 of mauza Rachunathgunj, jurisdiction list No. 6, police-station Rachunathgunj, district Murshidabad, out of the total area of 5.30 acres notified for acquisition for the settlement of immigrants who

have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village.

24-Parganas.—No. 6704L.Dev.—28th May 1951.—The Governor is pleased to cancel so much of the notification No. 13716L.Dev., dated the 28th December 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2598, Part I of the *Calcutta Gazette*, dated the 28th December 1950, as relates to a piece of land, measuring, more or less, .60 of an acre and comprising part of cadastral survey plot No. 1 of mauza Deara, jurisdiction list No. 57, police-station Baraset, district 24-Parganas, out of the total area of 2.68 acres notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village.

24-Parganas.—No. 6706L.Dev.—28th May 1951.—The Governor is pleased to cancel the notification No. 1950L.Dev., dated the 27th February 1950, under section 4 and the declaration No. 1950L.Dev., dated the 27th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 341 and 342, respectively, in Part I of the *Calcutta Gazette*, dated the 2nd March 1950, in respect of proposed acquisition of more or less 2.5 acres of land in mauza Atpur, jurisdiction list No. 1, police-station Jagatdul, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 6786L.Dev.—29th May 1951.—The Governor is pleased to cancel the notification No. 6773L.Dev., dated the 25th August 1950, under section 4 of the West Bengal Land Development and Planning Ordinance, 1948, published at page 1217, Part I of the *Calcutta Gazette* of the 2nd September 1948, in respect of the proposed acquisition of land in the village of Krishnagar, jurisdiction list No. 92, police-station Krishnagar, district Nadia (bounded by the Anjana Canal to the East, Krishnagar City Station Road to the North, the crossing of the Anjana Canal and the Krishnagar City Station Road at a culvert on the South, Bhaduribari Lane near the Station Post to the South) for the purposes of settlement of immigrants and creation of better living conditions.

24-Parganas.—No. 6838L.Dev.—30th May 1951.—The Governor is pleased to cancel the notification No. 840L.Dev., dated the 20th January 1951, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 249, Part I of the *Calcutta Gazette* of the 1st February 1951, in respect of proposed acquisition of 5.42 acres in the village of Rahara, jurisdiction list No. 1, police-station Khardah, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Howrah.—No. 6926L.Dev.—31st May 1951.—The Governor is pleased to cancel the notification No. 824L.Dev., dated the 20th January 1951, under section 4 and the declaration No. 826L.Dev., dated the 20th January 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 288 and 290 respectively, in Part I of the *Calcutta Gazette*, dated the 2nd February 1951, in respect of the proposed acquisition of, more or less, 40.64 acres of land in the village of Manickpur, jurisdiction list No. 19, Santrick, district Howrah, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

established.—No. 6948L.Dev.—31st May 1951.
The Governor is pleased to cancel the notification No. 6938L.Dev., dated the 23rd June 1950, under section 4 and the declaration No. 6940L.Dev., dated the 23rd June 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1303 and 1304 respectively in Part I of the *Calcutta Gazette*, dated the 29th June 1950, in respect of the proposed acquisition of, more or less, 21.85 acres of land in mauza Sonatikuri, jurisdiction list No. 4, police-station Raghunathganj, district Murshidabad, for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 6992L.Dev.—1st June 1951.
The Governor is pleased to cancel so much of the notification No. 12638L.Dev., dated the 16th November 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2402, Part I of the *Calcutta Gazette*, dated the 30th November 1950, read with erratum No. 6990L.Dev., dated the 1st June 1951, as relates to a piece of land measuring, more or less, 1.07 acres and comprising industrial survey plots Nos. 327 and 328 of mauza dulpur, jurisdiction list No. 53, police-station Rasel, district 24-Parganas, out of the total area 9.45 acres of land notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village.

24-Parganas.—No. 6996L.Dev.—1st June 1951.
The Governor is pleased to cancel the notification No. 3092L.Dev., dated the 24th March 1950, under section 4 and the declaration No. 3094L.Dev., dated the 24th March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 505 and 506 respectively, in Part I of the *Calcutta Gazette*, dated the 30th March 1950, in respect of the proposed acquisition of, more or less, 4.60 acres of land in mauza Khardah, jurisdiction list No. 2, police-station Khardah, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 7004L.Dev.—1st June 1951.
The Governor is pleased to cancel the notification No. 5642L.Dev., dated the 25th May 1950, under section 4 and the declaration No. 5644L.Dev., dated the 25th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1039 and 1042, Part I of the *Calcutta Gazette*, dated the 1st June 1950, in respect of the proposed acquisition of, more or less, 9.07 acres of land in mauza Rambhadrahati, jurisdiction list No. 7, police-station Khardah, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 7006L.Dev.—1st June 1951.
The Governor is pleased to cancel the notification No. 1368L.Dev., dated the 13th February 1950, under section 4 and the declaration No. 1370L.Dev., dated the 13th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 270 and 271 respectively in Part I of the *Calcutta Gazette*, dated the 19th February 1950, in respect of the proposed acquisition of, more or less, 11.68 acres of land in mauza Kustia, jurisdiction list No. 14, police-station Tollygunge, district 24-Parganas, for the purpose of settlement of immigrants who have

migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 7010L.Dev.—1st June 1951.
The Governor is pleased to cancel the notification No. 1974L.Dev., dated the 27th February 1950, under section 4 and the declaration No. 1976L.Dev., dated the 27th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 442 and 444 respectively, in Part I of the *Calcutta Gazette*, dated the 23rd March 1950, in respect of the proposed acquisition of, more or less, 20.00 acres of land in mauza Agarpara, jurisdiction list No. 11, police-station Khardah, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 7012L.Dev.—1st June 1951.
The Governor is pleased to cancel the notification No. 3018L.Dev., dated the 23rd March 1950, under section 4, and the declaration No. 3020L.Dev., dated the 23rd March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 505 and 506 respectively in Part I of the *Calcutta Gazette*, dated the 30th March 1950, in respect of the proposed acquisition of, more or less, 11.50 acres of land in mauza Rahara, jurisdiction list No. 3, police-station Khardah, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 7014L.Dev.—1st June 1951.
The Governor is pleased to cancel the notification No. 9174L.Dev., dated the 14th August 1950, under section 4 and the declaration No. 9176L.Dev., dated the 14th August 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1681 and 1683 respectively in Part I of the *Calcutta Gazette*, dated the 24th August 1950, in respect of the proposed acquisition of, more or less, 17.04 acres of land in mauza Ichhapore, jurisdiction list No. 3, police-station Noapara, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 7016L.Dev.—1st June 1951.—The Governor is pleased to cancel the notification No. 7684L.Dev., dated the 11th July 1950, under section 4 and the declaration No. 7686L.Dev., dated the 11th July 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 1502 and 1503 respectively in Part I of the *Calcutta Gazette*, dated the 27th July 1950, in respect of the proposed acquisition of, more or less, 66.04 acres of land in mauza Khisma, jurisdiction list No. 24, police-station Ranghat, district Nadia, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Hooghly.—No. 7058L.Dev.—2nd June 1951.—The Governor is pleased to cancel so much of the notification No. 11648L.Dev., dated the 12th October 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2155, Part I of the *Calcutta Gazette*, dated the 2nd November 1950, read with the erratum No. 7056L.Dev., dated the 2nd June 1951, as relates to a piece of land measuring, more or less, 0.27 of an acre and comprising industrial survey plots Nos. 527, 559 and 563/1 of mauza Jirat, jurisdiction list No. 109, police-station Balagar, district Hooghly, out of the total area of 21.98 acres of land notified for acquisition for the purpose of the settlement of

immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village.

24-Parganas.—No. 7250L.Dev.—5th June 1951.—The Governor is pleased to cancel so much of the notification No. 5156L.Dev., dated the 15th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 994, Part I of the *Calcutta Gazette*, dated the 25th May 1950, read with the erratum No. 7248L.Dev., dated the 5th June 1951, relates to a piece of land measuring, more or less, 15.72 acres, and comprising cadastral survey plots Nos. 2337, 2338, 2343 to 2351, 2358, 2361-2363, 2366-2374, 2376 to 2380, 2598-2608, 2610-2616 and 2642-2644 of mauza Purbapolta, jurisdiction list No. 20, police-station Swarupnagar, district 24-Parganas, out of the total area of 30.93 acres notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the aforesaid village.

24-Parganas.—No. 7264L.Dev.—5th June 1951.—The Governor is pleased to cancel the notification No. 4724L.Dev., dated the 2nd May 1950, under section 4 and the declaration No. 1726L.Dev., dated the 2nd May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 949 and 951 respectively in Part I of the *Calcutta Gazette*, dated the 18th May 1950, in respect of the proposed acquisition of more or less 14.46 acres of land in mauza Kanthalpara, jurisdiction list No. 4, police-station Nuihati, district 24-Parganas, for the purpose of settlement of immigrants who have migrated to the state of West Bengal on account of circumstances beyond their control.

ERRATA.

24-Parganas.—No. 6584L.Dev.—25th May 1951.—In notification No. 2458L.Dev., dated the 1st March 1951, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 638, Part I of the *Calcutta Gazette* of the 22nd March 1951, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Garulia, jurisdiction list No. 1, police-station Noapara, district 24-Parganas—

Read "24.37 acres" for "26.49 acres" in line 12.

24-Parganas.—No. 6660L.Dev.—26th May 1951.—In notification No. 4172L.Dev., dated the 20th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 645, Part I of the *Calcutta Gazette* of the 27th April 1950, in respect of the acquisition of land for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ganganagar, jurisdiction list No. 49, police-station Baraset, district 24-Parganas—

Read "12.77 acres" for "12.89 acres" in line 11.

24-Parganas.—No. 6990L.Dev.—1st June 1951.—In notification No. 12638L.Dev., dated the 16th November 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2402, Part I of the *Calcutta Gazette*, dated the 30th November 1950, in respect of the acquisition of land in mauza Abdulpur, jurisdiction list No. 53, police-station Baraset, district 24-Parganas, for the purpose of settlement of immigrants

who have migrated into the State of West Bengal on account of circumstances beyond their control—
Read "9.45 acres" for "8.99 acres" in line 11.

Hooghly.—No. 7056L.Dev.—2nd June 1951.—In notification No. 11648L.Dev., dated the 10th October 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1000, Part I of the *Calcutta Gazette*, dated the 10th November 1950, in respect of the acquisition of land in the village of Jirat, jurisdiction list No. 10, police-station Balagar, district Hooghly, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control—

Read "21.98 acres" in place of "22.29 acres" in line 15.

Read "jurisdiction list No. 109" for "jurisdiction list No. 89" in line 7.

Murshidabad.—No. 7178L.Dev.—4th June 1951.—In notification No. 12676L.Dev., dated the 16th November 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2404, Part I of the *Calcutta Gazette*, dated the 30th November 1950, in respect of the proposed acquisition of 167.89 acres of land in mauza Shibpur, jurisdiction list No. 104, police-station Berhampore Town, district Murshidabad, for the purpose of settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control—

Delete the figure "352" and the figure "16" in lines 16 and 17 respectively.

24-Parganas.—No. 7248L.Dev.—5th June 1951.—In notification No. 5156L.Dev., dated the 15th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 994, Part I of the *Calcutta Gazette*, dated the 25th May 1950, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Purbapolta, jurisdiction list No. 20, police-station Swarupnagar, district 24-Parganas—

Read "30.93 acres" for "30.50 acres" in line 12.

DECLARATIONS.

24-Parganas.—No. 6586L.Dev.—25th May 1951.—Whereas it appears to the Governor that it is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Garulia, jurisdiction list No. 1, police-station Noapara, district 24-Parganas, it is declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 455, 504, 467/482, 501/513, 502/514, 504/515, 516 and 511/517 and measuring, more or less, 24.37 acres, is required within the village of Garulia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 2460L.Dev., dated the 1st March 1951, published at pages 634-639, Part I of the *Calcutta Gazette* of the 22nd March 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), is cancelled.

Parganas.—No. 6592L.Dev.—25th May 1951.
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of jurisdiction list No. 10, and Sendanga, jurisdiction list No. 12, police-station Habra, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising survey plot No. 674 and portion of survey plot No. 668 of mauza Keotsa and survey plots Nos. 629, 633-649, 660-671, 686 and 985 of mauza Sendanga and measuring, more or less, 26.27 acres, is required within the aforesaid villages of Keotsa and

Sendanga. This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

This declaration No. 5170L.Dev., dated the 15th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 996, Part I of the *Calcutta Gazette*, dated the 25th May 1950, as amended by No. 13882L.Dev., dated the 11th May 1950, published at page 13, Part I of the *Calcutta Gazette* of the 4th January 1951 and withdrawal notification No. 13884L.Dev., dated the 11th December 1950, published at page 1 of the *Calcutta Gazette* of the 4th January 1951, is hereby cancelled.

Murshidabad.—No. 6698L.Dev.—28th May 1951.
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of jurisdiction list No. 6, police-station Raghunathgunj, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 565 and part of cadastral survey plot No. 566 measuring, more or less, 4.91 acres, is required within the aforesaid village of Raghunathgunj.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

This declaration No. 2748L.Dev., dated the 17th May 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 445, Part I of the *Calcutta Gazette* of the 23rd March 1950, as amended by withdrawal notification No. 10896L.Dev., dated the 25th September 1950, published at page 2 of the *Calcutta Gazette* of the 1st October 1950, is hereby cancelled.

24-Parganas.—No. 6702L.Dev.—28th May 1951.
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of jurisdiction list No. 57, police-station Dearsa, district 24-Parganas, it is hereby declared that for the above purpose a piece of land

comprising cadastral survey plots Nos. 741, 743 and 765 and part of cadastral survey plot No. 742, and measuring, more or less, 2.08 acres, is required within the aforesaid village of Dearsa.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

This declaration No. 13718L.Dev., dated the 7th December 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2599, Part I of the *Calcutta Gazette*, dated the 28th December 1950, is hereby cancelled.

Howrah.—No. 6600L.Dev.—26th May 1951.—
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bally, jurisdiction list No. 14, police-station Bally, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1648 to 1655, 2906 to 2926, 2928, 2933, 2934, 2936 to 2939, 2954 to 2956, 3147, 3148, 3155, 3221 to 3226, 4536 to 4547, 4549 to 4554, 4558 to 4560, 4562 to 4564, 4567, 4569, 4571, 4576, 4577, 4579 to 4587, 4590, 4594, 4619, 5126, 6805 to 6824, 6826, 6827, 7374, 7375, 7397, 7416, 7422, 7425 to 7427, 7440, 7442 to 7444, 7447, 7453, 7456 to 7468, 7460, and 7669 and part of cadastral survey plots Nos. 2935, 3018, 4588, 4589, 4601, 4602, 4606, 4618, 5113, 7128, 7429, 7435, 7437, 7439, 7441, 7445, 7446 and 7530 and measuring, more or less, 16.46 acres, is required within the aforesaid village of Bally.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

This declaration No. 14096L.Dev., dated the 16th December 1949, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 74, Part I of the *Calcutta Gazette*, dated the 11th January 1951, is hereby cancelled.

24-Parganas. No. 6640L.Dev.—26th May 1951.
Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Dearsa, jurisdiction list No. 57, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 2086 to 2091, 2101, 2102 and 2143 to 2145, and part of cadastral survey plot No. 2100, and measuring, more or less, 8.72 acres, is required within the aforesaid village of Dearsa.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

This declaration No. 13058L.Dev., dated the 22nd November 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2599, Part I of the *Calcutta Gazette*, dated the 28th December 1950, is hereby cancelled.

of 1948), published at page 2467, Part I of the *Calcutta Gazette*, dated the 7th December 1950, is hereby cancelled.

Murshidabad.—No. 6648L.Dev.—26th May 1951.
—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Ayesbag, jurisdiction list No. 19, police-station Murshidabad, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 92, 93, 95, and parts of cadastral survey plots Nos. 90, 96 and 97, and measuring, more or less, 42.76 acres, is required within the aforesaid village of Ayesbag.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

The declaration No. 7690L.Dev., dated the 11th July 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1503, Part I of the *Calcutta Gazette*, dated the 27th July 1950, is hereby cancelled.

24-Parganas.—No. 6654L.Dev.—26th May 1951.
—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Malikberia, jurisdiction list No. 58, police-station Ilabra, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 523-527, 545-548, 545/1495, and portions of cadastral survey plots Nos. 528 and 544, and measuring, more or less, 5.06 acres, is required within the aforesaid village of Malikberia.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 4194L.Dev., dated the 20th April 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 647 and 648, Part I of the *Calcutta Gazette* of the 27th April 1950, as amended by the withdrawal notification No. 10980-L.Dev., dated the 27th September 1950, published at page 2125, Part I of the *Calcutta Gazette* of the 19th October 1950, is hereby cancelled.

24-Parganas.—No. 6656L.Dev.—26th May 1951.
—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Ganganagar, jurisdiction list No. 49, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 402-416, 455-457, 274, 391-394, and measuring, more or less, 10.57 acres, is required within the aforesaid village of Ganganagar.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 4174L.Dev., dated the 2nd April 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 647, Part I of the *Calcutta Gazette* of the 27th April 1950, as amended by withdrawal notification No. 96221-L.Dev., dated the 24th August 1950, published at page 1733, Part I of the *Calcutta Gazette* of the 31st August 1950, is hereby cancelled.

West Dinajpur.—No. 6922L.Dev.—31st May 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Indranarayanpur, jurisdiction list No. 85, Belbari, jurisdiction list No. 81, police-station Gangarampur, district West Dinajpur, it is hereby declared that for the above purpose a piece of land comprising cadastral plots as described in schedule below and measuring, more or less, 1.50 acres, is required within the aforesaid village of Indranarayanpur and Belbari.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

Schedule.

Mauza Indranarayanpur.—Cadastral survey plots Nos. 490, 492-495, 497-499, 501-510, 517, 518, 851-853, 856, 857, 532/1063.

Mauza Belbari.—Cadastral survey plots Nos. 2674/2748, 2675/2749, 2675/2750, 2675/2752, 2753, 2675/2754, 2675/2755, 2756, 2675/2757, 2675/2758, 2674, 2684.

24-Parganas.—No. 6994L.Dev.—1st June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Abdulpur, jurisdiction list No. 53, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 312-321, 322, 853 and measuring, more or less, 8.38 acres, is required within the aforesaid village of Abdulpur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 12640L.Dev., dated the 1st November 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2404, Part I of the *Calcutta Gazette*, dated the 30th November 1950, is hereby cancelled.

Meeghly.—No. 7060L.Dev.—2nd June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Meeghly, jurisdiction list No. 49, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 402-416, 455-457, 274, 391-394, and measuring, more or less, 10.57 acres, is required within the aforesaid village of Meeghly.

induction list No. 109, police-station Balagar, district Hooghly, it is hereby declared that for the purpose a piece of land comprising cadastral survey plots Nos. 501-525, 528, 529, 531, 533-557, 562, 330, 1345, 470-473, 475-477, 489-491, 499, 500 and parts of cadastral survey plots 462 and 474 and measuring, more or less, 71 acres, is required within the aforesaid village of Jirat.

The declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

The declaration No. 116501L.Dev., dated the 1st October 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2186, Part I of the *Calcutta Gazette*, dated the 2nd November 1950, is hereby cancelled.

Nadia.—No. 7042L.Dev.—2nd June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bala, Sahapur and Muragacha, jurisdiction list No. 69, 66 and 55, respectively, police-station Aistola, district Nadia, it is hereby declared for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and altogether measuring, more or less, 49.28 acres, is required within the aforesaid villages of Bagula, Sahapur and Muragacha.

The declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Schedule of land.

Bagula, jurisdiction list No. 69.—Cadastral survey plot Nos. 1-201, 205-208 and 22 measuring, more or less, 116.01 acres.

Sahapur, jurisdiction list No. 66.—Cadastral survey plot Nos. 754-760, 766-768, 770, 789-808, 810-815, 1202-1217, 1220-1324, 1773, 1790, 1264/1791, 1277/1792, 1308/1704-1797, 1321/1798, 1258/1811, 1812-1272/1817, 1269/1818, 1230/1820, 1253/1222/1822 and 809/1823 measuring, more or less, 4.32 acres.

Muragacha, jurisdiction list No. 55.—Cadastral survey plot Nos. 660-668, 709-712, 1129, 1131-1157, 1181-1428, 2698-2722, 2788, 2790-2800, 2802-2831, 2833-2868, 2873, 2904-2906, 2916-2933, 2939, 2947, 2958, 3134-3240, 3242-3257, 3259-3283-3288, 2927/3290, 2806/3312, 2953/3203/3315, 3270/3316, 3270/3317, 3272/3273/3319, 3278/3320, 2923/3321, 3222, 2925/3323, 2925/3324, 2925/3323/3326, 2824/3327, 2824/3328, 2824/2823/3330, 2822/3331, 2822/3332, 2822/2822/3334, 3335, 3280/3336, 2832/3337, 2873/3340, 2885/3341, 3286/3342, 3288/3344, 2811/3348, 3346, 2812/3347, 3348, 2803/3354, 3355-3357, 2803/3358, 3359-3361, 3362, 3363-3366, 2970/3367, 3368, 2785/2786/3370, 2781/3371, 3372, 2780/3373, 2779/3375, 2776/3376, 3377, 3378, 2773/2775/3380, 2770/3381 and 3382 measuring, more or less, 278.96 acres.

The declaration No. 36481L.Dev., dated the 4th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 475 and 476, Part I of the *Calcutta Gazette, Extraordinary*, dated the 13th April 1950, as amended by erratum No. 61321L.Dev., dated the 5th June 1950, published at page 1249, Part I of the *Calcutta Gazette*, dated the 22nd June 1951, is hereby cancelled.

Murshidabad.—No. 71761L.Dev.—4th June 1951.

Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Shibpur, jurisdiction list No. 104, police-station Berhampore Town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 11, 13, 16, 19-21, 30-46, 58, 60-102, 105, 106, 108, 111, 125, 126, 128, 132-136, 141-154, 156, 157-159, 162, 163, 218-223, 226-231, 233, 235, 236, 243, 244, 247-250, 253, 255, 256-262, 264-270, 272, 274, 276, 277, 281, 283, 284, 286, 287, 290-293, 296-302, 241/350 and 145/354 and parts of cadastral survey plots Nos. 246, 252, 263 and 252/319 and measuring, more or less, 167.89 acres, is required within the aforesaid village of Shibpur.

The declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

The declaration No. 126781L.Dev., dated the 16th November 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2405, Part I of the *Calcutta Gazette*, dated the 30th November 1950, is hereby cancelled.

24-Parganas.—No. 72521L.Dev.—5th June 1951.

Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Purbapolta, jurisdiction list No. 20, police-station Swarnapagar, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 2339 to 2342, 2352-2357, 2359, 2360, 2364, 2365, 2375, 2381 to 2390, 2393 to 2397, 2609, 2634 to 2641, 2645 to 2647, 2664 to 2671, 2760 and 5984 and measuring, more or less, 15.21 acres, is required within the aforesaid village of Purbapolta.

The declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 51581L.Dev., dated the 15th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 996, Part I of the *Calcutta Gazette* of the 25th May 1950, is hereby cancelled.

Nadia.—No. 7254L.Dev.—5th June 1951.

Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Aistola, jurisdiction list No. 114, police-station

Ranaghat, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 138, 155 to 158, 164 to 166, 248 to 251, 253 to 258, 260 to 264, 266 to 268, 279, 236, 301 to 307, 326 to 326, 332, 359 to 375, 392, 505, 506, 509, 512, 515 to 519, 523, 847 and 854 and parts of cadastral survey plots Nos. 274 and 275 and measuring, more or less, 75.03 acres, is required within the aforesaid village of Aistola.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

The declaration No. 8181.Dev., dated the 20th January 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 290, Part I of the *Calcutta Gazette*, dated the 8th February 1951, is hereby cancelled.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex officio*).

Requisition (Special)

NOTIFICATION.

Cooch Behar.—No. 7592Requ. (Spl.).—11th June 1951.—In exercise of the power conferred by clause (b) of section 2 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased to appoint Sri Sarada Ranjan Dutta Gupta, Deputy Magistrate and Deputy Collector, Cooch Behar, to discharge the functions of a Collector under the said Act in the said district.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Requisition

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 13th June 1951.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri. Sati Bala Dassi, widow of late D. N. Dutta, 17, Hemendra Sen Street, Calcutta-6, the landlady of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 26th June 1951.

Schedule I.

Particulars of the premises.

7/1, Beadon Street, Calcutta (2nd floor and cookshed on the 3rd floor).

Schedule II.

Particulars of the repairs.

- (1) Petty repairs to roof and also to the cracks on the floor of the verundah on 2nd floor to stop leakage of water.
- (2) Repairs to the pipe at the entrance of the 2nd floor.

K. D. GANGULY,

First Land Acquisition Collector, Calcutta.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FOREST AND FISHERIES

কৃষি।

Agriculture

জ্ঞানোত্তর।

NOTIFICATIONS.

কলিকাতা।—নং ৪০৫৩কৃষি।—২৯শে মে ১৯৫১।—কৃষি বাস্তুকারকরণ উপ-দপ্তর প্রিন্সিপ্যাল রায় ১৯৫১ সালে এপ্রিল হইতে তিন মাসের জন্য সহ-বাস্তুকার পদে নিযুক্ত হইবেন

রাজ্যপালের আদেশানুসারে

মনোরঞ্জন সরকার,

উপ-সচিব।

Calcutta.—No. 4053Agri.—29th May 1951 Kshetra Bhusan Roy, Overseer, office of the cultural Engineer, West Bengal, is appointed as Assistant Engineer for a period of months with effect from the 1st April 1951

No. 4524Agri.—11th June 1951.—In exercise of the power conferred by the proviso to article 3 of the Constitution of India, read with articles 372 of the said Constitution and paragraph of the Adaptation of Laws Order, 1950, the Governor is pleased to make the following amendment in the Bengal Provincial Services Recruitment Rules, published under the Government of Bengal Appointment Department, notification No 718 dated the 22nd May 1930, as subsequently amended, namely:—

Amendments.

1. After entry 8 in Schedule I to the said Rules insert the following entry, namely:—

"8A. West Bengal Agricultural Service Superintendent of Agricultural Marketing."

2. After entry 8 against West Bengal Agricultural Service in Schedule II to the said Rules insert the following entry, namely:—

"8A. West Bengal Agricultural Service Superintendent of Agricultural Marketing.—Vacancies will ordinarily be filled up by promotion from suitable District Marketing Officers (now designated District Agricultural Marketing Officers) with at least five years' service in the capacity but Government may fill a vacancy by direct recruitment when it is considered desirable."

3. After entry 8 against West Bengal Agricultural Service in Schedule III to the said Rules insert the following entry, namely:—

"8A. West Bengal Agricultural Service Superintendent of Agricultural Marketing.—(i) Age—The age should not normally exceed 25 years but, for specially qualified candidates, the limit may be relaxed."

(ii) Educational qualifications.—Candidates must possess a first or second class Master's degree in Economics, Commerce or a first class Honours degree in Economics or a first division degree in Commerce or a degree in Agriculture from any recognised University or institution and should preferably have practical knowledge or experience of Agricultural Markets or Marketing of Agricultural Produce or of Statistics and Statistical Surveys."

By order of the Governor
M. SARKAR, Dy.

RESOLUTION No. 4107AGRI.*Calcutta, the 30th May 1951.*

Governor is pleased to reconstitute the West Agricultural Research Committee with the following members:—

The Hon'ble Minister-in-Charge, Agriculture and Veterinary Department—President.

The Director of Agriculture, West Bengal.

The Director of Fisheries, West Bengal.

The Director of Veterinary Services, West Bengal.

Dr. B. C. Guha, Member, Damodar Valley Corporation.

Dr. J. C. Sen Gupta, Principal, Presidency College, Calcutta.

Sri I. B. Chatterjee, Retired Nutritional Chemist, Directorate of Agriculture, Bengal.

Principal, Bengal Veterinary College.

Sri S. K. Banerjee, M.L.A., Chief Government Whip.

Director of Agriculture, West Bengal, will act as Secretary to the Committee.

Committee reserve the power to add to the number of members. The Committee shall have the right to co-opt members possessing expert knowledge and, if necessary, to appoint sub-committees to deal with special problems.

Members will hold office for a period of three years, unless further orders.

The main function of the Committee will be to co-operate with the Indian Council of Agricultural Research in matters connected with the development of agricultural and veterinary research, as well as to assist in maintaining touch with that body and agricultural activities in Bengal. Its primary duty will be to examine schemes of development and research which may be proposed to refer to the Indian Council of Agricultural Research and report on the application from any association or person for a grant from the Council. It will also advise Government on any scheme or project which may be referred to it for opinion.

It is ordered that a copy of the resolution be forwarded to all members of the Committee for their attention.

It is also ordered that the resolution be published in the Calcutta Gazette for general information.

By order of the Governor,

S. K. DEY, Secy.

বঙ্গীয় শাখা।

Fisheries

জ্ঞাপন।

NOTIFICATION.

জ্ঞাপন—৪২১৫ফিশ—৪ঠা জুন ১৯৫১—মহানগর
কলিকতা বায়ু বাস গুলকে এই বিজ্ঞপ্তির ২০শে মে ১৯৫১
৪২১৫ফিশ নং প্রজ্ঞাপন অনুযায়ী প্রদত্ত হুটির সমস্ত কারণে
শ্রী হুটক নিয়মাবলীর প্রথম ধর্মের ১৬৭(২) সংখ্যক
ধর্ম অনুযায়ী নিবন্ধন ১৯৫১ সালের ১০ই মে হইতে বাইন
বিজ্ঞপ্তি হুটি করার কথা হইল।

রাজস্বাধিকার আবেদনকারে,
বৌদ্ধ চন্দ্র কলকাতা,
উপ-সচিব।

Calcutta.—No. 4215Fish.—4th June 1951.—
Sri Benoyendra Nath Das Gupta, Superintendent of Fisheries, was allowed earned leave on medical ground for twenty-two days with effect from 10th May 1951, under rule 167(ii) of the West Bengal Service Rules, Part I, in extension of leave granted to him in this department notification No. 3861-Fish, dated 23rd May 1951.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

RESOLUTION No. 3605Fish.*Dated Calcutta, the 16th May 1951.*

The Governor is pleased to reconstitute the State Fishery Advisory Board constituted in notification No. 5373Fish, dated 25th August 1948, with the following members:—

- (1) The Hon'ble Minister-in-charge of Fisheries Department (*ex-officio*).
- (2) Secretary-in-charge of the Department of Fisheries (*ex-officio*).
- (3) Director of Fisheries, West Bengal (*ex-officio*).
- (4) Assistant Director of Fisheries, West Bengal (*ex-officio*).
- (5) Superintendent of Fisheries (Marketing, Survey and Statistics) (*ex-officio*).
- (6) Dr. H. K. Mukherjee, Head of the Department of Zoology, Calcutta University.
- (7) Dr. B. C. Guha, Head of the Department of Applied Chemistry, Calcutta University.
- (8) Administrative Officer, Corporation of Calcutta.
- (9) Deputy General Manager (Works), East Indian Railway.
- (10) Sri Jyotish Chandra Biswas, President, Fish Retailers' Association, Calcutta and Howrah.
- (11) Sri Gopinath Pandit, Joint Secretary, Sealdah Fish Auctioneers' Association.
- (12) Sri Krishna Prosad Mandal, M.L.A.
- (13) Sri Hemanta Kumar Sarkar, President, Bangiya Matsyajibi Samiti.
- (14) Sri Kuber Chandra Halder, M.L.A.
- (15) Sri P. C. Das, Joint Secretary, Howrah Fish Merchant Association, 49, Grey Street, Calcutta.
- (16) Sri Dhruba Jyoti Dutta, 22, Mirzapur Street, Calcutta.
- (17) Sri Bijoy Ratna Mazumdar, Adviser (Government) Biddhachari Spill Matsajibi Samiti, Ltd., 4/12, Fern Road, Calcutta-19.
- (18) Sri Subodh Kumar Mitra (Fishery Owner), 13, Janak Road, Calcutta.

2 The Hon'ble Minister-in-charge of Fisheries Department will be the Chairman and the Assistant Director of Fisheries, West Bengal, will act as Secretary to the Board. Government may increase the number of members at any time if considered necessary.

3. The term of office of the members of the Board shall be two years with effect from the date of this resolution.

4. The functions of the Board will be to advise Government on all matters relating to increase in the production, procurement and marketing of fish and fish products, processing of fish, etc., as also on such allied matters as may be referred to it by Government. Purely departmental matters will, however, be outside its scope.

5. The Board shall meet at least twice a year, meetings being convened by the Secretary in consultation with the Chairman. Seven members (including *ex-officio* members) will form a quorum.

6. The Chairman may nominate one of the members to be Vice-Chairman who will perform such duties as may be entrusted to him by the Chairman from time to time. He will preside over meetings in the absence of the Chairman.

7. The Chairman of the Board may appoint "ad-hoc" or Standing Committees for the consideration of any special question. The Chairman will also have the right to co-opt on the Board or such Committee's persons specially fitted for the consideration of the question referred to them, either for the term of the Board or any specified shorter period.

ORDER.—Ordered that the resolution be published in the *Calcutta Gazette* and that copies may be forwarded to the members of the Board for information.

By order of the Governor,
S. K. DEY, Secy.

উদ্ভিদ উদ্যান।
Botanic Garden
প্রজাপন।

NOTIFICATION.

দার্জিলিং।—নং ৪৪৭০উদ্ভিদ।—৯ই জুন ১৯৫১।—দার্জিলিং লয়েড বোটানিক গার্ডেনের কিউরেটর মিঃ জে. এ. হালবার্টকে ১৯৪৫ সালের ২৯শে জুন হইতে Bengal Gardeners' Service এ স্থায়ীভাবে বহাল করা হইল।

রাজ্যপালের আদেশানুসারে,
সৌর চন্দ্র হস্তল,
উপ-সচিব।

Darjeeling.—No. 4473B.G.—9th June 1951.—Mr. J. A. Hulbert, Curator, Lloyd Botanic Garden, Darjeeling, is confirmed in the Bengal Gardeners' Service with effect from the 29th June 1945.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation
NOTIFICATIONS.

Midnapore.—No. 1013Co-op.—14th June 1951.—Janab Md. Abdul Moyeed, Assistant Registrar of Co-operative Societies, Midnapore, is allowed earned leave for the period from the 18th June 1951 to the 14th August 1951 under rule 167(vi) of the West Bengal Service Rules, Part I.

No. 1014Co-op.—14th June 1951.—In exercise of the power conferred by section 140 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor is pleased to make the following further amendment in the rules published under notification No. 968C.S., dated the 29th June 1942, in the *Calcutta Gazette* of the 2nd July 1942, as subsequently amended, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendment.

In rule 68A of the said rules, for the words, letters and figures "31st March 1951" substitute the following:—

"30th September 1951".

By order of the Governor,
A. D. KHAN, Secy.

বাড়িহারা পুনর্বাসন বিভাগ।
REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।

Establishment

জ্ঞাপনাবলী।

NOTIFICATIONS.

মুর্শিদাবাদ-হুগলী।—নং ৪৬৬২এস্ট।—৭ই জুন ১৯৫১
নিম্নলিখিত পুনর্বাসন আধিকারিকগণকে কার্যভার গ্রহণের।
হইতে পুনরাসন না হওয়া পর্যন্ত স্ব স্ব নামের পক্ষে নিম্ন
অস্থায়ীভাবে মহকুমা দাগ ও পুনর্বাসন আধিকারিকের পদে নিয়ো
জিত হইল:—

- (১) প্রিন্সতোষ কুমার শীল—মুর্শিদাবাদ (মুর্শিদাবাদ)।
- (২) প্রিন্সতোষ চন্দ্র চক্রবর্তী—হুগলী সদর।

প্রিন্সতোষ কুমার শীল ও প্রিন্সতোষ চন্দ্র চক্রবর্তী সম্পর্কে এই বি
৯ই মে ১৯৫১ তারিখের ৩৮৪২এস্ট নং প্রজ্ঞাপনে যে আদেশ
হইয়াছিল তাহা এতদ্বারা বাতিল করা হইল।

Murshidabad-Hooghly. — No. 4662Estt. — June 1951.—The undermentioned Rehabilitation Officers are promoted temporarily to the rank Subdivisional Relief and Rehabilitation Officer with effect from the dates on which they assume duties of their respective posts and are posted the stations noted against their names, until their orders:—

- (1) Sri Santosh Kumar Seal—Lal (Murshidabad).
- (2) Sri Ramesh Chandra Chakravorty—Hoo (Sadar).

This department notification No. 3842E dated 9th May 1951, in so far as it relates to Sri Santosh Kumar Seal and Sri Ramesh Chandra Chakravorty is hereby cancelled.

নদীয়া-পশ্চিম দিনাজপুর।—নং ৪৬৬৪এস্ট।—৭ই জুন ১৯৫১
নদীয়া জেলার অন্তর্গত রাণাঘাটের মহকুমা দাগ ও পুনর্বাসন দাগ
প্রিন্সতোষ চন্দ্র ঘোষকে কার্যভার গ্রহণের তারিখ হইতে পুনরাসন
হওয়া পর্যন্ত প্রবিন্স কুইন্স চক্রবর্তীর স্থানে পশ্চিম দিনাজপুর
সদরে বদলী করা হইল।

Nadia-West Dinajpur. — No. 4664Estt. — June 1951.—Sri Sudhir Chandra Ghosh, divisional Relief and Rehabilitation Officer, Ranaghat, is transferred as such to West Dinajpur Sadar with effect from the date on which he there, *vice* Sri Benoy Bhushan Chakravorty, transferred, until further orders.

নদীয়া-বীরভূম।—নং ৪৬৬৬এস্ট।—৭ই জুন ১৯৫১।—
জেলার দাগ ও পুনর্বাসন আধিকারিক (১) প্রিন্সতোষ কুমার ঘোষ
কার্যভার গ্রহণের তারিখ হইতে পুনরাসন না হওয়া পর্যন্ত
বর্তমান বিন্দাসের স্থানে বীরভূম জেলার বদলী করা হইল। এই
৯ই মে ১৯৫১ তারিখের ৩৮৪০এস্ট নম্বর প্রজ্ঞাপনটি এতদ্বারা
করা হইল।

রাজ্যপালের আদেশানুসারে
ডি. সি. ডি.
সচিব।

Nadia-Birbhum.—No. 4666Estt.—7th June 1951.—Sri Nishi Bhushan Mukherjee, District Rehabilitation Officer (I) of Nadia, is transferred as such to Birbhum with effect from the date on which he joins there, *vice* Sri Himadri Ballav Bhattacharya, until further orders. This department notification No. 3840 dated 8th May 1951.

By order of the Governor,
V. C. DUTT,

শিক্ষা বিভাগ। EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

৯৯শিখা ১৪৫-১১৮/৫০।—৫ই জুন ১৯৫১।—পশ্চিমবঙ্গ
কৃত্যকর প্রান্তবরস্ক সন্যাজ শিক্ষার অধ্যায়ী পুণ্ড্য পরিদর্শক
পুণ্ড্যপাধ্যায় হুটি জগদ্বার ঐ পদে ও ঐ কৃত্যকে পশ্চিমবঙ্গ
কর অধ্যায়ী প্রান্তবরস্ক নিম্নাধিকারিক ট্রিনিটিয়ল রজন
১. বি. টি. কে ৯ই ডিসেম্বর ১৯৫০ তারিখ হইতে ২০শে
১৯৫১ তারিখ পর্যন্ত অস্থায়িতাবে নিয়োগ করা হইয়াছিল।

2779Edn./4A-118/50.—5th June 1951.—
Shri Ranjan Roy, M.A., B.T., of the West
Bengal Educational Service, officiating as Adult
on (Officer in that service, was appointed to
be Chief Inspector, Social (Adult) Educa-
the West Bengal Senior Educational
with effect from the 9th December 1950 to
1st February 1951, *vice* Sri Gopeswar
jee, on leave.

৯।—নং ২৮১৪শিখা ১০এল-৩৪/৫০।—৯ই জুন ১৯৫১।—
গভর্ণমেন্ট আর্ট ও ক্রাফট, কলকাতার পশ্চিমবঙ্গ শিক্ষণ
পুণ্ড্য বিভাগ) সন্যাজ্য পদে ট্রিনিটিয়ল চন্দ্র সেনকে
১. তারিখ হইতে অস্থায়িতাবে নিয়োগ করা হইল।

৯।—No. 2814Edn./3S-34/50.—9th June
Sri Sushil Chandra Sen is appointed sub-
sily in the West Bengal Educational Service
Branch) as the Vice-Principal of the Govt
College of Art and Craft, Calcutta, with
from the date he joins the post.

৯।—নং ২৮১৪শিখা।—১৯ই জুন ১৯৫১।—কলিকাতা
১ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকর (পুণ্ড্য বিভাগ)
সন্যাজ ট্রিনিটিয়ল কুমার রায় উত্তপদে যোগদান করার ঐ পদে
ক উটর অজিত কুমার বন্দ্যোপাধ্যায়, এম. এ.সি. (কাল),
ডি. (খ্যাসগো)ক উক্ত কলেজের ১৯৫১ সালের গ্রীষ্মাবকাশের
বানের তারিখ হইতে অস্থায়িতাবে নিয়োগ করা হইল।

৯। এই বিভাগের ২৮শে মে ১৯৫১ তারিখের ২৮২০শিখা নং
১. বাতিল করা হইল।

৯।—No. 2816Edn.—11th June 1951.—
Shri Kumar Banerjee, M.Sc. (Calcutta),
(Glasgow), is appointed substantively as
son of Geology at the Presidency College,
la, in the West Bengal Educational Service
s Branch) with effect from the date he assumes
es of the post on the re-opening of the
s after the summer vacation in 1951, *vice*
Shri Anil Kumar Roy, promoted.

৯। cancels this department notification
2813Edn., dated the 28th May 1951.

৯।—নং ২৮১৯শিখা ১৪৫-৬০/৫০।—১৯ই জুন ১৯৫১।
৯। কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকর (পুণ্ড্য বিভাগ)
৯। সন্যাজ পদে ট্রিনিটিয়ল সেন, এম. এ.সি. যোগদানের তারিখ
৯। পর্যন্ত অস্থায়িতাবে নিযুক্ত করা হইল।

৯।—No. 2819Edn./4A-63/50.—11th
—Sri Pravakar Sen, M.A., is appointed
Professor of Economics at the Darjeeling
in the West Bengal Educational Service
Branch) with effect from the date on which
the duties of the post and until further

Charitable Endowments Act VI of 1890.
28Edn./5F-16/50.—12th June 1951.—It
notified that the Governor of the State
Bengal, in exercise of the powers conferred
5 of the Charitable Endowment Act, VI
upon application made by the Administra-
tion Endowment called Kanoo Memorial

Scholarship Fund created in terms of the notifica-
tion No. 550Edn., dated the 20th February 1936,
and with the consent of the donor of the said fund,
doth hereby order and direct that the scheme
contained in the Second Schedule to the said
notification shall be amended in manner following,
that is to say—(1) in clause 3 the words "Inspector
of Schools for the time being of the Burdwan
Division" shall be deleted and in place thereof
the words "The Chief Inspector of Secondary
Education" shall be substituted and (2) clause 6 of
the scheme should be deleted and in the
place and stead thereof the following words
shall be substituted, namely, "6.—Should
there be any balance left in any year
after paying the scholarships such balance
shall be accumulated and out of such accumulation
the Treasurer of Charitable Endowments for the
territories subject to the Government of West
Bengal, shall invest the same in the purchase of
Government Promissory notes which shall be held
by him in trust to apply the interest as and when
the same shall become payable in accordance with
the trust and the terms set out in the scheme set
forth in the Second Schedule to the said notifica-
tion No. 550Edn. of the 20th February 1936".

কলিকাতা।—নং ২৮০২শিখা।—১৯ই জুন ১৯৫১।—কলিকাতা
প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকর (পুণ্ড্য বিভাগ)
পদার্থবিদ্যার অধ্যাপক উটর রাজেন্দ্র আল সেন পুণ্ড্য অন্য পদে নিযুক্ত
থাকার ঐ পদে ঐ কলেজের ঐ বিষয়ের অধ্যায়ী অধ্যাপক ট্রিনিটিয়ল নাথ
সেন, এম. এ.সি.কে ১লা ফেব্রুয়ারী ১৯৫১ তারিখ হইতে পুনরায়
পর্যন্ত অস্থায়িতাবে নিযুক্ত করা হইল।

এতদ্বারা এই বিভাগের ৯ই ফেব্রুয়ারী ১৯৫১ তারিখের ৭০০শিখা
নং প্রজ্ঞাপনটি বাতিল করা হইল।

Calcutta.—No. 2832Edn.—12th June 1951.—
Sri Brojendra Nath Sen, M.Sc., of the West
Bengal Educational Service, now officiating as
Professor of Physics at the Presidency College in
that service, is appointed to act as Professor of
the subject at the same College and in that service
with effect from the 1st February 1951, *vice*
Dr R. L. Sen Gupta on deputation or until further
orders.

This cancels this department notification
No. 700Edn., dated the 9th February 1951.

কলিকাতা।—নং ২৮০০শিখা।—১৯ই জুন ১৯৫১।—কলিকাতা
প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকর (পুণ্ড্য বিভাগ)
পদার্থবিদ্যার অধ্যাপক ট্রিনিটিয়ল প্রমথ আচার্য উত্তপদে যোগদান করার
ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের ঐ বিষয়ের অপর শিক্ষণ কৃত্যকর
উপাধ্যায় উটর ভগবতী চরণ পুণ্ড্য, এম. এ.সি.সি. ডি. এ.সি. (ঢাকা)ক
১লা ফেব্রুয়ারী ১৯৫১ তারিখ হইতে অস্থায়িতাবে নিযুক্ত করা হইল।

Calcutta.—No. 2833Edn.—12th June 1951.—
Dr. Bhagwati Charan Guha, M.Sc., D.Sc.,
(Dacca), Lecturer in Physics, Presidency College,
Calcutta, in the Subordinate Educational Service,
is appointed substantively as Professor of the
subject in the West Bengal Educational Service
(Men's Branch) in that College with effect from
the 1st February 1951, *vice* Sri D. P. Acharyya
promoted.

কলিকাতা।—নং ২৮০৪শিখা।—১৯ই জুন ১৯৫১।—কলিকাতা
প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকর (পুণ্ড্য বিভাগ)
পদার্থবিদ্যার অধ্যায়ী অধ্যাপক ট্রিনিটিয়ল বন্দ্যোপাধ্যায়, এম. এ.সি.কে
ঐ পদে ও ঐ কৃত্যকে ১লা ফেব্রুয়ারী ১৯৫১ তারিখ হইতে অস্থায়িতাবে
নিযুক্ত করা হইল।

Calcutta.—No. 2834Edn.—12th June 1951.—
Sri Saroj Bandhu Sanyal, M.Sc., officiating
Professor of Physics, Presidency College, Calcutta,
in the West Bengal Educational Service (Men's
Branch), is appointed substantively to that post
in the College and in the same service with effect
from the 1st February 1951.

নদিয়া-বীরভূম।—নং ২৮৪৮শিমা/১৪৫-১০০/৫০১-১০ই জুন ১৯৫১।—বীরভূম জিলা স্কুলের পশ্চিমবঙ্গ শিক্ষণ কৃত্যাকের (পূর্ব বিভাগ) প্রধান শিক্ষক শ্রীমন্মথ নাথ চক্রবর্তী অবসর গ্রহণ করার ঐ পদে ও ঐ কৃত্যকে কৃকনগর কলেজিয়েট স্কুলের অবর শিক্ষণ কৃত্যাকের সহ প্রধান শিক্ষক শ্রীমনিন্দ্র নাথ সান্যাল, বি. এ. বি. টিকে উত্তপদে যোগদানের তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

*রাজ্যপালের আদেশানুসারে,

ডি, এম, সেন,

সচিব।

Nadia-Birbhum.—No. 2848Edn./4A-130/50.—13th June 1951.—Sri Manindra Nath Sanyal, B.A., B.T., Assistant Headmaster, Krishnagar Collegiate School, in the Subordinate Educational Service, is appointed substantively as the Headmaster, Birbhum Zilla School, in the West Bengal Educational Service (Men's Branch), with effect from the date on which he assumes the duties of the higher post, *vice* Sri Manmatha Nath Chakravarty, retired.

By order of the Governor,
D. M. SEN, Secy.

EDUCATION DIRECTORATE

NOTIFICATIONS.

Calcutta.—No. 11B.—9th May 1951.—Mrs. Sally Lewis, Professor of Botany, Bethune College, Calcutta, was granted earned leave for a period of ten days from the 12th March 1951 to the 21st March 1951 under rule 170(b) of the West Bengal Service Rules, Part I.

Calcutta.—No. 12B.—16th May 1951.—Sri Makhan Lal Chakravarti, Headmaster, Hare School, who was granted leave on medical certificate for four months from 2nd February 1951 under proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, in this Directorate notification No. 7B, dated the 23rd February 1951, having joined his duties in the post wherefrom he proceeded on leave in the afternoon of 27th April 1951, the period of the unexpired portion of his leave from 28th April 1951 to 1st June 1951 is hereby cancelled.

Howrah.—No. 13B.—18th May 1951.—Sri Surya Narayan Karmakar, Foreman, Machine and Fitting Shop, Bengal Engineering College, is granted earned leave for a period of thirteen days from 7th May 1951 to 19th May 1951, under rule 170(b) of the West Bengal Service Rules, Part I.

Howrah-Bankura-Midnapore.—No. 14B.—23rd May 1951.—Miss Sarala Ghosh, District Inspectress of Schools, Howrah, Bankura and Midnapore, was granted leave on average pay for the period from 9th April 1951 to 30th April 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Calcutta.—No. 15B.—26th May 1951.—Sri Sunil Chandra Sen, Professor of Physiology, Presidency College, in West Bengal Educational Service, is granted leave on average pay for the period from 23rd April 1951 to 2nd May 1951, under rules 184(b)(iii) and 188(b) of the West Bengal Service Rules, Part I.

Howrah.—No. 16B.—30th May 1951.—Sri A. K. Bhanja, Foreman Instructor, Smithy and Welding, Bengal Engineering College, was granted earned leave for the period from 2nd May 1951 to 3rd May 1951 and again from 9th May 1951 to 12th May 1951, under rule 170(b) of the West Bengal Service Rules, Part I.

P. ROY,
Director of Public Instruction.

BOARD OF REVENUE, WEST BENGAL Survey and Settlement

NOTIFICATION.

No. 4743S. & S.—15th June 1951.—Sri Pr. Chandra Sen, Sub-Deputy Collector and Asst. Settlement Officer, was allowed leave on av pay for fifteen days with effect from 7th May under rule 184(b)(ii) of the West Bengal S. Rules, Part I.

By order of the Govt.
P. BANERJEE, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Fees for examination of films by Central Board of Film Censors.

No. TM(T.L.I.)/268.—8th June 1951.—Treasury Officers in West Bengal and the Man Reserve Bank of India, Calcutta, are hereby advised that monies on account of fees for examination of films by the Central Board of Censors, tendered by the parties for deposit to the head "XLVI—Miscellaneous Miscellaneous Censorship Fees" may be accepted and the receipt shown in the Central Receipt Schedule relating to the above head of account.

2. Bills on account of refund of Censor fees drawn in T. R. Form 41 and duly passed by the Regional Officer, Central Board of Censors, Calcutta, or in the absence of the Regional Officer by the Chairman, Central Board of Censors, Bombay, may also be accepted for payment at treasuries, if otherwise in order, and charges shown as "refund" in the Central Receipt Schedule relating to the head "Miscellaneous".

[Government of India, Ministry of Finance and Broadcasting, letter No. 35,16,50-F, dated the 27th February 1951.—Dy. India 941 15241, Bl. T11/LXI of 1950-51.]

Subject:—Assessment to income-tax and super-contract officers—checking of deductions made by disbursing officers.

No. TM/269.—11th June 1951.—A copy of (Government of India, Ministry of Finance (Revenue Division), letter No. 9(51)-F, dated 20th February 1951, on the subject above, is circulated hereby for the information and guidance of all heads of offices and disbursing officers (both of the Union Government and State Government) under audit of this office and all treasury officers in West Bengal.

Copy of the letter referred to above

I am directed to say that some cases have come to the notice of this Ministry in which tax has not properly deducted at source from the payments made to contract officers and demand has subsequently on assessment by the income-tax officer had to be written off, because the contract officer had left India on the termination of their contract. I am, therefore, to request that, if the Government of Madras, etc., see no objection, heads of administration and disbursing officers under audit may kindly be asked to refer to income-tax authorities cases of contract officers who are due to retire, so that the completion of their contracts, in due time before they retire, so that the accurate deduction on account of income-tax and super-tax may be checked before the final assessments are made. This procedure should be invariably followed in the case of officers, who are nationals of other countries. If the procedure is not followed and if it is later discovered that

a short deduction of income-tax, the provisions of the Indian Income-tax Act which impose liability on the person responsible for the payment may be enforced strictly.
India 1539/TM-573-Ble. TM/11-1 of 49-

S. K. SARKAR,
Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE JUDICIAL COURT AT CALCUTTA AND THE JUDICIAL OFFICE OF JUSTICE.

Appellate Side

Leave.

3323A.—12th June 1951.—Sri Bikas Ghosh, Subordinate Judge, lately as Deputy Refugee Rehabilitation Commissioner, West Bengal, is allowed, on reversion, average pay under rule 184(b)(ii) of the Bengal Service Rules, Part I, for twenty days with effect from the 1st June 1951.

3368A.—15th June 1951.—Sri Ghosh, officiating Additional Subordinate Judge, Hooghly, is allowed earned leave under (a) of the West Bengal Service Rules, for nineteen days effect from the 8th May

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATIONS.

Calcutta, the 12th June 1951.

Ant to Government of West Bengal order No. 81, dated the 23rd November 1949, the Chief Justice has been pleased to Sri Bimalaksha Basu, B.A. (Cantab.), Barrister-at-Law, as an Additional Clerk of the Court for two months with effect from the 28th May 1951 or till the disposal of the Aryan Bank matter is earlier, on a remuneration of per month.

By order,

S. N. BANERJEE, Registrar.

Calcutta, the 13th June 1951.

Continuation of Court's notification, dated 1st April 1951, published in the Calcutta Gazette dated the 3rd May 1951, Part I, page 1, Pradyat Kumar Bose, Registrar, High Court, Original Side, Calcutta, is granted extension of leave for a period of one month from the 1st June 1951.

Sachindra Nath Banerjee, Master and Referee, is appointed to act as Registrar.

L. Mitra, Registrar-in-Insolvency, is appointed to act as Master and Official Referee.

O. U. Ahmed, Assistant Master and Referee, is appointed to act as Registrar-in-Insolvency.

N. N. Ghatak, Deputy Registrar, is appointed to act as Assistant Master and Referee.

L. B. Das Gupta, Assistant Registrar, is appointed to act as Deputy Registrar.

Legendra Nath Chatterjee, Accountant, is appointed to act as Assistant Registrar.

These arrangements will take effect from 1st June 1951 until further orders.

A. THORP HARRIES,
Deputy Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 1178M.—9th June 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Harimohan Chatterjee was duly elected under rule 22(3) of the Election Rules and declared as Commissioner of Ward No. 1 of the Sonamukhi Municipality in the district of Bankura in place of Sri Gopal Gobinda Banerjee, resigned.

No. 1181M.—9th June 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that at a by-election of the Sonamukhi Municipality in the district of Bankura Sri Narayan Chandra Rakshit was duly elected and declared as Commissioner for Ward No. V of that municipality in place of Sri Suresh Chandra Bhattacharya, resigned.

No. 1555J.G.—9th June 1951.—Sri Sitangshu Mohan Ghosh, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Bankura, Sadar, is posted to the same subdivision of the district for employment as Circle Officer of Gangajalghati.

This cancels the order contained in this office notification No. 1455J.G., dated the 31st May 1951, posting Sri Uma Prasad Chatterjee as Circle Officer of Gangajalghati.

The posting is made in the public interest.

No. 1197M.—12th June 1951.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the newly elected Commissioners of the Khirpai Municipality in the district of Midnapore at the meeting held on 23rd May 1951 duly elected the following gentlemen as the Chairman and Vice-Chairman respectively of the municipality:—

Sri Baidya Nath Roy—Chairman.

Sri Sambhu Chandra Adhikary—Vice-Chairman.

No. 1560J.G.—11th June 1951.—Sri Asit Ranjan Bose, Sub-Deputy Collector and Circle Officer of Vishnupur in the district of Bankura, was allowed earned leave for thirteen days with effect from 4th June 1951 to 16th June 1951 under rule 167(ii) of the West Bengal Service Rules, Part I, with permission to prefix and affix Sundays, the 3rd June and 17th June, respectively, to the leave.

No. 1565J.G.—11th June 1951.—Sri Ashutosh Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, Bankura, Sadar, is allowed earned leave for thirteen days with effect from 18th June 1951 to 30th June 1951 under rule 167(ii) of West Bengal Service Rules, Part I, with permission to prefix and affix Sundays, the 17th June 1951 and 1st July 1951, respectively, to the leave.

No. 838L.S.-G.—12th June 1951.—In partial modification of this office notification No. 457. L.S.-G., dated 13th March 1950, it is hereby notified for general information that under rule 20(b) read with rule 23 of the rules for the management of charitable hospitals and dispensaries in West Bengal, Sri Barindra Kumar Banerjee and Sri Satya Charan Sreemany have been appointed to be members of the Committee for the management of the K. M. Charitable Dispensary at Makardah in the district of Howrah, vice Dr. Santosh Kumar Banerjee and Sri Banerjee Banerjee, deceased.

No. 1206M.—13th June 1951.—In partial modification of this office notification No. 280M., dated 2nd March 1948, published at page 308 of the *Calcutta Gazette*, dated 11th March 1948, it is hereby notified for general information that Dr. B. N. Sett, M.B., is appointed a member of the Committee of Tulsiram Lakhi Devi Hospital in place of Dr. K. S. Roy, deceased.

B. SARKAR, Commissioner.

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah.—No. 5628.—1st June 1951.—On the removal of his name from the Range Approved List Sri Atul Ranjan Gupta, officiating, Inspector, Government Railway Police, Howrah (*vice* Sri Paritosh Kumar Mukharji, Inspector, Government Railway Police, Howrah, acting as Deputy Superintendent of Police), is reverted to his substantive rank of Sub-Inspector in Midnapore.

Sri Khetra Mohan Mukharji, officiating Inspector, Birbhum (*vice* Sri Dwarka Prasad Singh, Inspector of that district, on leave) will, on the termination of his present appointment continue to act as such in the Government Railway Police, Howrah, *vice* Sri Atul Ranjan Gupta, officiating Inspector, reverted to his substantive rank of sub-Inspector.

The transfers involved in the above order are made in the interest of public service.

The following postings and transfers are ordered in the interest of public service:—

- (1) Sri Tarapada Ghatak, officiating Inspector, Bankura (*vice* Sri Hem Chandra Datta, Inspector, acting as Deputy Superintendent of Police), to Hooghly to act as Court Inspector, Serampore, *vice* Sri Debi Prasad Sarkar, officiating Inspector, transferred temporarily to Police Training College, Barrackpore, to act as Law Instructor.
- (2) Sri Sushil Chandra Chaturji, officiating Inspector, Howrah (*vice* Sri Hem Chandra Choudhuri, Inspector on deputation to Inspector-General's Control Room), to Bankura to act as Court Inspector, *vice* Sri Tarapada Ghatak, transferred.
- (3) Sub-Inspector Sasanka Shekhar Chakrabatti of Midnapore to Howrah to act as Inspector, *vice* Sri Sushil Chandra Chaturji, transferred.

No. (3) to start *immediately* and No. (2) on relief.

(1) On the removal of his name from the Range Approved List Sri Dharendra Prasad Das, officiating Inspector, Bankura, *vice* Sri Haran Chandra Sen, Inspector of that district, officiating as Deputy Superintendent of Police, Anti-Corruption, Government of West Bengal, is reverted to his substantive rank of Sub-Inspector at Birbhum.

(2) Sub-Inspector Manindra Nath Banarji of Howrah is appointed to act as Inspector in Bankura in the above vacancy.

No. (2) to relieve No. (1) *immediately*.

The transfers involved in the above orders are made in the interest of public service.

Sri Tarunanda Mukharji, Inspector, Howrah, is granted earned leave for fifteen days on medical certificate under rule 173 of the West Bengal Service Rules, Part I, in extension of the leave granted to him in notification No. 3749, dated 12th April 1951, published in the *Calcutta Gazette*, dated 26th April 1951.

Sri Nagendra Nath Ghosh, Inspector, Midnapore, will continue to work in the above vacancy.

H. L. SHAHA, Dy. Insp. Genl.

Presidency Division—Calcutta

No. 1125M.—9th June 1951.—In accordance with section 50 of the Bengal Municipal Act, (Bengal Act XV of 1932), it is hereby notified for general information that Sri Shibdas Ghose, Janab Md. Masud Ansari have been duly elected Chairman and Vice-Chairman respectively of Bhatpara Municipality in the district of 24-Parganas.

No. 1130M.—11th June 1951.—In accordance with section 50 of the Bengal Municipal Act, (Bengal Act XV of 1932), it is hereby notified for general information that Sri Bimal K. Chattopadhyaya and Sri Sailendra Nath Choudhuri have been duly elected Chairman and Vice-Chairman respectively of the North Dum Municipality in the district of the 24-Parganas.

J. N. TALUKDAR, Commissioner.

No. 1160M.—14th June 1951.—In accordance with section 50 of the Bengal Municipal Act, (Bengal Act XV of 1932), it is hereby notified for general information that Sri Jatindra C. Dutta and Sri Madan Mohan Singh have been elected Chairman and Vice-Chairman respectively of the Halisahar Municipality in the district of 24-Parganas.

N. C. GHOSH, Commissioner.

Orders by the Deputy Inspector-General of Police, Central Range

Alipore.—No. 3723.—12th June 1951.—Sri Chandra Kar, Inspector, District Endow Branch, 24-Parganas, is granted leave on pay up to 30th September 1951 preparatory to retirement under rule 181 (b)(ii) of the Bengal Service Rules, Part I, with effect from date he is allowed to avail of the same.

Sri Ashutosh Das, Inspector, Government Railway Police, Sealdah, is granted four months leave on average pay on medical certificate under rule 184 (b) (ii) of the West Bengal Service Rules with effect from 18th April 1951.

Sub-Inspector Nihar Kumar Sen of 24-P is appointed to act as Inspector in the vacancy. He should join at once.

The transfer involved in the above order is in the interests of public service.

S. M. GHOSH, Dy. Insp. Genl.

ORDERS AND NOTIFICATIONS OF COMMISSIONER OF INCOME-TAX, WEST BENGAL

No. 13827(B)C.T./2E/28/50-51. — 4th June 1951.—Sri J. Rama Ayer, Additional Income-tax Officer, District I(2), Calcutta, is allowed under the C.P.C. Leave Rules promulgated in Railway Board's letter No. CPC/118, dated the 9th August 1949, to be granted average pay for twenty-one days with effect from 1st May 1951 to 21st May 1951.

It is certified that the officer was returned on the expiry of his leave to the post which he proceeded on leave or to a post similar to that of allowances.

13844(B)C.T./2E/41/49-50. — 4th June
Sri J. D. Mukherjee, Income-tax Officer,
VI, Calcutta, is allowed, under Funda-
mental Rule 81(b)(ii), leave on average pay for
month and twelve days with effect from the
day 1951 to 25th June 1951, with permis-
sion to return on Sunday, the 13th May 1951, to the

certified that the officer is likely to return
expiry of his leave to the post from which
ceded on leave or to a post carrying similar
allowances.

13844(C)C.T./2E/36/51-52. — 4th June
Sri Probodh Chandra Guha, Additional
-tax Officer, Burdwan-Birbhum, is allow-
der Fundamental Rule 81(b)(ii), leave on
pay for twenty days with effect from 30th
1951 to 19th May 1951 with permission to
unday, the 20th May 1951, to the leave.

certified that the officer was likely to return
expiry of his leave to the post from which
ceded on leave or to a post carrying similar
allowances.

13827(D)C.T./2E/9/49-50. — 4th June
-In his application dated the 5th January
Sri N. B. Banerjee, Income-tax Officer,
IV(1), Calcutta, applied for leave pre-
ry to retirement for six months with effect
16th May 1951 and it has been certified by
ccountant-General, West Bengal, that leave,
atory to retirement, on average pay for four
s from 16th May 1951, and, in continua-
leave on half average pay for two months is
o the officer who will attain superannuation
th November 1951.

leave applied for is refused in the interest
public service, but will be granted to the
after the date of his retirement.

14372(A)C.T./2E/13/50-51. — 7th June
-On return from leave on 4th June 1951
A. T. Thomas was transferred and posted as
Additional Income-tax Officer, District II(1),
itua.

S. NARGOLWALA, Commissioner.

DEPARTMENT OF LAND AND LAND REVENUE

Land Reforms

NOTIFICATIONS.

1920L.Ref.—18th June 1951.—In exercise
power conferred by section 12 of the Rehabi-
of Displaced Persons and Eviction of
in Unauthorised Occupation of Land Act,
West Bengal Act XVI of 1951), the
is pleased to make the following rules,
:-

Short title.—These rules may be called the
Eviction of Displaced Persons and Eviction
in Unauthorised Occupation of Land
1951.

Definition.—In these rules—

“the Act” means the Rehabilitation of
Displaced Persons and Eviction of
Persons in Unauthorised Occupation of
Land Act, 1951;

“Section” means a section of the Act.

**3. Manner of making application to the Compe-
tent Authority.**—(1) An application under sub-
section (1) of section 3 shall contain the following
particulars:—

- (i) the name and address of the applicant;
- (ii) particulars of the land in unauthorised
occupation;
- (iii) the nature and extent of interest of the
applicant in the land;
- (iv) the name of the person or persons, if known,
in unauthorised occupation of the land;
- (v) date of commencement, and nature, of
unauthorised occupation.

(2) Every such application shall be signed and
verified in the manner provided in sub-rules (2)
and (3) of rule 15 of Order VI of the First Schedule
to the Code of Civil Procedure, 1908 (Act V of
1908).

**4. Manner of service of notice under sub-
section (2) of section 3.**—(1) Save as otherwise
provided in this rule, a notice under sub-section
(2) of section 3 shall be served by delivering or
tendering a copy thereof endorsed by the Com-
petent Authority to the person on whom the notice
is to be served.

(2) Where the person on whom the notice is to
be served is not readily traceable, service may be
made on any adult male member of the family of
such persons residing with him.

(3) If no such adult male member is readily
traceable or if the person on whom the notice is to
be served or any such adult male member to whom
a copy of the order has been tendered refuses to
accept delivery thereof, the notice may be served
by fixing a copy thereof on the outer door or some
other conspicuous part of the house in which the
person on whom the notice is to be served ordinari-
ly resides or carries on business or personally
works for gain, or in some conspicuous part of the
land to which it relates.

(4) Where the person on whom notice is served
in the aforesaid manner does not appear, the Com-
petent Authority may cause a fresh notice to be
served on him by registered post.

**5. Manner of execution of the order made by
the Competent Authority for eviction of persons in
unauthorised occupation of land.**—An order of
eviction made by the Competent Authority under
sub-section (3) of section 3 may be executed in
the same manner as provided in rule 35 of Order
XXI of the First Schedule to the Code of Civil
Procedure, 1908 (Act V of 1908).

**6. Manner of providing displaced persons in
unauthorised occupation of land with other land
with or without house before execution of order of
eviction.**—(1) The Competent Authority making
an order for eviction of a displaced person who is
in unauthorised occupation of any land on the 31st
December 1950 shall, as soon as may be, forward
a copy of the order to the State Government.
Thereupon the State Government may select any
other land and also a house if the displaced
person had any house on the land of which he is
in unauthorised occupation on such terms and
conditions as are ordinarily followed in the case
of allotment by the State Government of land and
house for the rehabilitation of refugees from East
Bengal and inform the Competent Authority
accordingly.

(2) If the Competent Authority is satisfied after
making such enquiry as it thinks fit that the
selected land or the land and the house, fulfils
the conditions laid down in clause (a) or clause
(a) and (b), as the case may be, of sub-section (2)
of section 4, it shall communicate the order to the

displaced person and if the displaced person do not accept the offer before the particular date stated in the notice communicating the offer, the competent authority may order execution of the order for eviction.

7. **Procedure for filing appeals.**—The procedure for filing appeals to the Tribunal under section 6 (including the procedure for the stay of execution of any order of the Competent Authority) shall be the same as in appeals from orders under rule 2 of Order XLIII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908).

8. **Powers of the Competent Authority or the Tribunal.**—(1) The Competent Authority or the Tribunal hearing appeals from orders of the competent authority may exercise powers given to courts by sections 151 and 152 of the Code of Civil Procedure, 1908, and may also exercise the power of review given to courts by Order XLVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), subject to the conditions, as far as practicable, laid down in the said Order and subject to the law of limitation as laid down in the Indian Limitation Act, 1908.

(2) The Competent Authority or the Tribunal shall have powers to summon and enforce the attendance of witnesses and in so far as such powers are necessary for carrying out the provisions of the Act and to compel the production of documents by the same means and so far as may be, in the same manner as is provided in the case of a court by the Code of Civil Procedure, 1908.

(3) For purposes of any enquiry for discharge of its duties under the Act the Competent Authority or the Tribunal may enter and inspect or authorise any officer subordinate to it to enter and inspect any land or house at any time between sunrise and sunset:

Provided that no dwelling house shall be entered without the consent of the occupier unless at 24 hours' previous notice in writing has been given.

9. **Process fees.**—When an application is made before the Competent Authority or a memorandum of appeal is filed before the Tribunal, a process fee of annas eight per party on whom a notice is served shall be paid in court-fee stamps with the application to the Competent Authority or a memorandum of appeal to the Tribunal.

No. 7946L.Ref.—19th June 1951.—In exercise of the power conferred by sub-section (2) of section 2 of the Rehabilitation of Displaced Persons and Eviction of Persons in Unauthorized Occupation of Land Act, 1951 (West Bengal Act XVI of 1951), and in consultation with the Bench of the Court, the Governor is pleased to appoint Sri K. Hajara, I.C.S., District and Sessions Judge in selection grade, to perform the functions of Competent Authority under the said Act for the following area on and from the date on which he may take over charge as such Competent Authority, namely:—

- (i) the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1947, together with the suburbs of the town of Calcutta as defined by notification under section 1 of the Calcutta Suburban Act, 1866, and
- (ii) so much of the district of 24-Parganas is not included within the suburbs of the town of Calcutta as so defined.

By order of the Governor

S. BANERJEE,

Member, Board of Revenue
Secy. to the Govt of
Bengal (*ex officio*).

LABOUR DEPARTMENT

ORDER.

3568Lab.—8th June 1951.—Whereas under the Government of West Bengal Labour Department, order No. 185Lab., dated the 9th January 1951, with its corrigendum No. 1674Lab., dated the 16th March 1951, as amended by order No. 1796Lab., dated the 21st March 1951, the industrial disputes between the Jute Presses mentioned in the Schedule to the said order, of the 9th January 1951, read with the said corrigendum, dated the 16th March 1951, and their workmen represented by the Cossipore Jute Press Workers' Union, 1, Joy Bhattacharyya Lane, Calcutta-3, regarding the disputes relating to (1) Gratuity and (2) Provident Fund, was referred for adjudication to an Industrial Tribunal consisting of Sri S. K. Niyogi, District Judge;

whereas during the pendency of proceedings before the said Tribunal, a complaint was received on behalf of Sri Babulal Keot, an employee of Messrs. Hanuman Jute Press of 20, Old Ghusuri Road, Salkia, Calcutta, being item 14 of the aforesaid Schedule, in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said employee, the conditions of service applicable to him immediately after the commencement of the said proceedings;

whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated on the said complaint and submitted its award to the State Government;

therefore, in pursuance of the provisions of section 17 of the said Act, the Governor is pleased hereby to publish the said award as shown in the Schedule hereto:—

ANNEXURE.

Statement of an application under section 33A of the Industrial Disputes Act, 1947, arising out of Government of West Bengal, Department of Labour, Order No. 185Lab., dated the 9th January 1951, referring certain industrial disputes between 16 Jute Presses and their workmen.

PRESENT:

By S. K. NIYOGI, District Judge, Industrial Tribunal.

For the Union: Sri D. L. Sen Gupta, Advocate, assisted by Sri Hanuman Bhattacharyya, Secretary, and Sri Gour Mohan Ghosh, Assistant Secretary, Cossipore Jute Press Workers' Union.

For the Company: Mr. J. J. Rattray, Assistant Secretary, and T. A. Cohen, Inspecting and Welfare Officer, Calcutta Hydraulic Association.

AWARD.

In a matter arising out of a petition of complaint filed by the Jute Press Workers' Union on behalf of one Babulal Keot, an employee of the Hanuman Jute Press Company, to the effect that the said employee was discharged on 19th January 1951 by his employer, the Hanuman Jute Press Company, in contravention of the provisions of section 33 of the Industrial Disputes Act, during the continuance of the proceedings before the said Tribunal, constituted by the Government of West Bengal to adjudicate the dispute existing between 16 Jute Presses including the Hanuman

Jute Press Co., of 20, Old Ghusuri Road, Salkia, Howrah, and their work represented by the Cossipore Jute Press Workers' Union, 1, Joy Chatterya Lane, Calcutta, and without permission of the said Tribunal.

The dispute related to questions of gratuity and Provident Fund it was referred for adjudication to Sri A. Das Gupta, Tribunal, constituted for the purpose by the Government of West Bengal in its Labour Department order No. 185Lab., dated 9th January 1951. The reference received on 10th January 1951 and proceedings started on that day were pending when the said Babulal Keot of the Hanuman Jute Company was discharged by his employer on 19th January 1951. The services of Sri A. Das Gupta were no longer available, the Government order No. 185Lab., dated 9th January 1951, was partially modified and was appointed the Tribunal to adjudicate upon the dispute between the Presses and their workmen as represented by the Cossipore Jute Workers' Union (Government of West Bengal order No. 1796Lab. 21st March 1951). The proceedings under the reference are still pending.

It is not disputed by the Company that the man, Babulal Keot, discharged on 19th January 1951 during the pendency of the proceedings before the Tribunal; nor is it claimed on its behalf that permission to discharge Babulal was prayed for or obtained before he was actually discharged. The Company, however, contends that his discharge was justified by circumstances under which the order of discharge was passed. It transpired in evidence, and there is no controversy on the point, that Babulal was recruited in 1925. But the Company's case is that he was discharged with pay for the notice-period of one month at the end of February 1950 and he was reappointed on temporary basis on a salary of Rs. 67 per month including dearness allowance when he came and offered his services again in June 1950. As there was no work for him after December 1950, he was discharged from January 1951. The Union's case, on the other hand, is that Babulal was discharged on account of his Union activities as he was an active member of the Union. I am to say at once that in this respect the Union has failed to prove its case. In the first place, there is practically no evidence but for the verbal statement of Babulal himself that he was a member of the Cossipore Jute Press Workers' Union. The list of members which is likely to be maintained by the Union, has not been produced to show that Babulal's name appeared in the list, nor is there any evidence as to when Babulal joined the Union or as to his activities as a member of the said Union. It is admitted by Babulal that some time last year he was away with pay for two months. He says that he went on leave for two months and Rs. 86, equivalent to his one month's pay, was paid to him as *baksis* for his marriage. There is very little which would support the case of his. From his service certificate it appears that he was married and had two children even in 1946 when this certificate was issued to him by the Hydraulic Press Association. It is not probable that as much as Rs. 86 was paid to this man, old as he was, as *baksis* for his marriage at that time for the second time. The Company has, on the other hand, proved that several workmen including Babulal were discharged at the end of February with one month's notice-period pay. This is quite reasonable in view of the admission of Babulal that he was given one month's pay in excess of time when he left. Had it been a case of leave, he was absent for more than 3 months, which would have entailed his dismissal. I have no hesitation in finding upon these considerations that he was lawfully discharged at the end of February 1950, as the case of the Company is. That being so, it will be for the Union to show that he was in continuous employment even when he came back in June and got the employment in the same Company again, it is an admitted fact that when he re-entered the Company.

at a reduced salary of Rs. 67 (Rs. 36 basic pay and Rs. 31 dearness pay). The Union's case, as put forward in the evidence of Babulal, he was paid Rs. 20 less than his former pay on the excuse given by the Head Clerk that he would be given gratuity at the time of retirement, and already grown old. The Company, on the other hand, contends that he was reappointed at the minimum salary of Rs. 67 per mensem and his reappointment was on a temporary basis and his reappointment was for a short period. Of the two views, the latter seems to be more reasonable to me; for the Union was agitating for gratuity and Provident Fund which were refused in the previous award by S. C. Dutta Gupta, published in the *Calcutta Gazette* of 28th June 1950, and the same demands are being reiterated before the present Tribunal. It is hardly possible that the plea that gratuity would be given to this particular workman at the time of his retirement was taken by the Head Clerk upon the evidence that it was really a cause of reappointment in 1950 and the reappointment was on a temporary basis as contended by the Company.

I have already held that the Union has failed to prove that the discharge of Babulal was because of his Union activities, as alleged. There is, therefore, no possible explanation why this particular workman was discharged in January, unless we accept that of the Company that there was no work at that time for him. On behalf of the Union it was contended that the discharge was unjustified because persons both junior and senior to him were still in service. This has not been proved. If it were assumed that Babulal was continuing in service from 1925, then of course it was possible to contend that men junior to him in service were still continuing in employment. As a matter of fact, he was discharged and reappointed only in June 1950. There is nothing to show that persons appointed after his reappointment in June are still continuing though Babulal has been discharged. The Head Clerk has explained how there was no work for him at the time of discharge. He says that Babulal was reappointed when there was a shortage of men, and as the old employees returned to duty after November 1950, there was no longer any work for Babulal, and therefore he was discharged. In the circumstances, I am unable to hold that Babulal was discharged without justification though the discharge was technically in violation of section 33 of the Industrial Disputes Act. I accordingly reject the claim of the Union for reinstatement of Babulal. But considering that he would have been entitled to continue in service for some time if the Company had applied for permission to discharge the man, as was required arising out of such an application would have required some time for its disposal, I would direct the Company to pay him one month's compensation by him for the technical breach of section 33 by the Company. The compensation is to be paid within a month from the date of publication of this award. The award is made accordingly.

S. K. NIYOGI,

District Judge, Industrial Tribunal.

3rd May 1951.

dated and corrected by me.

S. K. NIYOGI,

Judge.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 3569Lab.—8th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 185Lab., dated 9th January 1951, read with its corrigendum No. 1674Lab., dated 21st March 1951, as amended by order No. 1796Lab., dated the 21st March 1951, the industrial dispute between the Jute Presses mentioned in Schedule to the said order, dated the 9th January 1951, read with its corrigendum, dated the 16th March 1951, and their workmen represented by the Cossipore Jute Press Workers' Union, 1, Joy Bhattacharyya Lane, Calcutta-3, regarding the questions relating to (1) gratuity and Provident Fund, was referred for adjudication to an Industrial Tribunal consisting of Sri S. K. Niyogi, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, a complaint was received on behalf of Sri Khublal Das, a workman of the Ocean Jute Press of 2, Dealerjung Road, Chitpore, Calcutta, item 9 of the aforesaid Schedule, in writing before the said Tribunal that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the Government;

Now, therefore, in pursuance of the provisions of section 17 of the said Act, the Governor is pleased hereby to publish the said award as the annexure hereto:—

ANNEXURE.

In the matter of an application under section 33A of the Industrial Disputes Act arising out of Government of West Bengal, Department of Labour, order No. 185Lab., dated 9th January 1951, referring certain industrial disputes between 16 Jute Presses and their workmen.

PRESENT:

SRI S. K. NIYOGI, *District Judge, Industrial Tribunal*

Present for the Union: Sri D. L. Sen Gupta, Advocate, and Sri Panchanan Bhattacharyya and Sri Gour Mohan Ghosh, Assistant Secretary of the Cossipore Jute Press Workers' Union, respectively.

Present for the Company: Mr. J. J. Rattray, Assistant Secretary, and Mr. T. A. Cohen, Inspecting and Welfare Officer, Calcutta Jute Press Association.

AWARD.

This is an application under section 33A of the Industrial Disputes Act, 1947, filed by the Cossipore Jute Press Workers' Union on 13th March 1951, alleging that a workman named Khublal Das was discharged by him from the Ocean Jute Press Company, on 19th January 1951, during the pendency of a proceeding before the Tribunal, without its permission and in violation of the provisions of section 33 of the Act.

The dispute existing between 16 Jute Presses including the Ocean Jute Press and their workmen as represented by the Cossipore Jute Press Workers' Union of 1, Joy Bhattacharyya Lane, Calcutta, regarding

of gratuity and Provident Fund, was referred for adjudication to a Tribunal constituted under sections 7 and 10 of the Industrial Disputes Act, 1947, and Sri A. Das Gupta was appointed Chairman of the said Tribunal by the Government of West Bengal by its order No. 1851 Lab., dated the 9th January 1951. The reference was received on 10th January 1951 and notice was issued to both parties fixing 27th January 1951 for appearance, and for written statement being submitted by the Union. In the meantime, on 19th January 1951, the aforesaid Khublal Das, an electrician of the Ocean Jute Press, was dismissed by the latter. The Company did not pray for permission of the Tribunal for effecting that discharge, and made the discharge order without reference to the Tribunal at all.

Subsequently, the services of Sri A. Das Gupta were not available, and industrial dispute existing between the Jute Presses and their workmen referred to me, in his place, under Government order No. 1796 Lab., dated 21st March 1951, for adjudication. The adjudication proceeding is pending.

The Company does not deny that the man, Khublal Das, was discharged without permission of the Tribunal during the pendency of the adjudication proceeding, nor that the provisions of section 33 of the Industrial Disputes Act have been contravened. It has, however, been contended by the Company that the discharge was justified as the man was careless and as one of the sprinkler's switches was destroyed by fire owing to his negligence.

It has transpired in evidence that Khublal was an old employee of the Ocean Jute Press having been first appointed in 1939. He was absent during the war, but he came back after the war was over and was reappointed in 1946.

There is an Engineer attached to the department in which Khublal Das was an electrician, and the Engineer was the fit person who could speak with authority whether the burning of the coil was accidental or it was brought about by the negligence of Khublal. He has not been examined by the Company. Ordinarily, the Engineer would pass orders on electrical works of the Company; we have not his version before us. The Head Clerk comes in his place and says that he directed Khublal Das to cause the sprinkler's motors, but his orders were not carried out and the result was that owing to his negligence the coil of the sprinkler's motor was destroyed by fire. Khublal Das, on the other hand, says that the coil was burnt three times before and it was repaired by him on all those occasions. As the coil had become very old he reported to the Engineer that the entire coil system might be changed, but no heed was paid to him. Thus, according to him, the coil which was old and worn out was accidentally burnt. There is no denial to this statement of his, which in itself does not appear to be improbable or unreasonable. The man has been in the Company's service since 1946, if not from 1939. There is no evidence of his ever being punished or even warned in the past for disobedience, neglect of duty or carelessness, with which he has been charged by the Head Clerk now. No charge-sheet was drawn up against him, and far from being given an opportunity to explain the charge made against him, he was even told of the offence for which he was discharged. I am not inclined to believe that the Head Clerk had anything to do with the matter whether the coil was burnt by negligence of Khublal or through accident. If negligence of Khublal were the real cause, we would more likely have found the Engineer or some such responsible officer having expert knowledge contributing into the cause of the burning of the coil and giving evidence. The Head Clerk added in his evidence a further ground to justify the discharge of Khublal by saying that he was a drunkard as he himself had

seen him drinking in the engine room during office hours 2 years in absurd for a Company like the Ocean Jute Press to suggest a electrician was retained in its employ for 2 years after he was found ing within the engine room, by its Head Clerk, in violation of the discipline and involving danger to himself and to others working same room. To say the least, the Head Clerk is wholly unreliable witness on the point at issue before us. I hold for these reasons Company has failed to show that the coil was burnt through neglig Khublal, and he was discharged for such negligence. Khublal is a of the Cossipore Jute Press Workers' Union, and he says he is in t of attending meetings of the Union. The best possible evidence point has not, however, been adduced by the Union though it lay power to adduce. Be that as it may, the man was discharged in of the provisions of section 33 of the Industrial Disputes Act Company has failed to justify his discharge on facts.

It is accordingly ordered that Khublal Das be reinstated in his in a post equivalent thereto carrying similar pay and other emolument back pay for the entire period from the date of discharge till reinst. within a month from the date of publication of the Tribunal's award other compensation is called for or allowed. Be it further noted period of his forced unemployment should not be regarded as a break service for the purpose of pension or other benefits to which he entitled as an employee of the Company. The award is made acco

S. K. NIYOGI,

District Judge, Industrial

The 26th May 1951.

Dictated and corrected by me.

S. K. NIYOGI,

Judge

By order of the Govern

D. S. P. MUKHERJEE, J

ORDER.

No. 3570Lab.—8th June 1951.—Whereas under the Government Bengal, Labour Department, order No. 185Lab., dated the 9th 1951, read with its corrigendum No. 1674Lab., dated the 16th Mar as amended by order No. 1796Lab., dated the 21st March 1951, the n dispute between the Jute Presses mentioned in the schedule to t order, dated the 9th January 1951, read with the said corrigendum the 16th March 1951, and their workmen represented by the Cossip Press Workers' Union, 1, Joy Bhattacharyya Lane, Calcutta-3, re the questions relating to (1) gratuity and (2) Provident Fund, was for adjudication to an Industrial Tribunal consisting of Sri S K District Judge;

And whereas during the pendency of proceedings before the said a complaint was received on behalf of Sri Sitaram, a work Messrs. Suraj Jute Press of 2, Dealerjung Road, Cossipore, being

the aforesaid schedule, in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the conditions of service applicable to him immediately before the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has indicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the said Act, the Governor is pleased hereby to publish the said award as shown in annexure hereto.

ANNEXURE.

The matter of an application under section 33A of the Industrial Disputes Act in connection with Government of West Bengal, Department of Labour, order No. 185Lab., dated 9th January 1951, referring certain industrial disputes between 16 Jute Presses and their workmen.

PRESENT:

SRI S. K. NIYOGI, *District Judge, Industrial Tribunal.*

ent for the Union: Sri D. L. Sen Gupta, Advocate, assisted by Sri Panchanan Bhattacharyya and Sri Gour Mohan Ghorai, Secretary and Assistant Secretary, respectively, of the Cossipore Jute Press Workers' Union.

ent for the Company: Mr. J. J. Rattray, Assistant Secretary, and Mr. T. A. Cohen, Inspecting and Welfare Officer of the Calcutta Hydraulic Press Association.

AWARD.

This is a matter arising out of a petition of complaint under section 33A of the Industrial Disputes Act, which is to the effect that a workman, namely, Sitaram, was discharged by his employer, the Suraj Jute Press of 2, Dealer Road, Cossipore, during the pendency of a proceeding before the said Tribunal, without permission of the Tribunal and in contravention of section 33 of the Act. By an order 185Lab., dated the 9th January 1951, the Government of West Bengal, Department of Labour, referred an industrial dispute between 16 Jute Presses including the aforesaid Suraj Jute Press and their workmen as represented by the Cossipore Jute Press Workers' Union to Sri A. Das Gupta, for adjudication to the said Tribunal. Sri A. Das Gupta who was constituted the Tribunal for the purpose. The case was received on 10th January 1951. The Union appeared on 27th January 1951 and prayed for an adjournment for filing their written statement which having been allowed, the case was fixed for 3rd February 1951. In the meantime, on 31st January 1951, Sitaram, the hammerman, was discharged by its employer, Suraj Jute Press, without permission of the Tribunal before which the adjudication proceeding was pending.

As the services of Sri A. Das Gupta were no longer available, the dispute was subsequently referred to me as the Tribunal for adjudication by an order of the Government of West Bengal No. 1796Lab., dated 21st March 1951. The adjudication proceeding is still pending.

It is not disputed by the Suraj Jute Press that the man, Sitaram, been discharged during the pendency of the adjudication proceeding out permission of the Tribunal, and hence in contravention of section the Industrial Disputes Act. The Company, however, seeks to just discharge order on the ground of carelessness and inefficiency of a discharged man.

At first there appeared to be a controversy regarding the period of put in by the man, Sitaram, but ultimately it has come to be admitted that the man was serving in the said Jute Press from before the War which the Press house was requisitioned for military purposes and workers were discharged at that time. It is also admitted that he was reappointed some time in 1946 and was granted a service certificate (Ext. 1) after his reappointment. It is not material for the purpose of the present application whether or for how long Sitaram had been in the service of the said Company prior to the War, it being admitted that he has been in the service at least from 1946. The fact of his reappointment may be taken into account in judging about his efficiency in work, in so far as he is said to be lacking at the present moment. No specific instance of inefficiency or carelessness on his part in the past is cited. The charge is rather vague. There is nothing in writing to show that he was ever reprimanded or otherwise dealt with for his alleged inefficiency or carelessness. According to the Company's witness Sibdas Nandi, has made him unfit for the job altogether. The Head Mistri, who was the only fit person to speak about his work, if he was inefficient or careless, has not been examined by the Company. The evidence of Sibdas Nandi is based practically on hearsay as he derived his knowledge in that matter from the Head Mistri's report. On the other hand, it has come to be admitted now, after the evidence of both sides, that the man, Sitaram, was denied increment for a long time, for which he was agitating and eventually approached the Labour Commissioner for redress. The fact that at the request of the Labour Commissioner Sitaram was given increment and following that the order of his discharge, as has transpired from the admission of Sibdas Nandi, goes a long way in proving the contrary of what the Company contended, viz., that he was discharged for inefficiency and carelessness. It rather suggests that he was discharged because he succeeded in winning a point over the Company to the discomfiture of the latter. Far from being a charge-sheet to enable him to show cause against his discharge, this was not even told of the reason why he was going to be thrown out of employment held at least for over 4 years. He was not given any notice which it was incumbent upon the Company to give him according to the Standing Orders of the Company, nor any money in lieu of notice. It is unable, therefore, to find that the discharge of the man, Sitaram, without the permission of the Tribunal, in contravention of section 33 of the Industrial Disputes Act, was in any way justified. The Union has not produced any reliable evidence to the effect that Sitaram is an active member of the Union which might go to support their contention that he was discharged owing to his Union activities. But the result is the same, because he was discharged in contravention of section 33 of the Act and without justification, under circumstances which would rather suggest something of a spirit of victimisation or unfair labour practice on the part of the Company.

In the result, therefore, I would hold that Sitaram should be reinstated in his post or to a post equivalent thereto, and he should also be paid back pay with dearness allowance from the date of his discharge to the date of reinstatement, within a month from the date of publication of the order of this Tribunal. Be it further noted that the period of his forced unemployment should not be regarded as a break in his service for the purpose of

... or other benefits to which he may be entitled as an employee of the Company. The award is made accordingly.

S. K. NIYOGI,

District Judge, Industrial Tribunal.

28th May 1951.

Dictated and corrected by me.

S. K. NIYOGI,

Judge.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 3662Lab.—12th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6948Lab., dated the 2nd December 1950, the industrial dispute between Tribeni Tissues, Ltd., Chandrahati, district Hooghly, and their employees represented by Tribeni Tissues Labour Union, Tribeni, Hooghly, was referred for adjudication to M. C. Banerjee, District Judge;

And whereas the said Sri M. C. Banerjee, District Judge, has submitted the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA.

PRESENT:

SRI MATISH CHANDRA BANERJI,

District Judge, Tribunal.

Industrial dispute between Tribeni Tissues, Ltd., Chandrahati, district Hooghly, and their employees represented by Tribeni Tissues Labour Union, Tribeni, Hooghly.

AWARD.

The Government of West Bengal in the Department of Labour by order 6948Lab., dated 2nd December 1950, referred, under sections 7 and 10 of the Industrial Disputes Act (XIV of 1947), the industrial dispute between Tribeni Tissues, Ltd., Chandrahati, district Hooghly and their employees represented by Tribeni Tissues Labour Union, Tribeni, Hooghly, to me as Tribunal for adjudication.

The Tribeni Tissues, Ltd., is a Mill for the manufacture of tissue paper for the rolling of cigarettes and is the only enterprise of this description in the area. Messrs. Balmer Lawrie and Co are the Managing Agents of the company. The Company was incorporated in 1946 and the construction of

the Mill was commenced in May 1947. The work of construction of buildings and fitting up of machineries has not yet been completed. It is expected to be completed in the next two months. The Mill has paper producing machines. One of them was put in operation as an experimental measure in November 1950 and the execution of the first orders customers was undertaken in the first week of the last month. The machine on commission has been working only at 50 per cent. speed. The optimum production of the Mill is 3,600 tons of tissue paper in a year. The target is expected to be reached in the third year of production. In the present preliminary stages, the daily production of tissue paper is about 2½ tons.

In May 1947, Messrs. Balmer Lawrie and Co. was entrusted with task of erection of the Mill and it undertook to execute the commission through one of its managed engineering firms being Messrs. Bridge Roof Co., Ltd. A Chief Project Engineer, one Mr. Batterham, was employed and brought from U. K. for doing the work of installation of machineries. The Chief Project Engineer was aided by about 350 workmen and some skilled workmen recruited from the Bengal Paper Mill, Raniganj, an old established paper Mill of a substantial size under management of Messrs. Balmer Lawrie and Co., Ltd. Early in 1950, expert Mill Manager, Mr. B. J. Denton, was brought out from U. K. appointed to take over the Mill as soon as it was ready. In the recruitment of the operatives of the Mill, the Company made endeavours to employ workmen thrown out by the contractors for construction, subject to their fitness for the given job offered on a permanent basis. The Company stated that it had always in view maintenance in this Mill of the same term employment as are availing in the Bengal Paper Mills, Raniganj, independent of what the contractors for construction paid to their workmen for temporary employment under them. There are at present 350 workmen whom 131 are on a temporary basis, besides 25 durwans and 96 employees of the staff. The Company is expected to take in a substantial body of employees when it runs the other paper machine and steps up production.

The workmen of the Company formed themselves into a Union style the Tribeni Tissues Labour Union (Registered No. 2046) towards the end of May 1950. By a letter, dated 3rd June 1950, the President of the Union on behalf of the employees of the Company placed a charter of demands before the Manager for his consideration. This charter of demands, inter alia, claimed recognition of the Union, fixation of graded scales of pay for clerical staff, and the skilled workmen, payment of overtime wages according to the Factories Act, 1948, reinstatement of Sri S. N. Ghosh, both with pay and various other items of demands. As the Company was agreeable to accede to these demands on the ground that the Mill had by then started production and was still in the formative stage, a dispute was set up which was taken up by the Labour Directorate for conciliation. When the conciliation proceedings were pending, the President of the Union, by his letter, dated 28th September 1950, issued a notice on the Company intimating that unless the charter of demands submitted to the Company on 3rd June 1950 was forthwith fulfilled, the workmen of the Company were determined to go on strike on and from any date after expiry of 14 days of this notice. The Labour Directorate failed to effect any settlement of the dispute and reported to Government under section 12(4) of the Industrial Disputes Act, with a recommendation for referral of the dispute to the Tribunal for adjudication. The dispute was referred by the Government as mentioned above.

Notices were issued on both parties and they filed written statements.

The Union in its written statement claimed for reinstatement of Sri S. N. Ghosh, whose services were terminated with effect from 1st June 1950, and for payment of full compensation to him for the period of his non-employment. The Union further prayed for an award for a revision of the grade scales of salaries paid to the clerical staff, for classification of workmen in the manufacturing and maintenance sides into unskilled, semi-skilled and skilled categories and fixation of their basic pay at scales mentioned by it. The Union also claimed for improvement of other terms of employment and conditions of service as will appear from the issues.

The Company, in its written statement, opposed the reinstatement of Sri S. N. Ghosh on the ground that he was offered a temporary employment as the Chief Project Engineer which he refused and in consequence another worker who had been discharged by Bridge and Roof Co., was given the job. The Company further states that there is no question of lowering of wages as alleged by the Union, that a number of persons engaged on construction work on a temporary basis were no longer required by the contractor when the construction was completed and the present Company, while recruiting its permanent staff, offered rates to these workmen similar to those existing at the Bengal Paper Mills, Raniganj, and the Company is making all endeavours to maintain scales of salaries at levels existing in the Bengal Paper Mills, Raniganj. The Company also states in its written statement that the Mill has not yet got into continuous production, nor is its management yet in a position to determine with precision the full complement of staff that will be required or in all cases the exact nature of the duties of every employee. So far as possible every employee is in receipt of terms of service similar to those availing in the Bengal Paper Mills where scales of employment and conditions of labour have been determined by collective negotiation. The Company complained that it should be given the opportunity of getting into production and to settle down before an investigation by a Tribunal should be imposed on it by the Union, which is bound to handicap the expansion of the industry.

Issues were framed on 31st March 1951.

The appearances for the parties were as follows:—

For the Union—Sri P. K. Sanyal, Advocate, Sri B. Majumdar, President, and Sri S. Ghosh, Secretary of the Union.

For the Company—Sri S. K. Mullick (Junior), Solicitor of Messrs Sandersons and Morgun, Solicitors, assisted by Mr. B. J. Denton, Mill Manager, Sri P. B. Biswas, Labour Officer, and Mr. P. Norton Jones, Chief Personnel Officer of Messrs. Balmer Lawrie and Co.

The issues framed were as follows:—

Issues.

- (1) Should Sri S. N. Ghosh be reinstated to his former post? Is he entitled to recover any compensation for the period of his non-employment?
- (2) Should the Company be directed—
 - (a) To abolish Grade 1 in Annexure C of the written statement of the Union and introduce a higher grade as Rs. 225—250 275
 - (b) To alter existing grades as detailed in Annexure E of the Union's written statement.
 - (c) To classify the workmen employed in the manufacturing and maintenance side of the Company into three categories, viz., unskilled, semi-skilled and skilled

(d) To fix the following basic pay scales of the aforesaid classes :—

Unskilled—Rs. 40 per month.

Semi-skilled—Rs. 45—3—75.

Skilled—Rs. 55—3—85—5—130.

(e) To fix the basic pay scales of the following workmen as follows

(1) Sri A. N. Ghosh—Rs. 105—2—125,

(2) Sri C. C. Chatterji—Rs. 132-8 as.—7-8 as.—162-8 as.,

(3) Sri G. N. Banerjee—Rs. 105—5—125,

(4) Sri B. N. Banerjee—Rs. 105—5—125,
and to fit them properly in the above scales and
dearness allowance at the rate prevailing in the
Office of the Company of the Managing Agents.

(f) To fill up the posts in the Company in the first instance workmen released by Messrs. Bridge and Roof Co. Ltd., from the construction work of the factory.

(g) Not to deduct from the overtime wages due from 1st April two hours' wages per week and to pay the overtime wages by workmen not covered by the Factories Act at the rate provided for by that Act.

(h) Not to force workmen to work on Sundays and holidays, payment at double rates for such work.

(i) To provide for adequate quarters or in lieu thereof to pay a house allowance.

(j) To make proper provisions for medical aids including surgery medicine free of charge and to provide for a well-equipped dispensary.

(k) To make adequate provisions for shelters for the rest and recreation of the workmen.

(l) To provide for the following leave and holidays :—

(1) 15 days' festival holidays with full pay,

(2) 15 days' sick leave with full pay,

(3) privilege leave and casual leave for the clerical staff on the basis of that prevailing at the Calcutta Office of the Managing Agents.

(m) To pay the wages and salary for the strike period.

DECISIONS.

Issue No. 1.—Should Sri S. N. Ghosh be reinstated to his former post? entitled to recover any compensation for the period of his non-employment?

Sri S. N. Ghosh was a diesel engine mechanic in the employ of Bridge and Roof Co. (India), Ltd., for about 3 years, when that Co. was engaged in the construction of the buildings and structures of the factory. On 6th May 1950 his services were transferred to the Chief Project Engineer who was engaged in the work of installation of the machines. In May 1950 Messrs. Bridge and Roof Co., decided to close its diesel lighting plant and discharge the two Operators engaged there, namely, Sri S. N. Dutt

N. Ghosh. The Chief Project Engineer wanted to take over the diesel as he was operating it and agreed to take over the two Operators. The prices of Sri S. N. Ghosh were transferred to the Chief Project Engineer with effect from 6th May 1950. The Chief Project Engineer decided to employ the two Operators at a reduced pay, being the pay offered to other operators under his services, being at the rate of Rs. 2-15-3 per day, and a proposal was communicated to them. There is a difference between the rates as to the date on which the offer for serving at a reduced wage was made to Sri S. N. Dutt and Sri S. N. Ghosh.

The Union's case in the written statement was as follows: "Sri N. Ghosh had been in the employ of Messrs. Bridge and Roof Co. (India), Ltd. for three years and on 6th May 1950 was transferred to Tribeni Tissues, Ltd. when he was being paid a total emolument of Rs. 154-6. Subsequently he was offered a lower scale of pay and asked to make up his mind by the 31st May 1950 whether he would accept the said offer. Thereupon Sri S. N. Ghosh approached the Union; and the Union advised him to accept the said offer for the time being, pending the settlement of the said dispute by the Labour Directorate. A copy of the letter addressed by the Union to him was sent to the Company. A copy thereof is hereunto annexed and marked with the letter 'A'. The said Sri S. N. Ghosh acted in accordance with the direction of the Union and attended the works in the morning of 1st June 1950 and intimated to his Overseer his willingness to accept the terms offered. The note issued by the Overseer to the Labour Office is hereunto annexed and marked with the letter 'B'. The said Sri S. N. Ghosh thereupon went to the Labour Office, but having found that the Union had intervened in the matter, the Manager forthwith dismissed him without any consideration whatsoever." The Union's claim is that this dismissal was an act of victimisation and was unjust, unfair and malicious and Sri S. N. Ghosh was entitled to reinstatement and compensation.

The case of the Company on this point is as follows: "Sri S. N. Ghosh, employed by Bridge and Roof Co., on 6th May 1950 was offered temporary employment by the Chief Project Engineer as the diesel engine had been taken over by him from Bridge and Roof. He refused it and on 31st May another worker who had been discharged by Bridge and Roof was given the job. Sri S. N. Ghosh was at no time offered employment by Tribeni Tissues. Annexure B of the Union's statement was signed by the Chief Supervisor of the Workshop who had taken charge of his duties on 1st June and so was unaware that the Project Engineer had filled the post on 31st May."

It will be noticeable that the Union in its written statement does not mention the date on which Sri S. N. Ghosh was offered a lower scale of pay, the Union states that Sri S. N. Ghosh was asked to make up his mind by the 31st May 1950 whether he would accept the said offer. The statement of the Company in its written statement is equally defective. It shows that Sri S. N. Ghosh was offered temporary employment by the Chief Project Engineer on the 6th May and he refused it and thereupon another worker was given the job. The evidence of P.W. 1 Sri S. N. Ghosh, O.P.W. 1 B. Biswas, the Labour Officer of the Company, and O.P.W. 2 Mr. J. Denton, the Mill Manager, gives us the details of the incident.

Sri S. N. Ghosh states in his evidence that on 5th May 1950 he was directed to Messrs. Tribeni Tissues, Ltd., and on 30th May 1950 the Labour Officer Mr. P. B. Biswas took him to the Chief Project Engineer where he was told by the Chief Project Engineer that he will have to work at the daily rate of Rs. 2-15 from 1st June 1950. Sri S. N. Ghosh had time to make a decision on the matter. The Chief Project Engineer

gave him only 5 minutes' time to think over the matter and come to a decision. He then came away from the office and informed the Secretary of the Union. The Union gave him a letter and asked him to accept the offer as offered to him. He went to his duty in the afternoon of 31st May. The office was then closed. In the morning of 1st June when his duty began, he handed over the letter to Labour Officer Mr. Biswas. The Labour Officer asked him to go to the Supervisor of his Department. The Supervisor then asked him to see the Chief Project Engineer, to whom he then handed over the letter of the Union. The Chief Project Engineer then told him that the Union will give him a job, if necessary, and not he, and then came away. The letter of the Union which Sri S. N. Ghosh gave to the Chief Project Engineer is Ext. D. In cross-examination Sri S. N. Ghosh denied that the Chief Project Engineer Mr. Batterham offered him the reduced scale of salaries on 18th May 1950 and he states again that the offer was made to him on 30th May 1950, on which date he informed the Union about the matter, that the Union held a meeting at midnight on May 1950 and gave him the letter, Ext. D, which he presented to Mr. Batterham, the Chief Project Engineer, in the morning of 1st June expressing his willingness to work at the rate offered. Mr. Batterham is now admittedly in England having left after his work of installing machines was completed in December 1950. The Labour Officer P. B. Biswas states that on 18th May 1950 Mr. Batterham called him to his office, where these two Diesel Operators including Sri S. N. Ghosh were present, and at the request of Mr. Batterham the witness explained to them the terms of the project offered to them, and Mr. Batterham wanted to know from them if they were willing to work on these terms. Both of them wanted time to decide. Mr. Batterham said that he would give them 5 minutes' time to come to a conclusion, whereupon both the Operators refused to accept the terms offered by the Project Engineer. Mr. Batterham then told them that he would pay them at their old rates till the end of May, and that after that date they would be deemed to have been discharged. After this the two Operators came away. Sri S. N. Dutt subsequently agreed to accept the terms on 31st May 1950, and he is now working for Tribeni Tissues, Ltd. Sri S. N. Ghosh appeared in the morning of 1st June 1950 and offered to work at the reduced wages. O.P.W. 2 Mr. B. J. Dutt, the Mill Manager, admitted that he had received the Union's letter Ext. D, but he could not recollect on which date he received this. He asked for a written report of Mr. Batterham on the matter and Mr. Batterham submitted the report, Ext. A, dated 3rd June 1950. The report, Ext. A, shows that Mr. Batterham shows that the offer of reduced wage was made to the Operators on the 18th May 1950. It also shows that Mr. Batterham asked Sri S. N. Ghosh and Sri S. N. Dutt to make up their minds immediately if they were not going to take this job after the 31st May 1950, and it is imperative that arrangements should be made to obtain other Operators for their place, and that on that both the Operators intimated to Mr. Batterham that they were not prepared to accept the offer. It further appears that on 31st May Sri S. N. Dutt offered to serve at the reduced pay on a temporary basis and he was taken up. In the meantime the Project Engineer had already arranged for the other vacancy. That was the vacancy created by the refusal of Sri S. N. Ghosh to accept the job, and the report states that although Sri S. N. Ghosh informed Mr. Batterham on the 1st June that he was prepared to accept the job at the reduced offer, he could not be taken up as the post had already been filled.

It is an admitted fact that Sri S. N. Ghosh offered to accept the terms of wages not before the 1st June 1950. It is to be ascertained whether the offer was offered with a reduced scale of salaries on the 18th May as stated by the Labour Officer and Ext. A, or on the 30th May as stated by Sri S. N.

is evidence and on which date the written statement is silent. The Ext. D. of the President of the Union, dated 31st May 1950, to Ghosh shows that an emergent meeting of the Executive Committee held that evening, i.e., in the evening of 31st May 1950, when it was held that Sri S. N. Ghosh would accept the terms of service offered by the management for the time being till the matter was settled by the Labour Commission, Government of West Bengal. I do not, therefore, accept the statement of Sri S. N. Ghosh that the meeting was held at midnight on May 1950. If that were so, Sri S. N. Ghosh would have enough opportunity of delivering the letter and offering his services at least by the 31st May 1950 as Sri S. N. Dutt did. The Company referred me to the letter, Ext. E, dated 3rd June 1950, by the President of Union to the Labour Commission in regard to the discharge of Sri S. N. Ghosh to the Labour Commission where the management discharged Sri S. N. Ghosh "for non-acceptance of a condition of service offered to him about 15 days back". This letter states that the offer of the changed condition of service was made on or about the 18th May 1950 and not on 30th May 1950 as stated by Sri S. N. Ghosh in his evidence. The evidence of Sri S. N. Ghosh further states that the Mill Manager had nothing to do with his discharge as he was entrusted to him, and it was he again who discharged him. The plea put forward by the written statement of the Union and has not, in my opinion, been substantiated. There is no doubt that another Operator, Sri K. Mitra, was appointed in his place with effect from 1st June 1950 and Ext. B, shows that Sri S. K. Mitra worked from 1st of June 1950 to take in Sri S. N. Ghosh who resigned his job on the 18th May 1950, after discharging Sri S. K. Mitra who had been appointed by that Company. It appears that in the conciliation proceedings the Company agreed to appoint Sri S. N. Ghosh in case of a suitable vacancy occurring. In the circumstances, I do not consider that any charge of victimisation has been made against the Company or that the discharge of Sri S. N. Ghosh was way unjustified.

The learned Advocate for the Union filed the letter, Ext. 4, from Messrs. Bridge and Roof Co. which shows that that Company was prepared to give a special bonus to those persons employed by Bridge and Roof Co. for the construction of the Tribeni Mill if they were in the service on 31st March 1951, and informed on that date that their services were no longer required. It was mentioned that the special bonus will be payable at the rate of 15 days pay for each completed year of service for the construction of the Tribeni Mill and was given solely for the purpose of marking the completion of the work. The learned Advocate for the Union drew my attention to the fact that if Sri S. N. Ghosh had not been transferred to the services of the Tribeni Mill by Messrs. Bridge and Roof Co. (India), Ltd., he would have remained in the service of the latter Company till the 31st March 1951 and would have received this special bonus at the rate of 15 days' pay for each completed year of service. It is claimed that in any case Sri S. N. Ghosh was entitled to this special bonus from Tribeni Tissues for his discharge on 31st May 1950. The document, Ext. A, however, clearly shows that in the beginning of May 1950 Messrs. Bridge and Roof Co. (India), Ltd., decided that they no longer required the diesel lighting set and they wished to shut it down in connection with the discharge of the Operators. It is because the Chief Project Engineer of the Tribeni Mill operated it, that S. N. Ghosh could be given an alternative employment under him. If Sri S. N. Ghosh had not been sought for by the Chief Project Engineer he would have been discharged in

the month of May 1950 by Bridge and Roof Co. The special bonus mentioned in Ext. 4 would not have been available to Sri S. N. Ghosh in event, as this bonus is only payable to a person who was in the service of Bridge and Roof Co. on the 31st March 1951. Sri S. N. Ghosh then had no chance of getting this bonus as he was going to be discharged the month of May 1950 but for the Project Engineer's offer to take him. In the circumstances, I do not consider that any special bonus or compensation should be given to Sri S. N. Ghosh. In this view of the matter awarded that the claim of reinstatement of Sri S. N. Ghosh or payment of compensation to him is not justified and it is awarded accordingly.

Issue No. 2.—Should the Company be directed—(a) To abolish Grade Annexure C of the written statement of the Union and introduce a new grade as Rs. 225—25—275.

The grading scheme of the clerical salaried staff as proposed by the Company was accepted by the Union at the time of the hearing. The scheme appears in Appendix A of the Award. These grades have again recast and are as in Appendix B of this Award. The grades now stand as follows:—

Grade 1—Rs. 70—2-8 as.—80 (for probationers only).

Grade 2—Rs. 83—3—110.

Grade 3—Rs. 115—5—135.

Grade 4—Rs. 142-8 as.—7-8 as.—172-8 as.

Grade 5—Rs. 182-8 as.—10—212-8 as.

Grade 6—Rs. 235—12-8 as.—285.

It appears that each clerk will be given two consecutive grades such as 3, 3 and 4, 4 and 5. The scheme of fitting in of the employees in the grades appear in Appendix B. The scheme appears to be reasonable and satisfactory. The grades are to be brought into effect from 1st January 1951. The Union accepted the Company's offer but contended that these grades should be given effect with effect from June 1950. In view of the fact that the Company has to execute its first orders only in April 1951, I do consider that the scheme of enforcement of the grades mentioned in Appendix B with effect from 1st January 1951 is quite reasonable, and it is awarded accordingly. Appendix A and B are made parts of this Award.

(b) To alter existing grades as detailed in Annexure E of the Union's written statement.

The Company passed orders for fitting in the existing employees in various grades as stated in Appendix A. The Annexure E claims upgrading some of the clerical employees. The Company filed the statement, Ext. L, showing the present and the proposed grading of the employees of the Company. The statement also shows the grades recommended by the Union for the various clerks. The Union did not assent to the correctness of this statement. The Company's proposals for fitting in the clerks in the grades did not agree with the recommendation of the Union in 10 cases only. These cases are mentioned below with the details.

The Union objected to these proposals with respect to 10 categories of employees. They are mentioned below—

Categories.	Grade as per list, dated 13th December 1950 sent to Unions.	Grades recommended by Union.	Present grade.	Revised grades applicable with effect from 1st January 1951.
Storekeeper	.. 1	2	1	2/3
Charge Hand	.. 2	3	2	3/4
Worker and Bleacher	.. 2	3	2	3/4
Charge Hand	.. 2	4	2	3/4
Assistant Chemist	.. 2	4	2	3/4
Laboratory Assistant (Jrmed).	.. 1	2	1	2/3
Compounder	.. 2	3	2	3/4
Assistant compounder	.. 1	2	1	2/3
Engineering Storekeeper	.. 5	6	5	6
Clerk	.. 3	4	3	3/4
Issue Clerk	.. 1	3	1	2/3

Temp Store Keeper.—In Annexure E to the Union's written statement the Union claimed Grade 3 for this employee. It appears in statement, Ext. L, that the Union recommended Grade 2 for this employee and the Company has given the Grades 2 and 3 to him. This appears to be satisfactory.

Chopper Charge Hand.—The Union in Annexure E claimed Grade 3 for this employee and the Company has given him Grades 3 and 4.

Worker and Bleacher Charge Hand.—In Annexure E the Union claims Grade 3 while the Company has given him Grades 3 and 4.

Assistant Chemist.—In Annexure E the Union wants the grade 25—26—275, possibly Grade 6, for the Assistant Chemist. In Ext. L appears that the Union recommended Grade 4 being Rs. 142-Sas.—172-Sas., and the Company has given him Grades 3 and 4. I do not find any justification for the Grades claimed for this employee and it seems that the Grades 3 and 4 as offered are quite satisfactory.

Laboratory Assistant.—In Annexure E the Union claimed Grades 3 for this employee. Ext. L shows that the Union claims Grade 3 for him and the Company has given him Grades 2 and 3. He was previously in Grade 2 and the Grades 2 and 3 as offered to this employee appear to me to be reasonable.

Lead Compounder.—In Annexure E the Union claimed Grade 3 for this employee and the Company has given him Grades 3 and 4.

Assistant Compounder.—In Annexure E the Union claimed Grade 2 for this employee and the Company has given him Grades 2 and 3.

Engineering Store Keeper.—In Annexure E the Union claimed Grade 5 for him whereas the Company has given him Grade 6, that is the next higher to Grade 5.

Issue Clerk.—In Annexure E the Union claimed Grade 5 for him and Ext. L shows that the Union on a previous occasion claimed Grade 4 for him and he was in Grade 3. The Company has given him Grades 3 and 4. I do not find any justification for claiming as high a grade as Grade 5 for this employee and award that the grades as offered by the Company are reasonable.

Store Issue Clerk.—In Annexure E the Union wanted Grade 3 for the employee. He was in Grade 1 and the Company has given him Grades 2 and 3. He was in Grade 1 and gets into Grades 2 and 3. I do not find any objection to the scheme of the Company with regard to this clerk and the objections are rejected.

(c) To classify the workmen employed in the manufacturing and maintenance side of the Company into three categories, viz., unskilled, semi-skilled and skilled.

(d) To fix the following basic pay scales of the aforesaid three classes:—

Unskilled—Rs. 40 per month.

Semi-skilled—Rs. 45—3—75.

Skilled—Rs. 55—3—85—5—130.

The Union claimed that the workmen in the manufacturing and maintenance side of the Mill should be classified into three categories: unskilled, semi-skilled and skilled and their pay scales should be fixed as follows:—

Unskilled—Rs. 40 per month.

Semi-skilled—Rs. 45—3—75.

Skilled—Rs. 55—3—85—5—130.

The Company states in its written statement that the pay scales of workmen are, so far as has been possible to make them so, similar to those existing at the Bengal Paper Mills, Raniganj.

The learned Advocate for the Union referred to the Report of the Central Pay Commission and pressed for similar time-scales of wages for workmen in this industry. It has been advanced that the Central Pay Commission recommended (page 347) the following time-scales of pay for the unskilled, semi-skilled and the skilled employees in an industry by the State:—

Unskilled—Rs. 30—1/2—35.

Unskilled supervisory—Rs. 35—1—50.

Semi-skilled—

Rs. 35—1—50.

Rs. 40—2—60.

Rs. 60—3/2—75.

Skilled—

Rs. 40—2—60.

Rs. 60—3/2—75.

Rs. 75—3—105.

It was further claimed that there should be time-scales of pay for each grade of worker in the engineering side of the industry.

The learned Solicitor for the Company pointed my attention to the fact that the minimum wages suggested by the Report of the Central Pay Commission fixed as mentioned above for the unskilled workmen, the skilled supervisory, and the semi-skilled workmen were not higher than what was offered by the present Company.

The learned Solicitor for the Company also referred to the Award of the First Engineering Tribunal published by notification No 2161.

June 1948, where the basic pay of the unskilled and the semi-skilled workmen was fixed at Rs. 30 and Rs. 35 per mensem respectively. The fixation of the pay of the skilled workmen was left to the employer, in view of the fact that the skilled worker, on account of the varying degrees of skill required of him, was to receive wages of vastly different rates which it was not possible for the Tribunal to fix without an assessment of the personal skill of the worker. It also appears in the decision in *Case No. 3* in that Award that the learned Tribunal did not make any attempt at a classification of the workers into the categories of unskilled, semi-skilled, skilled and highly skilled, in view of the difficulties involved in the matter of classification of workers, and recommended to the Government that a Committee of Experts should be appointed to go into this question.

The Report of the Central Pay Commission states (page 125) that the classification of the worker into either of these categories must in the last resort be based upon trade tests. The Report states that the semi-skilled worker was generally recognised to be a person who had risen from the ranks of unskilled labour after he had improved by experience. It is also stated here in this Report that in one and the same line of work, there may be different degrees of skill, and the assignment of a particular worker to one category or another must largely be a matter of opinion based on standards recognised in the industry. The Report then states that it will be convenient if each important industrial establishment will constitute a board, say of three of its officers, to determine the class in which every worker in that establishment is to be based, and this classification was to be reviewed from time to time. There is no doubt that in recruitment of employees in the industry the employers must have had some sort of test of fitness of the worker for the particular job in view when he was employed. In this view of the matter, the suggestion of the Union made in Exts. 6 and 6(a) for classification of the employees into categories only by the names of the jobs does not appear to me to be satisfactory. As for example a fitter, a turner or a smith cannot always be called a skilled man without reference to the degree of skill possessed or expected to be employed by him. In the statement of wages of the workmen as furnished by the Company in Ext. M, it appears that the Company has classified its workers into three grades, a turner into three grades and a smith into two grades. The basic pay of a fitter of Grade III at daily rates offered to him was Rs. 41-13-6 to Rs. 45-1-6 per month. A fitter of Grade II receives a basic wage of Rs. 45-1-6 to Rs. 51-9-6 at daily rates and a fitter of Grade I gets a basic pay of Rs. 51-9-6 to Rs. 61-5-6 at daily rates. The scales of pay are given to the three grades of turners. It appears from Ext. M that the unskilled day cooly gets a basic pay of Rs. 1-7-3 per month which is equal to Rs. 37-12-6 per month of 26 days and the unskilled day cooly gets a total monthly wage of Rs. 38-9-6 at the daily rates offered to him. A machinist called by the Union as a semi-skilled man, gets a minimum basic pay of Rs. 41-13-6 to Rs. 48-5-6 per month at the daily rates paid to him. This may be stated to be the pay for the semi-skilled men in the industry, whereas the minimum pay for the unskilled men may be taken to be Rs. 37-12-6 per month.

Ext. M further shows that the unskilled day cooly getting a basic pay of Rs. 37-12-6 per month of 26 days also gets a dearness allowance of Rs. 10-6 being 15 per cent. of the pay, an attendance bonus of Rs. 8-11-6 and an allowance in lieu of ration to the extent of Rs. 25 making his total for a month of 26 days equal to Rs. 77-2-6. In this connection it may be stated that the minimum basic wage fixed for the unskilled workmen in Titagur Paper Mills and the Indian Paper Pulp, Nadhati, is Rs. 30

per month and they are also in receipt of a dearness allowance of Rs. per month. Comparing the actual pay received by the workmen in industry with the minimum basic pay recommended by the Central Commission for the unskilled and the semi-skilled workmen, or the actually granted to the workmen in the Titaghar Paper Mills, or the Paper Pulp, Naihati, I do not consider that the wage scales received by the employees of this Company require any revision.

The Union demanded time-scales of pay for the workmen of the unskilled and the skilled categories. The workmen in the engineering were recruited in November and December 1950 from the Chief Engineer's men and those on the manufacturing side were recruited in June, November and December 1950. It was urged by the Company in view of the fact that the Company has just started functioning and not been able to reach its full production which is expected to be attained only after 2 years from today, the claim of a time-scale of basic pay should not be allowed. There is no time-scale of wages for the workmen in Titaghar Paper Mills or the Indian Paper Pulp. The Company has been paying wages similar to those existing in the Bengal Paper Mills. In view of the circumstances mentioned above, it appears to me that the Company has been paying to its workmen reasonable wages and the wage scales require no revision. I do not find it necessary to classify the workmen into three categories of unskilled, skilled and semi-skilled as it is not possible for me to do so without any expert aid, and I believe that more harm than good may be done if I had attempted to do so. These issues are accordingly answered.

(e) To fix the basic pay scales of the following workmen as follows:

- (1) Sri A. N. Ghosh—Rs. 105—2—125.
- (2) Sri C. C. Chatterji—Rs. 132-8as.—7-8as.—168-8as,
- (3) Sri G. N. Banerji—Rs. 105—5—125,
- (4) Sri B. N. Banerji—Rs. 105—5—125,

and to fit them properly in the above scales and to pay dearness allowance at the rate prevailing in the Calcutta office of the Company's Managing Agents.

Sri A. N. Ghosh.—The case of Sri A. N. Ghosh has been settled between the Company and the Union.

Sri C. C. Chatterji.—As to Sri C. C. Chatterji, the Union claimed Grade 4 for this clerk whereas the Company put him in Grades 3 and 4 (Rs. 105—135 for Grade 3 and Rs. 142-8as.—7-8as.—172-8as. for Grade 4). The employee has been given an increment of Rs. 10 and put on a basic scale of Rs. 125 with effect from 1st January 1951. The objection of the Union as to the salary offered to this employee is unsubstantial, inasmuch as he has been fitted in at the concluding stages of grade 3 and will very soon pass to Grade 4.

Sri G. N. Banerjee.—The Union wanted Grade 3 for this employee whereas the Company has given him Grades 2 and 3. The Union's objection is that while serving in the temporary capacity under Messrs. Bridge Roof Co. (India), Ltd., he used to get a higher salary than he is getting now. This is, however, no consideration for employment under the present Company which is offering scales similar to those existing in the Bengal Paper Mills, Raniganj, and on a permanent basis. He is the Store Clerk whose case has been considered before.

Mr. N. Banerjee.—He used to get a daily basic pay of Rs. 2-5-9. At the hearing the Company offered him Rs. 2-11-9 according to scale existing in the Bengal Paper Mills, Raniganj, and the Union had this offer. This employee is, therefore, to get a daily basic pay of Rs. 11-9 with effect from January 1951 as agreed to by the Company.

The Union also made a claim for the increase of dearness allowance of clerical staff at the rates availing in the Calcutta office of the Managing Agents, Messrs. Balmer Lawrie and Co. The dearness allowance given to the employees is at 15 per cent. of the basic pay plus ration allowance which ranges from Rs. 25 to Rs. 30 in the month. This means that an employee receiving a basic pay of Rs. 100, the dearness allowance will be between Rs. 40 and Rs. 45 per month.

The Titaghar Paper Mills by an award of Dr. H. G. Waight, I.C.S., made by notification No. 347Lab., dated 20th August 1947, the dearness allowance of the clerical staff was fixed at the flat rate of Rs. 35 per month.

The same rate of dearness allowance was also awarded by the same arbitrator for the clerical staff of the Indian Paper Pulp Co. (India), Naihati, another paper Mill functioning for a pretty long time in the district. It cannot be doubted that the dearness allowance offered by the Company is more advantageous than that paid by the Titaghar Paper Mills or the Indian Paper Pulp Co. (India), Ltd.

The dearness allowance paid by this Company is comparable to that awarded by the Second Major Engineering Tribunal in its award published in the *Calcutta Gazette, Extraordinary*, dated 21st September 1950, revising the award on dearness allowance awarded by the First Major Engineering Tribunal published by Government order No. 2161Lab., dated 30th June 1950. The First and the Second Major Engineering Tribunal granted the same allowance as follows for the engineering industries in Bengal. The award, however, did not cover the Paper Mills in Bengal.

Basic pay range.	Dearness allowance.	
	1st Tribunal (1948).	2nd Tribunal (1950).
	Rs.	Rs.
Rs. 50	25	31
Rs. 51 to Rs. 100	35	42
Rs. 101 to Rs. 150	40	48
Rs. 151 to Rs. 200	45	54
Rs. 201 upwards	50	60

In view of the fact that the present Company offers the minimum scale of pay in Grades 2 and 3 being Rs. 83-3-110 and Rs. 115-5-135 and dearness allowance comparable to the award of the Second Major Engineering Tribunal, I do not consider that the clerical staff of this Company is entitled to a higher rate of dearness allowance or an allowance awarded by the Bengal Chamber of Commerce scale applicable to the staff of Messrs. Balmer Lawrie and Co. in Calcutta. This issue is accordingly answered.

Fill up the posts in the Company in the first instance by the workmen employed by Messrs. Bridge and Roof Co. (India), Ltd., from the construction work of the factory.

The Union states in its written statement that a number of workmen employed by Messrs. Balmer Lawrie and Co., as the Managing Agents of Messrs. Bridge and Roof Co., for the construction of the factory, that

they had been working for about 3 years and that as the construction was coming to an end, they were being discharged. The Union's reason why the same workmen should not be given the first preference fill up the required complement of the Company.

The Company states in its written statement that when efficiencies are equal, preference is given to a man who has been engaged in temporary work on the site. It appears from the statement (Ex submitted by the Company that as many as 199 workmen and 62 staff taken from the temporary workers of the contractors at the site and 10 staff and one worker were recruited from outside, although there were other men who were brought from Bengal Paper Mill as trained hands; therefore, appears that while the Company recruited only 17 men from outside, they took over 261 men from the temporary staff of the contractors. The Company also states before me that in respect of further recruitment of workmen of the Company it will follow the same principles and give preference to the men of Bridge and Roof Co., Ltd., if according to the Company the qualifications of the intending candidates were up to the mark. These principles should be followed in case of future recruitments.

(g) Not to deduct from the overtime wages due from 1st April 1949 6 hours' wages per week and to pay the overtime work done by workmen not covered by the Factories Act at the rate provided for by that Act.

The Union's case is as follows: In contravention of the provisions of the Factories Act, the Company used to force the workmen to work 6 hours on Saturdays and in consideration thereof it would calculate work done in a week of 46 hours as work done in 48 hours. Any additional period of work done would be deemed as overtime work, but instead of paying the overtime work at double the rate of normal wages, it would pay at a lesser rate. When the workmen pointed out to the Company that the overtime should be at double the normal rates, the Company proposed to pay overtime work done from 1st April 1949 at the statutory rate but to add two hours' wages each week therefrom. The workmen claimed that in the circumstances aforesaid the Company should not be allowed to make the deductions proposed.

The Company in reply states as follows: "Workers engaged on construction work do not come within the provision of the Factories Act. A letter from the Government of West Bengal on the subject is attached. It was found that certain persons engaged in a small workshop on the premises came within the provisions of the Factories Act and arrangements had been made to pay them any arrears of overtime. A copy of a letter to the Factories Inspector is attached. The money has not yet been drawn from the workers". It appears that in a part of the factory the type of work was such as to bring it within the purview of section 2(m) of the Factories Act. The workers engaged in that part of the establishment were, therefore, governed by the Factories Act. There were 63 workmen concerned in that part of the factory. These workmen worked overtime in the manner alleged from 1st April 1949 to 15th September 1950. In 1950 it was found that these workmen were governed by the Factories Act. By an agreement with the Company these workmen worked for 46 hours in the week, 6 hours continuous on Saturdays, and the Company paid them extra wages for 2 hours of overtime wage for work beyond 46 hours at a rate which was a little more than double the rate. As for instance, workmen with a daily rate of 3 annas 3 pies were paid an overtime rate of 5 annas instead of 6 annas 6 pies. After 15th September 1950 it was found that these 63 workmen were engaged on construction work and were not governed by the Factories Act.

wages at double the rate for the overtime period worked between April 1949 to 15th September 1950. The Company has offered these rates but deducted every week the normal rate for 2 hours which was paid for work and for the consideration of a lesser rate for the overtime. It appears that the Company has calculated the overtime work for period in question from the 47th hour, in view of the fact that they previously allowed overtime from that hour. In the circumstances, the normal wage every week from the overtime rates calculated in view of the fact that wages for these 2 hours were paid without any work in of the lesser rate for the overtime. It appears that each of the 63 men is entitled to a lump sum which he has not drawn, on the ground of deduction of 2 hours' normal wages every week. The Company's appears to be reasonable and the workmen should receive the balance of overtime wages payable by the Company as soon as possible.

The Union also claimed that workmen who were not governed by the Factories Act should also be paid at double rates for overtime work under the Act. The Company informs me that it is paying at double rates for overtime to the workmen not governed by the Factories Act with effect from 1st February 1951 and that they would continue to pay at the same rate. The Union should have no grievance on the matter. The issue is finally answered.

Not to force workmen to work on Sundays and holidays without payment at double rates for such work.

The Union claimed that the workmen should not be forced to work on Sundays and holidays unless they were paid at double the normal rates of wages for such work. The Company stated that the rules regarding work on Sundays by workers as provided by the Factories Act were being followed and there were no breaches of these rules. At the time of the hearing the Union claimed double rates for work on holidays and the representatives of the Company informed me that such double rates are paid for work on holidays and the Union was satisfied. It is, therefore, awarded that double rates of pay should be granted for work on holidays and is being done.

To provide for adequate quarters or in lieu thereof to pay adequate house allowance.

The Union complained that there were no proper arrangements for accommodation for the workmen of the Company, that it was very difficult to secure accommodation nearabout the factory and that the Company should, therefore, grant adequate house allowance or suitable quarters for the workmen. In its written statement the Company states that it has provided some accommodation and wish to extend this as soon as possible, and that a house allowance has been offered to those for whom quarters are not available. There are at present about 350 workmen, of whom 131 are permanent workmen and 24 durwans and 96 staff. It appears that all the 155 permanent members of the staff and 132 permanent workmen have been provided with quarters in the Mill compound. The Company also pays a house allowance of Rs. 2 to the workmen and at Rs. 3 to the staff for those to whom quarters could not be provided, and this allowance is paid in accordance with the practice in the Bengal Paper Mills, Raniganj. The Company has had the time to make a good start by now and the construction of new quarters and the fitting in of the machineries have not yet been completed. The house rent has been awarded to the workmen by the award of the First

Major Engineering Tribunal for the workmen of the Engineering I tries. In the present case the Company is giving some house allow to the workmen and the staff who have not been provided with qua A substantial part of the permanent complement of the Mill has provided with quarters at the Mill compound and the Company has it has intentions to extend accommodation to its workmen as soo possible. In the circumstances, I do not find it reasonable to award more house allowance to the workmen who have not been given qua I only remind the Company that it should gradually increase its a modation for the workmen in the Mill compound as soon as possible.

(j) To make proper provisions for medical aids including supply medicine free of charge and to provide for a well-equipped dispensary

The Union states in its written statement that there are no I arrangements for medical aid to the workmen. The Company's w statement shows that a new dispensary has been built and equipmen been installed and there is already a medical officer with necessary At the time of the hearing I was informed by the representatives of Company that there is a dispensary and ordinary medicines are ava to the employees free of charge. I consider this to be a sufficiently arrangement, and this issue is disposed of accordingly.

(k) To make adequate provisions for shelters for the rest and recreation the workmen.

The Union complained in its written statement that there were adequate provisions for shelter, rest and recreation of the workmen the time of the hearing of the case, it appeared that the Company already made arrangements for rest and recreation and the Union satisfied with the arrangements made.

(l) To provide for the following leave and holidays:—

- (1) 15 days' festival holidays with full pay,
- (2) 15 days' sick leave with full pay,
- (3) privilege leave and casual leave for the clerical staff on the b that prevailing at the Calcutta office of the Managing Agent

The Union claims for the following periods of leave and holidays full pay:—

- (1) 15 days' festival holidays with full pay,
- (2) 15 days' sick leave with full pay, and
- (3) privilege leave and casual leave for the clerical staff on the b that prevailing at the Calcutta office of the Managing Agent

It appears that the Company provides the following leave rules a ing to the scheme availing in the Bengal Paper Mills, Raniganj. —

A.—For the manual workers.—

- (a) 10 days' annual leave after 12 months' service,
- (b) 13 days' festival holidays, and
- (c) 7 days' sick leave,

all on full pay.

B.—For the Staff.—

		Annual leave.	Casual leave
Clerical Staff	..	14 days	5 days
Practical Staff	..	14 days	7 days
Sick leave to both clerical and practical staff.		} 30 days with full pay	

Office.—In addition to the leave granted to clerical staff, 22 half details will appear from statement, Ext. O, of the Company. On a consideration of the matter and in view of section 79 of the Factories Act, 1948 (Act LXIII of 1948), and the fact that in the Second order Engineering Tribunal referred to above, 10 festival holidays were provided in the scheme of leave and holidays for the manual workers are as follows:—

- (1) Annual leave with wages as under section 79 of the Factories Act.
- (2) Ten festival holidays in the year. Management is to fix the days in consultation with the Union.
- (3) Sick leave on full pay for 8 days.

Two awards of the Major Engineering Industry Tribunal awarded 15 sick leave in the year on half pay and in the present case the Company had 7 days' of sick leave on full pay. The Union stated that in all cases 15 days on half pay should be substituted by 8 days on full pay. This is allowed in this award. I do not consider that the leave rules for staff should be altered and the Company's scheme of leave and holidays in regard to the staff is maintained. This issue is accordingly **ordered**.

(m) To pay the wages and salary for the strike period.

It appears that the workmen of the Company went on strike in the afternoon of 7th November 1950 and the strike continued till the 8th of November and work was resumed on the 9th November. The Company after refused to pay the wages for the period of the strike, i.e., for 1 day. The Union claimed that the Company should pay the wages and salaries to the workmen for the period of strike. The Company states that the strike was unwarranted and unjustified and that the employees were not entitled to wages for the period of strike. The Company also stated facts connected with the strike.

It is unnecessary to go into the facts relating to the strike as at the time of hearing of this case, the Union did not press for an award on this and gave up the demand for wages for the strike period. This issue is, therefore, **answered**.

M. C. BANERJI,
Tribunal, Industrial Disputes.

5th May 1951.

APPENDIX A.
Tribeni Tissues Mill.

Case No. 152/50, Ext. P.

Sd. M. C. Banerji,
Tribunal.
25-4-51.

Graded Staff.—The grades of pay are—

- Grade 1—Rs. 60—2-8 as.—70 (for probationers only).
- Grade 2—Rs. 73—3—100.
- Grade 3—Rs. 105—5—125.
- Grade 4—Rs. 132-8 as.—7-8 as.—162-8 as.
- Grade 5—Rs. 172-8 as.—10—212-8 as.

In order to bring the pay of men in these grades into line with Bengal Tissues Mill, the following will be brought into effect from the 1st January

- (1) Jobs previously graded as Grade 2 will be graded as 2/3. Those graded as 3 will be graded 3/4. Those graded as 4 will be graded 4/5. Those graded as 5 will be graded 5/6.

- (2) Each man in these grades will be given an increase of pay of Rs.
- (3) Grade 1 will be reserved for probationers and others who may have been confirmed. A man in Grade 1 will on confirmation be put at the bottom of Grade 2.
- (4) Those in Grade 2 on reaching the top of that grade will, as a below, pass into Grade 3 (Rs. 105-5-125). On reaching top of Grade 3 they will stop there unless promoted to a post of higher responsibility.
- (5) Similarly those in Grade 3 on reaching the top of that grade pass into Grade 4 (Rs. 132-8 as.-7-8 as.-162-8 as.).
- (6) Similarly those in Grade 4 on reaching the top of that grade pass into Grade 5 (Rs. 172-8 as.-10-212-8 as.).
- (7) Similarly those in Grade 5 on reaching the top of that grade pass into Grade 6 (Rs. 225-12-8 as.-275).
- (8) The method of passing from one grade to another is explained by the following examples:—
 - (a) A man is now in Grade 2 on Rs. 88. His anniversary is on June. With effect from the 1st January 1951 his pay will be Rs. 98. On his anniversary as he is in Grade 2 he will receive an increment of Rs. 3 bringing his pay to Rs. 101. If below the bottom pay of Grade 3 and so on his next anniversary his pay will be Rs. 105 and thereafter he will receive the normal increment of Grade 3.
 - (b) A man is in Grade 2 on Rs. 82. His pay from the 1st January 1951 will be advanced to Rs. 92. Thereafter his pay will on his anniversaries be advanced by annual increments of Rs. 3 to Rs. 105 when his next two increments will be as in Example (a).
 - (c) A man is in Grade 3 on Rs. 125. With effect from the 1st January 1951, his pay will be Rs. 135. As this is above the bottom pay of Grade 4, he will on his next anniversary receive an increment of Rs. 7-8. His final increment to bring him to the maximum of Rs. 162-8 will be Rs. 5.
 - (d) A man in Grade 4 is on Rs. 140. His pay will, from the 1st January 1951, be advanced to Rs. 150. On his first anniversary subsequent to that date his pay will go to Rs. 165 and on his second anniversary to Rs. 172-8. On his third anniversary his pay will go to Rs. 187-8 and thereafter he will receive the normal increments of Grade 5.
 - (e) A man in Grade 5 is on Rs. 212-8. From the 1st January 1951 his pay will be advanced to Rs. 222-8. As he has not yet reached the minimum of Grade 6 his increment on his next anniversary will be Rs. 10. His pay will then be Rs. 232-8 and as his pay will be above the bottom of Grade 6 his increment on his second anniversary will be Rs. 12-8.

Some further explanation may be given.

For example, a man is now in Grade 2. If he remains in his present job or in a job which is classed as being in Grade 2 he will, when he reaches the top of that grade, pass into Grade 3 and when he reaches the top of that grade he will get no further increments.

If, however, a man who is now in Grade 2 is, while he is in that grade, promoted to a job which is classed as being in Grade 3, he will go at once to the bottom of Grade 3. When he reaches the top of Grade 3, he

Grade 4 and when he reaches the top of that grade, he will get no further increments.

On promotion from one grade to another the date of promotion will become the man's new anniversary.

Apart from cases of promotion, the increments of Rs. 10 which are now being given will not affect the date of a man's anniversary.

An example of this is given below—

A man is now in Grade 2 on Rs. 79. He will be given from 1st January 1951 an increment of Rs. 10 bringing his pay to Rs. 89. His anniversary is on 1st June. On 1st June 1951 his pay will go to Rs. 92 and on 1st June 1952 his pay will go to Rs. 95. If he gets no promotion, he will get no further increments when he has reached the top of Grade 3. But on 1st December 1952 he is promoted to a job classed as being in Grade 3. From the 1st December 1952 his pay will be Rs. 105 and the 1st December is his new anniversary. His initial grade from the 1st December 1952 is now regarded as being Grade 3, and so he will by incremental stages go to the top of Grade 4.

Similarly, to carry the example a stage further, the man is now in Grade 2 and in the course of a few years he does not get promotion to a job classed as being in Grade 3, but he has passed into Grade 3. While he is in Grade 3, he is promoted to a job classed as being in Grade 3. His initial grade is now Grade 3 and so he will by incremental stages pass to the top of Grade 4 where he will stop (unless then or meanwhile he is promoted to a job classed as being in Grade 4, in which case he will be able to go by incremental stages to the top of Grade 5).

In other words, the limit to which a man can go is the top of the grade now that in which his job is classed as being.

In the case of a man who is doing a Grade 2 job but who has by incremental stages passed into Grade 3, should it be desired to promote him while he is in Grade 2 to a Grade 3 job, no change of his anniversary date is necessary. He will continue in Grade 3 until he reaches the top and then pass into Grade 4.

M. C. BANERJI,

Tribunal, Industrial Disputes.

25th May 1951.

APPENDIX B.

Notes on new Grading of Clerical Staff (Tribeni Tissues, Ltd.).

Revised grades with effect from 1st January 1951—

Grade 1—Rs. 70—2-8 as.—80.

Grade 2—Rs. 83—3—110.

Grade 3—Rs. 115—5—135.

Grade 4—Rs. 142-8 as.—7-8 as.—172-8 as.

Grade 5—Rs. 182-8 as.—10—222-8 as.

Grade 6—Rs. 235—12-8 as.—285.

(1) Grade 1 will be reserved for probationers and others who may not be confirmed. An employee in Grade 1 will on confirmation be put at the bottom of Grade 2.

(2) Jobs previously graded as Grade 2 will be graded as 2/3, those graded as 3 will be graded 3/4, those graded as 4 will be graded 4/5 and those graded as 5 will be graded 5/6.

(3) Those in Grade 2 on reaching the top of that grade will pass into Grade 3 (Rs. 115—5—135). On reaching the top of Grade 3 they will stop there unless promoted to a post of higher responsibility.

(4) Similarly those in Grade 3 on reaching the top of that grade pass into Grade 4 (Rs. 142-8 as.—7-8 as.—172-8 as.).

(5) Similarly those in Grade 4 on reaching the top of that grade pass into Grade 5 (Rs. 182-8 as.—10—222-8 as.).

(6) Similarly those in Grade 5 on reaching the top of that grade pass into Grade 6 (Rs. 235—12-8 as.—285).

Some further explanation may be given—

For example, a man is now in Grade 2. If he remains in his present job or in a job which is classed as being in Grade 2, he will when he reaches the top of that grade, pass into Grade 3 and when he reaches the top of that grade will get no further increments.

If, however, a man who is now in Grade 2 is, while he is in that grade promoted to a job which is classed as being in Grade 3, he will go on to the bottom of Grade 3. When he reaches the top of Grade 3, he will pass into Grade 4 and when he reaches the top of that grade he will get further increments.

On promotion from one grade to another the date of promotion will become the man's new anniversary.

Apart from cases of promotion, the interim increments by way of advancements within a particular grade will not affect the date of a man's anniversary. An example of this is given below—

A man is now in Grade 2 on Rs. 79. His salary with effect from 1st January 1951 will be Rs. 89 (by virtue of upgrading of each clerical grade by Rs. 10). His anniversary is on 1st June 1951. On 1st June 1951 his pay will go to Rs. 92 and on 1st June 1952 his pay will go to Rs. 95. If he gets no promotion, he will get no further increments when he has reached the top of Grade 3. But on 1st December 1952 he is promoted to a job classed as being in Grade 3. From the 1st December 1952 his pay will be Rs. 115 and the 1st December is his new anniversary. His initial grade from 1st December 1952 is now regarded as being Grade 3, and so he will by incremental stages go on to the top of Grade 4.

Similarly, to carry the example a stage further, the man is now in Grade 2 and in the course of a few years he does not get promotion to a job classed as being in Grade 3 but he has passed into Grade 3. While in Grade 3 he is promoted to a job classed as being in Grade 3. His anniversary is now Grade 3, and so he will by incremental stages pass on to the top of Grade 4 where he will stop (unless then or meanwhile he is promoted to a job classed as being in Grade 4, in which case he will be able to get incremental stages to the top of Grade 5).

In other words, the limit to which a man can go is to the top of the grade above that in which his job is classed.

In the case of a man who is doing a Grade 2 job but who has by incremental stages passed into Grade 3, should it be desired to promote him to a job in Grade 3 to a Grade 3 job, no change of his anniversary date is necessary. He will continue in grade 3 until he reaches the top and then pass into Grade 4.

M. C. BANERJI,

Tribunal, Industrial Disputes

The 25th May 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



Calcutta

The



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Gazette

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সাধারণ শাসন।
General Administration
নং ১৮৮৬জি.এ।
No. 1886G.A.
নিয়োগ ও বদলী।
Appointments and Transfers.
সাধারণ।
General.

জালাপুর্-২৪-পার্গানা।—নং ১৮১০জি.এ। ১৮১০/৫১।—২১শে জুন ১৯৫১।—২৪-পার্গানা জেলার অন্তর্গত জালাপুর্-২৪-পার্গানা জেলার উপ-মাসক ও

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Jalpaiguri-24-Parganas.—No. 1814G.A./41/51.—21st June 1951.—Sri Satya Ranjan Bhattacharji, Sub-Deputy Magistrate and Sub-Deputy Collector, Alipurdai, Jalpaiguri, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the 24-Parganas district and is posted to the Barrackpore subdivision of that district.

২৪-পার্গানা-নাদিয়া।—নং ১৮১০জি.এ। ১৮১০/৫১।—২১শে জুন ১৯৫১।—২৪-পার্গানা জেলার অন্তর্গত বারাকপুর্-২৪-পার্গানা জেলার উপ-মাসক ও

24-Parganas-Nadia.—No. 1815G.A./41/51.—21st June 1951.—Sri Atul Chandra Biswas, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Barrackpore, 24-Parganas, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, in the Nadia district and is posted to the headquarters station of that district.

বর্ধমান।—নং ১৮০০জি.এ। ১৮০০/৫১।—২১শে জুন ১৯৫১।—বর্ধমানের উপ-মাসক ও সমাধর্ভা প্রদর্শন চন্দ্র বিদ্যাস কলিতা জেলার নন্দে নিবৃত্ত হইবেন।

Burdwan.—No. 1830G.A./5C-56/51.—21st June 1951.—Sri Sudhir Chandra Mukherjee, Deputy Magistrate and Deputy Collector, Burdwan, is appointed to have charge of the Katwa subdivision of that district.

Burdwan-Hooghly.—No. 1831G.A./5C-56/51.—21st June 1951.—In exercise of the powers conferred by sub-section (2) of section 18 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri A. B. Rudra, I.A.S., Joint Magistrate and Deputy Collector, Katwa, Burdwan, to be Additional District Magistrate, Hooghly, and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

Hooghly-24-Parganas.—No. 1832G.A./5C-56/51.—21st June 1951.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri R. N. Basu, I.A.S., Additional District Magistrate, Hooghly, to be Additional District Magistrate, 24-Parganas, and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

বর্ধমান।—নং ১৮৩০জি.এ।১০পি-৪০।৫১।—২১শে জুন ১৯৫১।—অবকাশভোগী উপ-শাসক ও সমাহর্তা প্রিয়োসেন্দ্র নাথ মৈত্র বর্ধমান জেলার সদরে নিযুক্ত হইলেন।

Burdwan.—No. 1833G.A./5C-56/51.—21st June 1951.—Sri Jogendra Nath Maitra, Deputy Magistrate and Deputy Collector, on leave, is appointed to be a Deputy Magistrate and Deputy Collector in the Burdwan district and is posted to the headquarters station of that district.

মালদহ-পশ্চিম দিনাজপুর।—নং ১৮০৫জি.এ।১৪এস-১৫।৫১।—২১শে জুন ১৯৫১।—৩রা মে ১৯৫১ তারিখের ১০৬১জি.এ নং বিজ্ঞপ্তিতে প্রকাশিত যে আদেশে মালদহের অপর উপ-শাসক ও সমাহর্তা প্রজিবিনাশ চন্দ্র চন্দকে পশ্চিম দিনাজপুর জেলার সদরে নিযুক্ত করা হইয়াছিল তাহা বাতিল করা হইল।

Malda-West Dinajpur.—No. 1835G.A./4S-15/51.—21st June 1951.—The orders contained in notification No. 1361G.A., dated the 3rd May 1951 posting Sri Abinash Chandra Chanda, Sub-Deputy Magistrate and Sub-Deputy Collector, Malda, to the headquarters station of the West Dinajpur district are cancelled.

বীরভূম-প্রেসিডেন্সী বিভাগ।—নং ১৮০৬জি.এ।১৪এস-১৫।৫১।—২১শে জুন ১৯৫১।—বীরভূমের অবস্থানীন অপর উপ-শাসক ও সমাহর্তা প্রিজিডেন্সি নাথ সরকার প্রেসিডেন্সী বিভাগে নিযুক্ত হইলেন।

Birbhum-Presidency Divn.—No. 1836G.A./4S-15/51.—21st June 1951.—Sri Jitendra Nath Sarkar, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Birbhum, is posted to the Presidency Division.

Calcutta-24-Parganas.—No. 1838G.A./11-29/51.—21st June 1951.—Sri Panchkari Sarkar, Special Judge, Special Court, Calcutta, is appointed to be an Additional District and Sessions Judge, 24-Parganas, until further orders.

কুচবিহার-বর্ধমান বিভাগ।—নং ১৮০৫জি.এ।১২২।৫১।—২২শে জুন ১৯৫১।—কুচবিহারের অপর উপ-শাসক ও সমাহর্তা জনাব কবিরখিন আমেদ বর্ধমান বিভাগে নিযুক্ত হইলেন।

Cooch Behar-Burdwan Divn.—No. 1850G.A./22/51.—22nd June 1951.—Janab Fabiruddin Ahmed, Sub-Deputy Magistrate and Sub-Deputy Collector, Cooch Behar, is posted to the Burdwan Division.

আরজা।

Police.

বাঁকুড়া-২৪-পারগানা।—নং ১৮৬১জি.এ।১০পি-৪০।৫১।—২০শে জুন ১৯৫১।—বাঁকুড়া জেলার অস্থায়ী আরজাবাছ প্রিয়সেন্দ্র

সরকার কার্যে যোগদানের তারিখ হইতে পুনরায় পদে ২৪ জেলার নির্বাহন দায়িত্ব অপর আরজাবাছ নিযুক্ত হইলেন।

Bankura-24-Parganas.—No. 1869G.A./3P-40/51.—25th June 1951.—Sri Bankim Chandra S officiating Superintendent of Police, Bankura appointed to act, until further orders, as Add Superintendent of Police, District Enforce Branch, 24-Parganas, with effect from the d his joining the post.

বর্ধমান-বাঁকুড়া।—নং ১৮৭০জি.এ।১০পি-৪০।৫১।—২০শে জুন ১৯৫১।—আসানসোজের অস্থায়ী অপর আরজাবাছ প্রিয়সেন্দ্র, আই, সি, এস, কার্যে যোগদানের তারিখ হইতে পুনরায় পদে ২৪ জেলার আরজাবাছ নিযুক্ত হইলেন।

Burdwan-Bankura.—No. 1870G.A./3P-40/51.—25th June 1951.—Sri P. N. Banerji, I.P.S., of ing Additional Superintendent of Police, As is appointed to act, until further orders, as S intendent of Police, Bankura, with effect from the date of his joining the post.

মেদিনীপুর-বর্ধমান।—নং ১৮৭১জি.এ।১০পি-৪০।৫১।—২০শে জুন ১৯৫১।—খড়গপুরের অবস্থানীন সহ-আরজাবাছ প্রিয়সেন্দ্র, আই, সি, এস, কার্যে যোগদানের তারিখ হইতে পুনরায় আসানসোজের অপর আরজাবাছ নিযুক্ত হইলেন।

Midnapore-Burdwan.—No. 1871G.A./3P-40/51.—25th June 1951.—Sri S. N. Bhattacha I.P.S., Assistant Superintendent of Police, probation, Kharagpur, is appointed to act, further orders, as Additional Superintende Police, Asahsol, with effect from the date o joining the post.

হাওড়া-মেদিনীপুর।—নং ১৮৭২জি.এ।১০পি-৪০।৫১।—২০শে জুন ১৯৫১।—হাওড়া জেলার অস্থায়ী অপর আরজাবাছ প্রিয়সেন্দ্র কার্যে যোগদানের তারিখ হইতে মেদিনীপুর জেলার উপ-শাসক নিযুক্ত হইলেন।

Howrah-Midnapore.—No. 1872G.A./3P-40/51.—25th June 1951.—Sri Dhajadham Datta, off ing Additional Superintendent of Police, How is appointed to be Deputy Superintendent of Po Midnapore, with effect from the date of his po the post.

মেদিনীপুর-হাওড়া।—নং ১৮৭০জি.এ।১০পি-৪০।৫১।—২০শে জুন ১৯৫১।—কাঁথির অবস্থানীন সহ-আরজাবাছ প্রিয়সেন্দ্র, আই, সি, এস, কার্যে যোগদানের তারিখ হইতে পুনরায় হাওড়া জেলার অপর আরজাবাছ নিযুক্ত হইলেন।

Midnapore-Howrah.—No. 1873G.A./3P-40/51.—25th June 1951.—Sri K. B. Chak I.P.S., Assistant Superintendent of on probation, Contai, is appointed until further orders, as Additional tendent of Police, Howrah, with effect t date of his joining the post.

বর্ধমান-মেদিনীপুর।—নং ১৮৭৪জি.এ।১০পি-৪০।৫১।—২০শে জুন ১৯৫১।—বর্ধমানের অবস্থানীন সহ-আরজাবাছ প্রিয়সেন্দ্র আই, সি, এস, কার্যে যোগদানের তারিখ হইতে মেদিনীপুরে নিযুক্ত হইলেন।

Burdwan-Midnapore.—No. 1874G.A./3P-40/51.—25th June 1951.—Sri Haranath I.P.S., Assistant Superintendent of on probation, Burdwan, is post in charge of the Police work of the Kharagpur circle and the B circle of the Sadar subdi the district with effect from the date of his the post.

হাওড়া-মেদিনীপুর।—নং ১৮৭৫জি.এ।১০পি-৪০।৫১।—২০শে জুন ১৯৫১।—হাওড়া জেলার অবস্থানীন সহ-আরজাবাছ প্রিয়সেন্দ্র, আই, সি, এস, কার্যে যোগদানের তারিখ হইতে হাওড়া জেলার অপর আরজাবাছ নিযুক্ত হইলেন।

Midnapore.—No. 1875G.A./3P-40/51.—
5th June 1951.—Sri Sakhi Charan Sarkar,
I.P.S., Assistant Superintendent of Police,
on probation, Howrah, is posted to the
subdivision of the Midnapore district
and is placed in charge of the Police work
of that subdivision with effect from the date of his
joining the post.

ছুটি।

Leave.

সাধারণ।

General.

মালদা—নং ১৭৭৫জি,এ।ওএল-১৭১৫১।—১০ই জুন ১৯৫১।—
জন কুমার জবর উপ-মাসক ও সমাহর্তা প্রিন্স কুমার কাকে পশ্চিম-
বঙ্গ সরকারের (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ৩রা
জুন ১৯৫১ তারিখ হইতে ষাট দিনের অতিরিক্ত ছুটি মঞ্জুর করা হইল।

Malda.—No. 1775G.A./3L-17/51.— 5th June
1951.—Sri Benoy Kumar Jha, Sub-Deputy Magis-
trate and Sub-Deputy Collector, Malda, is allowed
annual leave for sixty days with effect from the 3rd
June 1951, under rule 167(u) of the West Bengal
Service Rules, Part I.

মুর্শিদাবাদ—নং ১৮৫৬জি,এ।ওএল-১৬১৫১-পাট।—২২শে জুন
১৯৫১।—জনপাইগুড়ির জবর উপ-মাসক ও সমাহর্তা প্রিন্স কুমার
জন সান্যালকে এই বিভাগের ২৮শে মে ১৯৫১ তারিখের ১৬০৯-
এ নং প্রজ্ঞাপনে প্রদত্ত আদেশে মঞ্জুরীকৃত ছুটির সহিত পশ্চিমবঙ্গ
সরকারের (১ম খণ্ড) ১৬৮(২) সংখ্যক নিয়মানুসারে ১৬ই
জুন ১৯৫১ তারিখ হইতে ২৯শে মে ১৯৫১ তারিখ পর্যন্ত পুরা গড়
ছুটি মঞ্জুর করা হইয়াছিল।

Malpuri.—No. 1856G.A./3L-16/51-Pt.—22nd
June 1951.—Sri Radhika Mohan Sanyal, Sub-
Deputy Magistrate and Sub-Deputy Collector,
Malpuri, was allowed leave on average
for the period from the 16th May 1951
to the 29th May 1951, under rule 184(b)(u) of the
West Bengal Service Rules, Part I, in extension of
leave already granted to him under the orders
contained in this department notification No. 1609-
A, dated the 28th May 1951.

আরক্ষা।

Police.

নং ১৭৮৭জি,এ।ওএল-১৮১৫১।—১৮ই জুন ১৯৫১।—অবস্থাধীন
আরক্ষাধীনা এ. সি. সিংহ, আই. সি. এন্ডকে এই বিভাগের ২৮শে
মে ১৯৫১ তারিখের ১০০৯জি,এ নং প্রজ্ঞাপনে প্রদত্ত আদেশে মঞ্জুরীকৃত
ছুটির সহিত ১৯৫০ সনের সংশোধিত ছুটির নিয়মাবলীর ১৪ সংখ্যক
নিয়মানুসারে ৭ই মে ১৯৫১ তারিখ হইতে ছয় মাসের বিনা বেতনে
ছুটি মঞ্জুর করা হইল।

No. 1787G.A./5L-18/50.—18th June 1951.—
A. C. Sinha, I.P.S., Assistant Superintendent
of Police, on probation, is allowed extraordinary
leave for six months under rule 14 of the Revised
Service Rules, 1933, with effect from the 7th May
1951, in extension of the leave granted to him in this
department notification No. 1009G.A., dated the
18th March 1951.

জাইল—নং ১৮২৭জি,এ।ওএল-১৮১৫১।—২১শে জুন ১৯৫১।
জাইল সন্যাস আরক্ষাধীন প্রিন্স কুমার উপ-মহা-প্রিন্সপারিসদক
আরক্ষাধীন, আই. সি. সিংহ, আই. সি. এন্ডকে এই বিভাগের ৮১(২) সংখ্যক
নিয়মানুসারে ৭ই মে ১৯৫১ হইতে ২৮শে মে ১৯৫১ তারিখ
পর্যন্ত ছুটি মঞ্জুর করা হইল।
এই বিভাগের ২৮শে মে ১৯৫১ তারিখের নং ১৮২৭জি,এ.
নং আদেশের সংশোধন করা হইল।

No. 1827G.A./5L-6/51.—21st June
in modification of the orders contained in
department notification No. 1287G.A., dated

the 26th April 1951, Sri U. Mukharji, I.P., officiat-
ing Deputy Inspector-General of Police, Armed
Forces, West Bengal, was allowed leave on average
pay for the period from the 7th May 1951 to the
24th May 1951 under rule 81(b)(ii) of the Funda-
mental Rules.

By order of the Governor,

S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATION.

No. 1685A.R./RBE-15/50.—23rd June 1951.—
Whereas the person named in the Schedule below
having been nominated as a candidate for the by-
election to the West Bengal Legislative Assembly
from the 24-Parganas North-East (Rural) Muham-
madan Constituency, *vice* Janab A. F. M. Abdur
Rahman, resigned, and having acted as an elec-
tion agent of himself at that by-election, was
notified under sub-rule (5) of rule 9A of the West
Bengal Legislative Assembly Electoral (Election
Expenses and Election Petitions) Rules, 1947, as
having incurred the disqualifications under clause
(f) of sub-section (1) of section 69 of the Govern-
ment of India Act, 1935, and under paragraph 5
of Part IV of the Government of India (Provin-
cial Elections) (Corrupt Practices and Election
Petitions) Order, 1936, read with clause (2) of
article 388 of the Constitution of India and the
Provisional State Legislatures (Casual Vacancies)
Order, 1950, for having failed to lodge the return
of election expenses within the time;

And whereas the said return ought to have been
lodged by the 2nd May 1951;

Now, therefore, in pursuance of the provisions
of rule 9B of the said rules, it is hereby notified
for general information that the person named in
the Schedule below has become disqualified until
the 2nd May 1956, for being chosen as, and for
being, a member of the West Bengal Legislative
Assembly under clause (f) of sub-section (1) of
section 69 of the said Act and for voting at any
election under paragraph 5 of Part IV of the Gov-
ernment of India (Provincial Elections) (Corrupt
Practices and Election Petitions) Order, 1936, read
with clause (2) of article 388 of the Constitution of
India and the Provisional State Legislatures
(Casual Vacancies) Order, 1950.

The Schedule.

Janab Md. Shariatulla.

By order of the Governor,

M. M. BASU, Jt. Secy.

Jails

NOTIFICATION.

24-Parganas.—No. 1173H.J./GA-6/51.— 23rd
June 1951.—Mr. H. W. Shea, whole-time Superin-
tendent of the Alipore Central Jail and Prisons and
Forms Manager, West Bengal, is appointed to act
as whole-time Inspector-General of Prisons, West
Bengal, with effect from the 23rd June 1951 till
the return of Dr. P. K. Biswas, Inspector-General
of Prisons, West Bengal, now on deputation to the
United Kingdom.

By order of the Governor,

B. GUPTA, Secy.

Special Section

ORDERS.

No. 3910H.S.—15th June 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, at Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Dharani Mohan Goswami, son of the late Ramani Mohan Goswami of Jasodal, Kishoregunj, Mymensingh, and of 74/1, Lower Circular Road, and 84/1A, Bowbazar Street, Calcutta.

No. 3912H.S.—15th June 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, at Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Janab Abdur Rezzak Ansari, son of late Atwari Miyan of Papanel, police-station Tangra, Nurgur, Monghyr (Bihar), and of 30C, Dilkhusa Street, Calcutta.

No. 3914H.S.—15th June 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, at Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Nripendra Kumar Chakrabarti, son of Sri Raj Kumar Chakrabarti, of Outahahi, police-station Tangibari, district Dacca (East Pakistan), and of 38, Creek Row, Calcutta.

No. 3916H.S.—15th June 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be

detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, at Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Bhabani Sankar Sen Gupta alias Bh Sen, son of late Harasit Sen (Gupta of Khulna, Pakistan), and of 95A, Chitta Ranjan Avenue, Calcutta.

No. 3974H.S.—19th June 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Bankura, at Bankura, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Pramatha Nath Ghosh, son of the Ananta Lal Ghosh of Naraul, police-station Sonamukhi, district Bankura.

No. 3976H.S.—19th June 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Nikhil Nath Chakrabarti, son of Narendra Nath Chakrabarti of Netaji Road, Bansdhani, Tollygunge Sadar, 24-Parganas.

No. 3983H.S.—19th June 1951.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Hooghly, at Chinsurah, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Tushar Chatarji, son of Sri Purna Chandra Chatarji of Buroshibatala, police-station Chinsurah, P. S. Div.

4003H.S.—20th June 1951.—Whereas the Government has reason to believe that the mentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

and, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said under-mentioned person to appear before the District Magistrate, Burdwan, at Burdwan, within fifteen days of the date of publication of this order in the *Calcutta Gazette*

Particulars of the person.

Subodh Choudhuri, son of late Gagan Choudhuri, of Agradwip, police-station Chinsurah, district Burdwan, and of Chittagong (East Bengal).

4009H.S.—21st June 1951.—Whereas the Government has reason to believe that the mentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

and, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said under-mentioned person to appear before the District Magistrate, Howrah, at Howrah, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Debi Chatterjee alias Debi Das Chatterjee, son of Hari Prasad Chatterjee of Andul, Purbani, police-station Sankrail, district Howrah.

By order of the Governor,

L. A. D'COSTA, Asst. Secy.

PRISONS DIRECTORATE

শ্রী বঙ্গ মহাকাশ পরিদর্শকের আদেশাবলী।

Orders by the Inspector-General of Prisons
West Bengal

১০০৮—১৬ই জুন ১৯৫১—বঙ্গা ব্রিটিশ কারাগার উপ-
নির্দেশক, বি. সি. সেকশন ২৮৫৫, তারিখ জুন ২৮
বি. সি. সেকশন ২৮৫৫, তারিখ জুন ২৮
বি. সি. সেকশন ২৮৫৫, তারিখ জুন ২৮

বি. সি. সেকশন,
মহাকাশ পরিদর্শক।

6034.—18th June 1951.—Sri P. B. Sen, Deputy Superintendent, Buxa Special Jail, has been placed in charge of the Buxa Special Jail. Sri S. B. Ray, I. A. S., on the afternoon of 18th May 1951.

P. K. BISWAS, Insp.-Genl.

Police

NOTIFICATION.

Darjeeling.—No. 2383Pl./P4G-3/48.—13th June 1951.—In exercise of the power conferred by section 2 of the Bengal Public Gambling Act, 1867 (Bengal Act II of 1867), the Governor is pleased to extend all the sections of the said Act (except sections 11 and 13 which already apply) to the places mentioned below within the Kurseong and Kalimpong Circles in the district of Darjeeling, and to define, for the purposes of the said Act, the limits of such places:—

I. Kurseong Circle.

(1) *Tindharia Bazar*—Bounded on the north by the boundary of Salim Hill Tea Estate; on the south by the same Tea Estate; on the east by the boundary of Tindharia Tea Estate and on the west by the boundary of Railway Colony.

(2) *Mahanadi Bazar*—Bounded on the north by the compound of Manager's Hungalow; on the south by Chatterjee's shop; on the west by Mahanadi Railway Station and on the east by Mahanadi Tea Estate.

(3) *Mirik Bazar*—The whole of the Bazar area bounded on the north by Tharbu Tea Estate factory; on the south by police-station compound; on the east by Mirik post office and on the west by the Dhap area.

(4) *Sepoydhura Bazar*—The whole Bazar area bounded on the north by the compound of the Primary School; on the south up to the junction of Phaji Road; on the east up to the junction leading to Chatterjee's Tea Estate and on the west up to the compound of the house of retired Sub-Inspector Birbahadur Chhetri.

(5) *Pankhabari Bazar*—The whole D. I. Fund area.

II. Kalimpong Circle.

(1) *Nimbong*—Bounded on the north by plot No. 665 of Manbahadur Thakuri; on the west by plots Nos. 667 and 663 of Chaturdas Sunwar and Khasmahal land respectively; on the south by Government Khasmahal land plot No. 662, and on the east by plot No. 652 mission compound.

(2) *Beong-Budhubaray*—Bounded on the north by plots Nos. 685 and 697; on the west by plot No. 667 of Dukes Lepcha; on the south by plots Nos. 669 and 663 of Chetri Lepcha and Churi Lepcha; on the east by plot No. 702 Khasmahal, Dorjee Wangdi.

By order of the Governor,
R. GUPTA, Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—6850A.—15th June 1951.—**24-Parganas-Howrah.**—The transfers of the following officers are ordered in the interest of public service:—

(1) Sri Jatindra Mohan Ganguli, Reserve Office Inspector, 24-Parganas, to Howrah.

(2) Sri Ramesh Chandra Nag, probationary Reserve Office Inspector, Howrah, to 24-Parganas, vice No. (1).

No. (2) to start first.

H. N. SIRCAB, Insp.-Genl.

Transport

NOTIFICATIONS.

No. 5788W.T.—11th June 1951.—The following draft of by-laws, which the Governor proposes to make for the Krishnagar Municipality, in the district of Nadia, in exercise of the power conferred by sub-section (7) of section 71 of the Calcutta Hackney-carriage Act, 1919 (Bengal Act I of 1919), is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 31st July 1951, and any objection or suggestion received by the undersigned before that date, through the District Magistrate, Nadia, will be duly considered:—

Draft by-laws.

1. *Appointment and duties of the Registering Officer.*—Every cycle-rickshaw in the Krishnagar Municipality shall be annually registered by the Registering Officer appointed for the hackney-carriages. The Registering Officer shall keep a separate register for cycle-rickshaws in which he shall enter the class and number assigned to every such rickshaw.

2. *Qualifications and duties of pedallers.*—Every person applying for a bearer's (pedaller's) license shall be required to satisfy the Registering Officer—

- (a) that he knows how to drive or pedal cycle-rickshaws and is in all respects a fit person for such employment;
- (b) that he is well acquainted with the principal streets, offices and places of interest in and around Krishnagar town;
- (c) that he has a thorough knowledge of the list of fares and table of distances prepared by the Commissioners of the Krishnagar Municipality;
- (d) that he knows the rules of the road and the signals used by the drivers and by the traffic police, if any.

3. There shall be attached to each license, in such manner as the Commissioners of the Krishnagar Municipality may prescribe—

- (a) a photograph of the pedaller, another copy of the same having been submitted to the municipality;
- (b) a list of fares and table of distances prepared and printed under the authority of the Commissioners of the Krishnagar Municipality to be supplied free of cost to every pedaller.

4. Every pedaller of cycle-rickshaw shall carry with him and produce his license, when called upon to do so by any Police Officer or by the Chairman or the Vice-Chairman of the municipality or any Municipal Officer duly authorised by the Chairman in this behalf.

5. No pedaller of cycle-rickshaw shall drive his cycle-rickshaw in a drunken or abnormal state of mind or while suffering from any contagious disease.

6. No cycle-rickshaw pedaller shall be allowed to drive any cycle-rickshaw other than those specified on his license without the permission of the Registering Officer.

7. No pedaller who is under the age of eighteen years and is not physically fit shall be granted a license.

8. Pedallers shall be neat and clean in person and clothing.

9. *Description of cycle-rickshaws.*—The of all cycle-rickshaws shall be sound and and all the boards and accessories must be and properly secured. The wheels shall be and sound so as to run true and without r and shaking and shall be protected by p fitted mud-guards. The spring and axle be of good metal, strong and properly rivet free from rust. The rod, apron and cu shall be made of and covered with good canvas or other materials approved by the missioners of the municipality. The hoo the apron shall be so fitted as to make the water-tight. The body, wheels and other shall be either enamelled or painted.

Every cycle-rickshaw shall have a pair of to be placed on the mud-guard of two side and two reflectors on the back of the w Every such rickshaw shall have a uniform viz., a bell. No horn or any other signal sh used.

10. No printed, written or other matter appear on the inside or outside of any rickshaw, except the registration number, w permission from the Registering Officer.

11. *Conduct of pedallers.*—No cycle-rickshaw pedaller while on the street or at the stand refuse to go on hire. No cycle-rickshaw carry more than two adult passengers (fo purpose of this by-law two children unde years of age shall be reckoned as one adult luggage not exceeding 15 seers. Cycle-rick pedallers shall be of good conduct and behaved and shall strictly abide by the fare and show the fare table and the license called upon by the passengers.

12. It shall be lawful for the Health or Sanitary Inspector or any other person auth by the Chairman or Vice-Chairman of the missioners of the municipality at any between sunrise and sunset to enter any pre on which any licensed cycle-rickshaw or things used therewith are kept, in order to out any of the provisions of the Calcutta Hackney-carriage Act, 1919, or these by-laws, and owner, occupier or his agents shall offer facility for such inspection.

13. *Chart of the Rates.*—

FARE BY DISTANCE.

- (i) Kadamtala to Station
- (ii) Sasthitala to Station
- (iii) Nagendranagar to Station
- (iv) Ghurni Beltola Bazar to Station
- (v) Kantalpota to Station
- (vi) Madiarpara to Station
- (vii) Radhanagar to Station
- (viii) Criminal Court to Station
- (ix) Bowbazar to Station
- (x) High Street to Criminal Court
- (xi) High Street to Anandamoye-tala
- (xii) High Street to Ghurni Beltola-bazar

	Rs.	a.
(iii) High Street to Nadiarpara and Kantalpota ...	0	6
(iv) Krishnagar Chawk Anandamoyeetala to Station ...	0	8
(v) Kadamtala Sasthitala to Cinema or College ...	0	6
(vi) Station to Saktinagar ...	2	0
(vii) High Street to Saktinagar ...	1	0
(viii) Anandamoyeetala to Saktinagar ...	0	10
(ix) Minimum fare in absence of any contract ...	0	6

Cycle-rickshaws can be detained for 15 minutes at the start or at the destination. Any detention for more than 15 minutes shall be liable for payment of halage at 4 annas only per hour.

The chart of the rates as given above is valid for the hours 5-30 a.m. to 9-30 p.m.

Any person hiring the cycle-rickshaws before and after those hours is liable for payment of 4 annas in excess of the above chart.

FARE BY TIME.

	Rs.	a.
For any time within and not exceeding one hour ...	1	0
For any subsequent hour ...	0	8

14. The list of fares prepared by the Commissioners of the Krishnagar Municipality with reference to the scale of rates laid down by by-law No 13 and the table of distances shall be published in such manner as the Commissioners deem proper.

15. The Commissioners of the Krishnagar Municipality shall cause to be printed and kept for public sale the list and the table setting forth the fares and distances.

No. 5611W.T.—6th June 1951.—In exercise of the power conferred by sub-section (1) of section 71 of the Calcutta Hackney-carriage Act, 1919 (Bengal Act I of 1919), the Governor is pleased to make the following by-laws for the Jalpaiguri Municipality in the district of Jalpaiguri:—

BY-LAWS.

Appointment and duties of the Registering Officer.

1. Every cycle-rickshaw in the municipality shall be registered annually by the Registering Officer appointed for the hackney-carriages. The Registering Officer shall keep a separate register for cycle-rickshaws in which he shall enter the class and number assigned to every such rickshaw.

Qualifications and duties of bearers.

2. Every person applying for a bearer's license shall be required to satisfy the Registering Officer—

- that he knows how to drive and control a rickshaw, is in all respects a fit person for such employment, has good vision and is free from any bodily infirmity;
- that he is well acquainted with the roads, localities and places of business and interest in and around the municipal area;
- that he has a thorough knowledge of the list of fares and table of distances prepared by the Commissioners of the municipality;
- that he knows the rules of the road and the signals used by the bearers and drivers of vehicles and by the traffic police;
- that he is acquainted with the language generally in use in the municipal area;
- that he is not less than 18 years or more than 45 years of age.

3. There shall be affixed to each license, in such manner as the Commissioners of the municipality may prescribe, the thumb mark or signature of the bearer as the case may be and also his photograph. A duplicate copy of the photograph of the bearer shall be attached to the application for the license.

4. Every bearer of a cycle-rickshaw shall carry with him and shall produce his license when called upon to do so by any Magistrate, Commissioner of the municipality, License Inspector, Police Officer or other person authorised by the Commissioners of the municipality.

5. No bearer shall drive a cycle-rickshaw other than the one specified in the license.

6. Racing among the cycle-rickshaw bearers on a road shall be punishable with fine up to Rs. 10 for the first offence and up to Rs. 20 for each succeeding offence and also with cancellation of the license of the offending bearer.

7. Every bearer of a cycle-rickshaw who—

- uses insulting or abusive language or gesture during employment,
- refuses to give way (when he reasonably and conveniently may do

- (c) wilfully obstructs or hinders the driver of any other carriage in taking up or setting down any passenger into, or from, such other carriage,
- (d) demands or takes more than the proper fare to which he is legally entitled,
- (e) being hired by time or distance, before he has been discharged by the hirer, wilfully deserts from the hiring,
- (f) disobeys any direction given by a police officer for the regulation of traffic and the control of carriages on the stands,
- (g) leaves his rickshaw unattended in any street or public place,
- (h) allows his rickshaw to be used by any person for the purpose of soliciting any other person to immorality,

shall be liable to a fine of Rs. 10 for the first offence and Rs. 20 for any subsequent offence and also to cancellation of license.

Uniforms.

8. The clothing of the bearers and attendants shall be clean.

Description of rickshaws.

9. Every cycle-rickshaw shall conform to the following conditions:—
- (a) The wheels shall be strong, sound and pneumatic rubber-tired so as to run true and without rattling or wobbling.
 - (b) The spring, mud-guards and axles shall be in perfect order and the hood and apron shall be made of strong leather or water-proof cloth and shall be so fitted as to protect the passengers from the sun and the rain.
 - (c) The cushions shall be clean and in good condition.
 - (d) The rickshaw shall have a good pair of lamps. Each lamp shall have a red glass window in the back and shall be so placed that the light from the window is visible from a point ten yards in rear of the centre of the vehicle.
 - (e) The brakes and mud-guards shall be painted white and there shall be fitted a red reflector on the back.
 - (f) One bell of pattern approved by the Commissioners of the municipality shall be carried by a rickshaw bearer and no other alarm device shall be carried or used.
10. The bearer of a cycle-rickshaw shall not sound the bell for any purpose other than that of ensuring safety in traffic and shall not sound it continuously.
11. Division of cycle-rickshaws into classes.—(1) Cycle-rickshaws shall be divided into two classes:—
- (i) For carrying passengers with or without luggage—
 - (a) one-seater; and
 - (b) two-seater; and
 - (ii) for carrying goods exclusively.
- (2) After inspection of each cycle-rickshaw the Commissioners shall determine as to whether any rickshaw falls within sub-clause (a) or (b) of clause (i) of paragraph (1) and a certificate to that effect shall be kept affixed to the rickshaw concerned.
- (3) Every cycle-rickshaw shall be distinctly marked on its panels and on the inside with the registered number, the figures to be not less than eight inches height, which shall be re-printed every year.
12. Fees shall be paid to the Commissioners of the municipality in accordance with the following items and scale:—

Items.	Cycle-rickshaws' scale.	
	Rs. a.	
Owner's License or Renewal	5	0
Bearer's License	0	4
Bearer's License Renewal	0	2
Duplicate License Plate	0	8
Transfer of Owner's License	5	0
Duplicate Owner's License	5	0
Duplicate Bearer's License	0	4
Fare Plate or Table	3	0
Duplicate Fare Plate or Table	2	0
Certified copy of particulars of Register and License of Owner or Bearer.	0	8
Alteration in Register	1	0

Rates and fares to be paid for the hire of cycle-rickshaws.

13. Fares shall be paid according to distance or time at the option of hirer to be expressed at the commencement of the hiring; if not otherwise expressed, the fare is to be paid according to time. In cases where the Commissioners determine the fare by distance between any two points within the municipal area, such determination by distance shall take effect on and from the date when it is so announced.

14. Fares are to be paid for cycle-rickshaws at the rate given in the following tables:—

Fare by distance.		Fare by time.	
For any distance within and not exceeding one mile.	For any distance exceeding one mile.	For any time within and not exceeding one hour.	For every hour or part of an hour beyond one hour.

(1) Rates and fares to be paid for rickshaws

4 annas	At the rate of 2 annas for every $\frac{1}{4}$ mile and for any part of $\frac{1}{4}$ mile over and above number of miles completed.	12 annas	6 annas.
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(2) Rates and fares to be paid for one-seater rickshaws.

4 annas	At the rate of 2 annas for every $\frac{1}{4}$ mile and for any part of $\frac{1}{4}$ mile over and above number of miles completed.	10 annas	5 annas.
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(3) Rates and fares to be paid for rickshaws for carrying goods.

4 annas	At the rate of 2 annas for every $\frac{1}{4}$ mile and for any part of $\frac{1}{4}$ mile over and above number of miles completed.	8 annas	4 annas.
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Quantity of luggage to be carried.

15. No two-seated cycle-rickshaw shall carry more than two adult persons and luggage of 30 seers.

16. No one-seater cycle-rickshaw shall carry more than one adult person and luggage of 30 seers.

17. No rickshaw for carrying goods only shall carry ordinarily more than four maunds. A charge not exceeding two annas may be levied for every ten seers or part thereof in excess of above free allowance.

Inspection of premises on which they are kept.

18. It shall be lawful for any Health Officer or Sanitary Inspector of the municipality or any person authorised by the Chairman or the Vice-Chairman of the Commissioners of the municipality at any time between sunrise and sunset to enter any premises on which any licensed rickshaws are kept in order to carry out the provisions of the Calcutta Hackney-carriage Act, 1919, or these by-laws, and the owner, occupier or his agents shall afford every facility for such inspection.

Publication of a table of distances.

19. A list of fares prepared by the Commissioners with reference to the scale of rates as laid down by by-law No. 14 and a table of distances as specified in by-law No. 13 shall be published in such manner as the Commissioners deem proper.

20. The Commissioners shall cause to be printed and kept for public sale the list and table setting forth the fares and distances.

Regulating or preventing the placing of advertisement on such rickshaws.

21. No printed, written or other matter shall appear in any cycle-rickshaw by way of advertisement without the permission of the Registering Officer; such permission if granted may be subject to such conditions as the Registering Officer may think fit to impose.

Particulars to be entered in the registers and licenses under the Act.

22. The following particulars shall be entered in the registers and licenses under this Act:—

(1) Bearer's License.

- (i) Number of license, name, father's name, place of abode, and age of the person to whom the license is granted.
- (ii) The date on which the license is granted.
- (iii) Number of rickshaw allowed to the bearer.
- (iv) Date of expiry of the license.
- (v) Photograph of the bearer.
- (vi) Thumb mark or signature of the bearer.
- (vii) Signature of the Registering Officer.
- (viii) A summary of the more important statutory provisions and by-laws affecting bearers of rickshaws.
- (ix) Date of conviction.
- (x) Punishment inflicted.

(2) Register of Rickshaw Bearer's License.

- (i) Number of license.
- (ii) Bearer's name, father's name and age.
- (iii) Place of residence.
- (iv) Date on which the license was granted or renewed.
- (v) Date of expiry of license.
- (vi) Duplicate license.
- (vii) Date of conviction.
- (viii) Section of law.
- (ix) Punishment inflicted.
- (x) Date of suspension of license.
- (xi) Remarks.

(3) Rickshaw-Owner's License.

- (i) The number assigned to the rickshaw in the register.
- (ii) The number of license, name, father's name and residence of the owner, the description of the rickshaw and the place where the rickshaw is kept.
- (iii) The number of passengers the rickshaw is licensed to carry.
- (iv) The date on which the license was granted.
- (v) Date of expiry of license.
- (vi) That the rickshaw shall ply for hire from any of the public stands in the town and suburbs and not from any other place.
- (vii) Signature of the Registering Officer.

(4) Register of Rickshaw-Owner's License.

- (i) Number assigned to the rickshaw in the register.
- (ii) The number of the owner's license.
- (iii) Date on which the owner's license was granted.
- (iv) Name and father's name of owner.
- (v) Place where the rickshaw is kept.
- (vi) Place or residence of the owner.
- (vii) House number.
- (viii) Number of persons the rickshaw is licensed to carry.
- (ix) Ownership transferred to.
- (x) Date of transfer.
- (xi) Signature of Registering Officer.
- (xii) Remarks.

By order of the Governor,
N. C. GHOSH, Secy.

বিচার বিভাগ।
JUDICIAL DEPARTMENT

নং ১৮৮৭জি.এ।

No. 1887G.A.

অনু.।

Powers.

জলপাইগুড়ি।—নং ১৭৮১জি.এ। ১২পি-৩৫। ১৫ই জুন ১৯৫১।
—জলপাইগুড়ির অবেদ্যাবলি অধীন উপ-শাসক প্রিন্সিপাল মালিককে
৪র্থ শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

Jalpaiguri.—No. 1781G.A./2P-35/51.—16th June 1951.—Sri Prithwi Nath Mallik, Sub-Deputy Magistrate, on probation, Jalpaiguri, is vested with the powers of a Magistrate of the third class.

১৪-পরগণা।—নং ১৮০০জি.এ। ১২পি-৩৬। ১৫ই জুন ১৯৫১।

—১৪-পরগণা জেলার আলিপুরের অবেদ্যাবলি অধীন উপ-শাসক প্রিয়ারাজ
নাম নাথকে দ্বিতীয় শ্রেণীর শাসকের ক্ষমতা অর্পণ করা হইল।

24-Parganas. — No. 1800G.A./2P-36/51.—19th June 1951.—Sri Biraj Mohan Naha, Sub-Deputy Magistrate, on probation, Alipore, 24-Parganas, is vested with the powers of a Magistrate of the third class.

রা।—নং ১৮৫৭জি.এ। ১২পি-৩৮। ১৫ই জুন ১৯৫১।

—গুরুর অবেদ্যাবলি উপ-শাসক প্রিন্সিপাল কুমার সেনগুপ্তকে
৩য় শ্রেণীর শাসকের ক্ষমতা অর্পণ করা হইল।

হরহা।—No. 1857G.A./2P-38/51.—22nd June 1951.—Sri Sunil Kumar Sen Gupta, Deputy Magistrate, on probation, Howrah, Sadar, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

och Behar.—No. 3300J.—15th June 1951.—Pankari Mohan Mukherjee, Additional Deputy Magistrate and Deputy Collector of the former North Behar State, is appointed substantively to West Bengal Civil Service (Judicial) as a Magistrate with effect from the date of this order.

Powers.

24-Parganas.—No. 3123J.—11th June 1951.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon each of the gentlemen named below the powers of a Magistrate of the class noted against each, in the district of the 24-Parganas, for a period of one year from the date of this notification, in respect to such cases as may be made over to each within the limits of the Barrackpore subdivision of the said district, and

to direct each to take down evidence in the English language:—

Name.	Class.
B. Nandy	... Second.
Sh. Bahari Shastri	... Third.

Midnapore.—No. 3324J.—18th June 1951.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon each of the gentlemen named below the powers of a Magistrate of the class noted against each, in the district of Midnapore, for a period of one year from the date of this notification, in respect to such cases as may be made over to each within the limits of the subdivision of the said district noted against each, and

(b) to direct each to take down evidence in the English language:—

Name.	Class.	Subdivision.
Sri Jagat Kishore Mukherji	Third	Sadar.
Sri Jatindra Nath Roy	First	Jhargram.
Sri Kishore Chandra Pan	Second	Ghatol.
Sri Aban Mohan Mukherjee	Third	Ditto.
Jonab Mohammad Mumtaz	First	Sadar.

Burdwan.—No. 3398J. 20th June 1951.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased

(a) to confer upon Sri Anuja Kumar Chatterji the powers of a Magistrate of the first class, in the district of Burdwan for a period of one year with effect from the 28th June 1951, in respect to such cases as may be made over to him within the limits of the Sadar subdivision of the said district, and

(b) to direct him to take down evidence in the English language.

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

Calcutta.—No. 3364J.—19th June 1951.—In exercise of the power conferred by sub-section (4) of section 313 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to exempt the Conservator-General of Forests, West Bengal, from liability to serve as juror in the High Court at Calcutta.

হাওড়া।—নং ৩০৮০জি.এ। ২০শে জুন ১৯৫১।—১৯১৯ খৃস্টাব্দের
বল্লীর গ্রাম্য স্বায়ত্তশাসন আইনের (১৯১৯ খৃস্টাব্দের বল্লীর ৫ আইনের)
৬৫ ধারা দ্বারা প্রদত্ত ক্ষমতার পরিচালনক্রমে মহাশয় রাজ্যপাল মহোদয়ের
নির্দেশনামতে ইউনিয়নবোর্ডের নিম্নোক্ত সদস্যগণকে, তাহারা যে
ইউনিয়নবোর্ডের সদস্য সেই ইউনিয়নবোর্ডের ক্ষেত্রিকারের ভিতর,
ইউনিয়ন বেঞ্চরূপে কার্য করিবার জন্য নিযুক্ত করিলেন। ঐহুদ
সদস্যরূপে তাহাদের পদকাল বর্তমান থাকিবে ততদিন তাহারা ঐহুদে
নিযুক্ত রহিবেন:—

হাওড়া জিয়ার উদ্ভোঁড়ী মহকুমার ইউনিয়নবোর্ড পটিলের জন্য ইউনিয়ন-
বোর্ডের সদস্যদের নাম।

দ্বারা উদ্ভোঁড়ী।

উদ্ভোঁড়ী ইউনিয়নবোর্ড।

প্রিন্সিপাল বন্দ মালিক। প্রিন্সিপাল মোহা।
প্রিন্সিপাল সরকার। প্রিন্সিপাল মোহা।
জমিদার মোহা।

Howrah.—No. 3383J.—20th June 1951.—In exercise of the powers conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union bench within the jurisdiction of the said union board of which they are members for the purposes of that section:—

Names of members of the union board to constitute union bench in the Uluberia subdivision, district Howrah.

Uluberia police-station.

Uluberia union board.

Sri Narendra Nath Basu Mallik.

Sri Probodh Chandra Sarkar.

Sri Shyamapada Ghose.

Sri Pratap Chandra Ghose.

Janab Sahadat Kazi.

হাওড়া।—নং ৩৩৮৪জি।—২০শে জুন ১৯৫১।—১৯১৯ খৃস্টাব্দের বঙ্গীয় গ্রাম্য স্বায়ত্তশাসন আইনের (১৯১৯ খৃস্টাব্দের বঙ্গীয় ৫ আইনের) ৭০ ধারা দ্বারা প্রদত্ত ক্ষমতার পরিচালনক্রমে মহাশয় রাজ্যপাল মহোদয় নিম্নলিখিত ইউনিয়নবোর্ডের নিম্নোক্ত সদস্যদ্বিগকে, তাহারাই যে ইউনিয়নবোর্ডের সদস্য সেই ইউনিয়ন বোর্ডের ক্ষেত্রাধিকারের ভিতর, ইউনিয়ন কোর্টরূপে কার্য করিবার জন্য নিযুক্ত করিলেন। ঐরূপ সদস্যরূপে তাহাদের পদকাল যতদিন থাকিবে ততদিন তাহারা ঐরূপে নিযুক্ত রহিবেন:—

হাওড়া জিয়ার উলুবেড়িয়া মহকুমার ইউনিয়ন কোর্ট পটেন্সে জন্য ইউনিয়নবোর্ডের সদস্যদের নাম।

থানা উলুবেড়িয়া।

উলুবেড়িয়া ইউনিয়নবোর্ড।

শ্রী নরেন্দ্রনাথ বসু মল্লিক।

শ্রী শ্যামপদ ঘোষ।

শ্রী প্রবোধচন্দ্র সরকার।

শ্রী প্রতাপচন্দ্র ঘোষ।

জনাব সাহাদত কাজী।

Howrah.—No. 3384J.—20th June 1951.—In exercise of the powers conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union court within the jurisdiction of the said union board of which they are members for the purposes of that section:—

Names of members of the union board to constitute union court in the Uluberia subdivision, district Howrah.

Uluberia police-station.

Uluberia union board.

Sri Narendra Nath Basu Mallik.

Sri Probodh Chandra Sarkar.

Sri Shyamapada Ghose.

Sri Pratap Chandra Ghose.

Janab Sahadat Kazi.

By order of the Governor,
S. K. SEN, Secy.

Registration

NOTIFICATIONS.

Birbhum.—No. 247Regn.—14th June 1951.—Janab Chaudhuri Ahsan Karim, Sub-Registrar of Nalhati in the district of Birbhum, is appointed to act as District Sub-Registrar of Birbhum with effect from the 29th June 1951 or any subsequent date on which he takes over charge until further orders, *vice* Sri Jyotish Chandra Maitra who is due to retire on the 29th June 1951.

Malda.—No. 256Regn.—15th June 1951.—The Governor is pleased to accept the resignation tendered by Janab Abul Bushar of his post of Muhammadan Registrar and Kazi of Malda Sadat in the district of Malda, with effect from the 23 February 1951.

24-Parganas.—No. 257Regn.—15th June 1951.—In exercise of the power conferred by section of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Syed Shah Gholam Mustafa Alquadri to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Belaghata in the district of the 24-Parganas.

24-Parganas.—No. 258Regn.—15th June 1951.—In exercise of the power conferred by section of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Syed Shah Gholam Mustafa Alquadri to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Belaghata in the district of the 24-Parganas.

24-Parganas.—No. 264Regn.—15th June 1951.—In exercise of the power conferred by section of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Taher Rezvi temporarily to be a Muhammadan Registrar within the police-station of Garden Reach and portion of Watganj police-station lying on the north of Circular Garden Reach Road in the district of the 24-Parganas during the absence, on leave, of Janab Md. Abdul Haque until further orders.

24-Parganas.—No. 265Regn.—15th June 1951.—In exercise of the power conferred by section of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Taher Rezvi temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Garden Reach and portion of Watganj police-station lying on the north of Circular Garden Reach Road in the district of the 24-Parganas during the absence, on leave, of Janab Md. Abdul Haque until further orders.

Murshidabad.—No. 270Regn.—20th June 1951.—In exercise of the power conferred by section of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Ibrahim temporarily to be a Muhammadan Registrar within the police-stations of Suti, Shamserganj and Tarakka in the district of Murshidabad during the absence, on leave, of Janab Emajuddin Biswas until further orders.

Murshidabad.—No. 271Regn.—20th June 1951.—In exercise of the power conferred by section of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Ibrahim temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Suti, Shamserganj and Tarakka in the district of Murshidabad during the absence, on leave, of Janab Emajuddin Biswas until further orders.

মুর্শিদাবাদ।—নং ২৭১নিবন্ধন।—২০শে জুন ১৯৫১।—১৯৭৬ খৃস্টাব্দের বঙ্গীয় মুসলমান-বিবাহ এবং বিবাহ-বিচ্ছেদ নিয়ন্ত্রণ আইনের (১৮৭৬ খৃস্টাব্দের বঙ্গীয় ১ আইনের) ৩ ধারা দ্বারা প্রদত্ত ক্ষমতার পরিচালনক্রমে মহাশয় রাজ্যপাল মহোদয় জনাব সৈয়দ ইমাজুদ্দিন বসুকে, পূর্বোক্ত স্থানীয় পবর্ত, মুর্শিদাবাদ জিয়ার উলুবেড়িয়া মহকুমার উলুবেড়িয়া ইউনিয়নবোর্ডের সদস্যরূপে নিযুক্ত করিলেন।

No. L.S.-G.1B-30/50(I).—23rd June 1951,—in exercise of the power conferred by section 8 of the 24-Parganas District Board Dissolution (Temporary Provisions) Act, 1948 (West Bengal Act

XXIII of 1948), read with section 9 of that Act, the Governor is pleased to make the following amendment in notification No. LS-G.1B-27/48(2); dated the 10th May 1948, published in the *Calcutta Gazette, Extraordinary*, dated the 10th May 1948, as subsequently amended:—

Amendment.

In the said notification, as amended, in subparagraph (3) of paragraph 1 for the words "for the period from the 10th May 1948 to the 30th June 1951" substitute the words "for the period from the 10th May 1948 to the 15th December 1951".

By order of the Governor,

A. ZAMAN, Jt. Secy.

বাস্তু বিভাগ।

DEPARTMENT OF WORKS AND BUILDINGS

সংস্থা।

Establishment

প্রকাশনাবলী।

NOTIFICATIONS.

নং ৫২।—১৬ই জুন ১৯৫১।—অবকাশভোগী স্থানাপন্ন নির্মাণী বাস্তুকর প্রিয়মজুমদার কাইখোন্দো সেথনাকে অবকাশান্তে সরকারী কার্যাবল্যে, প্রেসিডেন্সি মণ্ডলের অধীন সুবারবনভুক্তি হইতে বদলী করিয়া কেন্দ্রীয় মণ্ডলের অধীন বরহামপুরভুক্তিতে পুনরাসেন পর্বান্ত নিয়োগ করা হইল।

No. 52.—16th June 1951.—Sri Hormazdyar Kuik'hushro Sethna, officiating Executive Engineer, on leave, is transferred, in the interest of public service, from the Suburban Division under the Presidency Circle and posted to the charge of the Berhampore Division under the Central Circle, until further orders.

নং ৫৩।—১৬ই জুন ১৯৫১।—স্থানাপন্ন নির্মাণী বাস্তুকর প্রিয়মজুমদার কাইখোন্দো সেথনাকে অবকাশান্তে সরকারী কার্যাবল্যে, প্রেসিডেন্সি মণ্ডলের অধীন বি. ই. কলেজ নির্মাণভুক্তি হইতে বদলী করিয়া উক্ত মণ্ডলের অধীন সুবারবনভুক্তিতে পুনরাসেন পর্বান্ত নিয়োগ করা হইল।

No. 53.—16th June 1951.—Sri Paresh Nath Chatterjee, officiating Executive Engineer, is transferred, in the interest of public service, from the B. E. College Construction Division under the Presidency Circle and posted to the charge of the Suburban Division under that Circle, until further orders.

নং ৫৪।—১৬ই জুন ১৯৫১।—প্রেসিডেন্সি মণ্ডলের অধীন বি. ই. কলেজ নির্মাণভুক্তিতে নিযুক্ত সহ-বাস্তুকর প্রিয়মজুমদার কাইখোন্দো সেথনাকে অবকাশান্তে সরকারী কার্যাবল্যে, প্রেসিডেন্সি মণ্ডলের অধীন সুবারবনভুক্তিতে পুনরাসেন পর্বান্ত নিয়োগ করা হইল।

No. 54.—16th June 1951.—Sri Ramesh Chandra Bose, Assistant Engineer attached to the B. E. College Construction Division under the Presidency Circle, is appointed to act temporarily as Executive Engineer of that Division *vice* Sri Paresh Nath Chatterjee, with effect from the date he joins the appointment and until further orders.

নং ৫৫।—১৬ই জুন ১৯৫১।—অবকাশভোগী জমিদারী সহ-বাস্তুকর প্রিয়মজুমদার কাইখোন্দো সেথনাকে অবকাশান্তে সরকারী কার্যাবল্যে, প্রেসিডেন্সি মণ্ডলের অধীন সুবারবনভুক্তিতে পুনরাসেন পর্বান্ত নিয়োগ করা হইল।

নামা হইতে বদলী করিয়া উক্ত মণ্ডলের অধীন সুবারবনভুক্তিতে পুনরাসেন পর্বান্ত নিয়োগ করা হইল।

No. 55.—19th June 1951.—Sri Siddhi Nara Prodhon, temporary Assistant Engineer, on leave, is transferred, in the interest of public service, from the Midnapore Subdivision of the Midnapore Division under the Central Circle and posted to the charge of the Alipur Duars Subdivision of Jalpaiguri Division under the Northern Circle until further orders.

নং ৫৬।—১৯ই জুন ১৯৫১।—অবকাশভোগী সহ-বাস্তুকর প্রিয়মজুমদার কাইখোন্দো সেথনাকে অবকাশান্তে সরকারী কার্যাবল্যে, প্রেসিডেন্সি মণ্ডলের অধীন সুবারবনভুক্তিতে পুনরাসেন পর্বান্ত নিয়োগ করা হইল।

No. 56.—19th June 1951.—Sri Deva Pr Mukherjee, temporary Assistant Engineer, transferred, in the interest of public service, from the Suburban Division under the Presidency Circle and posted to the charge of the Midnapore Subdivision of Midnapore Division under the Central Circle until further orders.

নং ৫৭।—২০শে জুন ১৯৫১।—২নং রাস্তা নির্মাণ ও অধীক্ষক বাস্তুকর প্রিয়মজুমদার কাইখোন্দো সেথনাকে পশ্চিমবঙ্গ নিয়োগ ১ম খণ্ড, ১৮৪(বি)(২) দ্বারা অনুযায়ী কার্যভার হইতে নিযুক্ত। তারিখ হইতে গড় বেতনে দুই মাসের ছুটি মজুর করা হইল।

No. 57.—20th June 1951.—Sri Ram Chatterjee, Superintending Engineer, Road Construction Circle No. 11, is hereby granted, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, leave on average pay for two months effect from the date of relief.

নং ৫৮।—২১শে জুন ১৯৫১।—অবকাশভোগী অধীক্ষক ও প্রিয়ারপন্ন মারিককে এই বিভাগের ১০ই মে ১৯৫১ তারিখের প্রকাশনায় যে ছুটি মজুর করা হইয়াছিল তাহার অনুবৃত্তির পূর্ণ কৃত্যক নিয়মাবলীর (১ম খণ্ড), ১৮৪(বি)(২) সংখ্যক নিয়মাবলীতে বেতনে ৩রা জুলাই ১৯৫১ তারিখ হইতে আরও দুই মাসের ছুটি করা হইল।

No. 58.—21st June 1951.—Sri Tarapada M Superintending Engineer, on leave, is allowed under rule 184(b)(ii) of West Bengal Service Rules, Part I, extension of leave on average for a period of two months with effect from July 1951 in continuation of the leave granted this department notification No. 38, dated May 1951.

নং ৫৯।—২১শে জুন ১৯৫১।—সহকারী বাস্তুকর প্রিয়মজুমদার কাইখোন্দো সেথনাকে অবকাশান্তে সরকারী কার্যাবল্যে, প্রেসিডেন্সি মণ্ডলের অধীন সুবারবনভুক্তিতে পুনরাসেন পর্বান্ত নিয়োগ করা হইল।

রাজাপালের আমোদ
সুখী কুমার জমিদার
সহ-বাস্তুকর

No. 59.—21st June 1951.—Sri Kamala Pr Chattopadhyay, Assistant Engineer, is transferred, in the interest of public service, from the Subdivision of the Darjeeling Division under the Northern Circle and appointed to act temporarily as Executive Engineer of the Jalpaiguri Division under that Circle, with effect from the date he assumes charge of the post and until further orders.

By order of the Governor

S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

No. 19-I.—21st June 1951.—In exercise of the powers conferred by sections 78 and 99 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to make the following rules, schedule of rates and conditions for the supply of water from the Banskhali in the district of Murshidabad.

2. A draft of these rules and rates was published in the *Calcutta Gazette* on 17th May 1951 under notification No. 17-I, dated the 14th May 1951:—

RULES AND RATES.

Leases for a term of years.

The country served by the canals shall be mapped out into blocks of convenient size in accordance with the features of the ground, natural drainage lines. So far as may be practicable, the blocks shall be separated by natural drainage lines. This shall be done by the Subdivisional Canal Officer under the guidance and control of the Divisional Canal Officer.

Each block determined as above shall be numbered and recorded in registers to be maintained by the Subdivisional Canal Officer. The blocks shall also be marked on maps maintained by the same officer.

Leases for not more than six years may be granted for the whole or any part of a block or for definite parts of a block under the following conditions:—

- I. Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.
- II. All leases within one block shall be so granted that they may expire on the same date.
- III. No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

The Superintending Engineer shall fix from time to time the gross area within which and the limits of the canal within which, leases for a term of years may be granted.

Maps of all villages in which lands have been brought under lease for a term of years, or in which there is any possibility of such leases being granted, shall be kept in the Subdivisional Canal Office. These maps shall be at least 32" = 1 mile when such are available and elsewhere at scale of 16" = 1 mile.

The preliminary application for a lease for a term of years, either for a new lease or for renewal, may be of an informal nature, but it must be in writing. It shall be presented and shall be received either at the Subdivisional or

Sectional Canal Office; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Canal Officer as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a definite block or a definite part of a block, and that it can be irrigated, shall at once inform the Divisional Canal Officer giving such particulars as the Divisional officer may direct, and shall ask his formal approval to the lease before proceeding with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be brought under lease shall be indicated on a copy of the map referred to in rule 6.

7. The Subdivisional Canal Officer on receipt of the application shall depute an amin to prepare the khasra or detailed assessment paper. The khasra shall be done on the ground with the aid of the revenue survey map or khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a chain or measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer endorsed with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatian or abstract of the khasra, and shall have the form of application given as Appendix I to these rules, filled up and signed or marked by each of the applicants in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit for formal approval of the lease shall be signed and issued in the form given as Appendix III to these rules. The permit shall be made over to a representative of the cultivators by the Subdivisional Canal Officer through his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for record.

10. Should it happen that the cultivators of the block propose a lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry recording the statements of the persons who decline to sign and record his personal opinion on the reasons given. He shall then send a report to the Divisional Canal Officer, who shall decide whether the lease may be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigable area of the block has been signed for. In particular cases should it be decided to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require a covering lease before the lease has been concluded can obtain a supply on tendering an application for a covering lease in the form given as Appendix IV.

This application shall be signed in the presence of the tahsildar or some other responsible officer nominated for the purpose by the Subdivisional Canal Officer. The signatures shall be those of the leading holders in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly made, he shall issue a permit in the form given as Appendix IV to these rules, and shall at once supply water.

Season Leases.

12. Applications for water to irrigate spring rice or other crops between 16th November and 15th June may be presented at the Subdivisional Canal Office or to the Sectional Officer. They shall be in the form given as Appendix V to these rules.

In the applications the areas for which water is required shall be specified and the rate shall be charged on those areas for which water is actually used determined by measurement.

The permit in the form given as Appendix VI to these rules shall be issued by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

13. The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

14. No water shall be supplied to any lands except such as have been sought under a lease for a term of years or for the season, or to such as provided for by a covering lease.

15. Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each lessee as may be necessary for the lands leased. The supply shall be given, if necessary, may be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

16. The Divisional Canal Officer may give the required supply by rotation, should this be advisable for the efficient working of the canals in his charge. In such a case, he is required to give the lessees written notice informing them of the periods when they will be supplied with water.

Collection of water-rates.

17. The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division through his list of tahsildars and peons. All khatians or demand statements shall be submitted by the Divisional Canal Officer or other officer in charge of the Revenue Division after scrutiny in his office.

18. At the time of preparation of the khatian in the Subdivisional Canal Office each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. The extract shall be furnished in such form as may from time to time be approved by the Subdivisional Canal Officer for the purpose.

19. Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

20. For the purposes of account of control over establishment, and general administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in charge of a Division, and is directly subordinate to the Superintending Engineer. In regard to any proceedings taken under the Public Demands Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of sections 79 and 80 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts regarding the unauthorized use or the waste of water shall be made by the Divisional Canal Officer and his subordinates. The parties whom it is proposed to assess shall be informed in writing, and shall be called on to show cause why they should not be assessed. The record of their statement shall be made by the Divisional or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements recorded and shall, in deciding the case, give his reasons for or against assessment both as regards the facts and as regards the law, and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand or the assessment shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month within which an appeal may be presented to the Collector under section 91 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), shall be computed from the date on which the statement of the charge may be furnished to the person assessed, which date shall be endorsed on it.

23. No proceedings shall be instituted if the unauthorized use or waste of water have occurred through the act or neglect of a Canal Officer or a subordinate officer employed on the canal. During the irrigation season, the passing on of surplus water from leased to unleased land is not an unauthorised use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either Divisional or Subdivisional Canal Offices.

Complaints and applications received by a Divisional Canal Officer shall be transferred to his Subdivisional Canal Officer for disposal at his discretion.

Any such complaints or applications, if presented to the Sectional Canal Officer or to his staff, shall be returned endorsed with instructions as to the proper office at which to present them. If received by post, they shall at once be forwarded to the Divisional or Subdivisional Canal Officer.

25. Complaints or applications with respect to corrections of the assessments with respect to the actions of the amins in assessing and with respect to the actions of the tahsildars and other staff employed in collections, shall be received at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

26. Receipts in the prescribed form shall be given at all offices for complaints or applications presented. The receipt of all complaints and applications shall be recorded in registers to be kept for that purpose.

27. The officer receiving the complaint or application shall either make personal enquiry into the matter or he shall nominate in writing some suitable person to hold the enquiry.

28. The orders passed on all complaints or applications shall be in writing, and a copy of every order shall be furnished to the complainant or applicant.

The copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order received by the person.

29. When an appeal to the Collector is from the order of a Subdivisional Canal Officer, the proceedings shall be called for through the Divisional Canal Officer, who may record on them such remarks as he may think suitable, provided that he does not thereby detain the proceedings.

In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of rates be suspended till the appeal is heard.

30. The Divisional Canal Officer may revise the proceedings of his Divisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

31. Whenever the crop on land entitled to a supply of water suffers material injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be granted by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the reaping of the crop.

32. On the occasion of lands being brought under a lease for a term of years, the Divisional Canal Officer may remit the rates for the first season on those fields which from the nature of the cultivation then obtaining, or for other causes, have not, in that season, derived any benefit from the supply of canal water.

33. Should the crop on lands under lease for a term of years suffer material injury from excess of water due to deficient drainage, the Divisional Canal Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied not less than fifteen days before the reaping of the crop.

34. Revisions of the assessment required in consequence of land under lease being left uncultivated or of land being appropriated for purpose other than cultivation shall be made under the orders of the Divisional Canal Officer.

35. Revisions of the assessment required in consequence of incorrect entries of the names of occupants of lands under lease or of incorrect entries of areas or amounts in the assessment papers, or required by changes in the occupation of lands shall be made under the orders of the Divisional Canal Officer or other officer in charge of the Revenue Division, provided that no change involving any increase or decrease in the total area under lease for a term of years shall be made, without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops caused by inundation, by blight, by storms or by any extraordinary cause shall be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing-off of the demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall each have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases,
- (ii) In the measurement of irrigated lands,
- (iii) In recording the names of the occupiers of the holdings,
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment,
- (v) In attending, when required, at enquiries into complaints,
- (vi) In reporting to the Circle Officer any changes in the occupancy of lands under lease, and
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own occupation, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer or other officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would otherwise have been payable in whole or in part if the assistance specified in rule 39 has not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

41. The Divisional Canal Officer shall maintain in his office a register containing a record of the names of all representatives and of the areas of irrigation allowed to each.

42. Applicants for season leases shall be required to nominate one of their number who must have a substantial interest in the land to be irrigated as their representative. The representative so nominated shall perform the same duties as stated in rule 39 and shall receive remuneration on the same scale as in rule 40.

Power to decline or cancel leases.

43. Should it be proved, after due enquiry, that the supply of water given to any leased area is habitually wasted or used for the irrigation of lands not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June next following. The order to cancel a lease shall be passed before the 1st April of the year in which it is to take effect.

44. The Superintending Engineer may give directions to the Divisional Canal Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

He may further suspend, or altogether cancel, any lease for a term of years, if on the 1st June of any year water-rates to the extent of half the demand for one year are in arrears. Previous notice of intention to put this rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

45. Tanks may be supplied with canal-water without charge, when water can be made available without injury to the cultivation dependent on the canal, under the following conditions:—

- (i) That the water is to be exclusively used for domestic purposes, or for watering cattle;
- (ii) That a channel exists through which water can pass without waste;
- (iii) That the water shall only be supplied on the written order of the Subdivisional Canal Officer;
- (iv) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water; and
- (v) That the supply of water may be stopped at any time if it is found that it is being misused.

46. Except when a public right-of-way exists, no person shall, without permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as may have been provided for the purpose.

Any person who, after due warning, commits a breach of this rule or is proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

47. The use of any part of the banks or berms of any canal, drain or work which is part of the canal system, or flood embankment which is subject to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), as a place for answering the calls of nature, is prohibited. Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation it shall be supplied, when available, at a rate of two rupees per 10,000 cubic feet of water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any interest in the distribution of water from any of the canals or purchase or bid for any Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Banskhali Irrigation Scheme

For water supplied on a lease for a term of years—

Supply given from 16th June to 15th November of each year	...	Rs. 6 per acre season
---	-----	--------------------------

The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.

For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same	..	Rs. 6-8 per acre
---	----	------------------

Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.

For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June	...	Rs. 6-8 per acre.
--	-----	-------------------

The rate is payable on 1st June following.

For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7½ per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I.

(Referred to in rule 9.)

Application for a lease for a term of years.

(Yearly rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

We, the undersigned, of mauza....., pargana.....
thana....., apply for water to be supplied from the.....
Canal for a term of.....years, commencing on the 16th June and ending
15th November. The supply of water is required for the irrigation of the
Block of land formed by our holdings as specified below.

2. We agree that the amounts due shall be payable to the Divisional
Officer, Bankura, or other officer in charge of the Revenue Division,
or to such person as he may appoint, on the 1st January and 1st February,
or at less than Rs. 20 on 1st of January of each year, and shall be payable
independently of our requiring water in any particular year or not.

3. We also agree to be bound by the rules published in the *Calcutta*
Gazette,....., pages....., notification No.....

4. We agree that this application shall not be deemed to have been
completed until all the irrigable fields within the block have been signed for,
and that failing such completion any covering lease which may have been
granted shall be enforced.

5. We agree that the areas* and amounts as given in the statement
above are correct at the commencement of the lease, and in token of agree-
ment we attach our individual signature or mark.

6. Our heirs and representatives shall be bound by the terms of this
agreement in case of our decease.

Schedule.

Boundary—

North—

South—

East—

West—

Serial number.	Name of the party by whom kabuliat is executed.	Residence of lessee.		Land.*	Rate.	Demand	Signature of lessee	Date of signature.
		Mauza.	Pargana.					
1	2	3	4	5	6	7	8	9

*Areas to be given in acres with a note to show the equivalent in the local measure
in acre.

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza....., pargan
....., thana....., on our own behalf and on behalf of the
other cultivators of the mauza, hereby certify that we have presented a
application for grant of a long lease to cover all the irrigable land in the
block situated in mauza....., the area of which is approximate
.....acres*, the boundaries of the block being specified below.

2. Now in order that we may obtain a supply of water at once and before
the long lease can be completed, we, whose signatures or marks are annexed
below, severally and jointly bind ourselves to pay the water-rate on the
whole area within the limits of the block as specified, which may be determined
by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the default
or non-consent of any of the cultivators of irrigable lands within the block,
a rate of Rs.....per acre on the area determined for in the present
season will be charged to us and will be payable by us on or before the 1st
January and 1st February next, or if less than Rs. 20 on or before the 1st
January; water to be supplied up to the 15th November only.

4. In token of our obligation in this agreement we annex our signatures
or marks below :—

Boundary—

North—

South—

East—

West—

Signature of applicant.	Date.	Signature of applicants.	Date.

* A note should be given to show the equivalent in the local measure of an acre

APPENDIX III.

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Pargana

Thana

Canal

Area* to be irrigated

Date of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of lambardar

Duration of permit

This permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), for the irrigation of the area mentioned above. It is subject to the provisions of all rules passed under the Act, and is liable to be cancelled if after the lapse of one month from the latest date of payment the water-rates due under it are in arrears, or if water, which it is expressly agreed, is supplied for the sole purpose of irrigating the land mentioned therein, is habitually misused or wasted. Water-rates on the area mentioned will be charged whether in any particular year water is or not actually required.

Area of land in acres.	Boundary.	Name of crop.	Term of kabuliati and block number.	Remarks.
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Divisional Canal Officer.

*Areas to be given in acres with a note to show the equivalent in the local measure as an acre.

APPENDIX IV.

(Referred to in rule 11.)

Permit for covering lease.

.....
 of village....., pargana....., thana.....
 whereas you have applied for a supply of water which is required at or
 and before the long lease for which you have applied can be completed, a
 whereas you have agreed on condition of obtaining a supply of water th
 you whose names are recorded above will be severally and jointly responsi
 for the water-rates which may be due on the full irrigable area of the blo
 the area of which is approximately.....acres* and the boundaries
 which are specified below.

2. This is to inform you that water will now be supplied to the mat
 from the canal and the supply continued as required up to 15th Novemb
 next. Your responsibility under the terms of your application will rema
 until the long lease has been completed when it will cease

3. In the event of the long lease not being completed through defa
 or non-consent of any of the cultivators of irrigable lands within the blo
 you will under the terms of your application be liable severally and join
 for a rate of Rs.....per acre on the full irrigable area of the blo
 and on the 1st January next or on any subsequent date you may severa
 or jointly be called on by the Canal Officer or other officer in charge of
 Revenue Division.

Boundary—

North—

South—

East—

West—

Subdivisional Canal Office

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 16th November and 15th June.

We, whose names are attached, cultivators of mauza
 agents, apply for water to be supplied from the
 canal.

2. The approximate area to be irrigated by each cultivator is stated in the schedule following, but each of us agrees to pay water-rates at the scheduled rate on the area found to be in his occupation by measurement, provided that only areas actually irrigated will be charged, fractions of an acre exceeding one-half being charged as 1 acre.

3. We agree to prevent water being wasted or used in an unauthorised manner, and to abide by all the rules passed by the State Government under the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

4. We agree to pay the water-rates due on this application on the of

Name of cultivator.	Description of crop.	Area, more or less, to be irrigated in acres*.	Signature of cultivator.	Area* found on measure- ment.	Remarks.
1	2	3	4	5	6

*Area to be given in acres with a note to show the equivalent in the local measure in acre.

APPENDIX VI.

(Referred to in rule 12.)

Permit for a Season Lease.

To.....

being the representative of the cultivators in village.....

pargana.....

This is to inform you that on the application submitted by you and of
 cultivators of village....., pargana.....
 water will be supplied for the irrigation of the..... crop fr
distributory,canals.

The fields actually irrigated will be recorded, and the areas so irriga
 as ascertained by measurement or as recorded in the settlement khasra
 be assessed at Rs.....per acre*.

Those persons who may irrigate their fields without having applied
 the water will be liable to be charged a higher rate for the unauthorised
 of water.

Signature of Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre

No. 19-I.—21st June 1951.—In exercise of the powers conferred by sections 78 and 99 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to make the following rules, schedule of rates and conditions for the supply of water from the catchment of the Dharfari khal, together with the khal itself measuring 1.75 square miles west of Rajarhat in the district of Midnapore.

2. A draft of these rules and rates was published in the *Calcutta Gazette* on the 17th May 1951, under notification No. 18-I, dated the 11th May 1951:—

RULES AND RATES.

Leases for a term of years.

1. The country served by the canals shall be mapped out into blocks of convenient size in accordance with the features of the ground, natural or artificial. So far as may be practicable, the blocks shall be separated by drainage lines. This shall be done by the Subdivisional Canal Officer under the guidance and control of the Divisional Canal Officer.

2. Each block determined as above shall be numbered and recorded with its gross and irrigable areas in registers to be maintained by the Subdivisional Canal Officer. The blocks shall also be marked on maps to be maintained by the same officer.

3. Leases for not more than six years may be granted for the whole irrigable area of a block or for definite parts of a block under the following conditions:—

I. Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.

II. All leases within one block shall be so granted that they may expire on the same date.

III. No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

4. The Superintending Engineer shall fix from time to time the gross area for which and the limits of the canal within which, leases for a term of years may be granted.

5. Maps of all villages in which lands have been brought under lease for a term of years, or in which there is any possibility of such leases being granted, shall be kept in the Subdivisional Canal Office. These maps to be on a scale of 32"=1 mile when such are available and elsewhere at scale of 16"=1 mile.

6. The preliminary application for a lease for a term of years, either for a new lease or renewal, may be of an informal nature, but it must be in writing. It may be presented and shall be received either at the Subdivisional or Sectional Canal Office; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Canal Officer as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a

definite block or a definite part of a block, and that it can be irrigated, shall at once inform the Divisional Canal Officer giving such particulars as the officer may direct, and shall ask his formal approval to the lease being proceeded with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be brought under lease shall be indicated on a copy of the map referred to in rule 5.

7. The Subdivisional Canal Officer on receipt of the application shall depute an amin to prepare the khasra or detailed assessment paper. This shall be done on the ground with the aid of the revenue survey map or khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a chain or measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer endorsed with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatian or abstr. of the khasra, and shall have the form of application given as Appendix No. 1 to these rules, filled up and signed or marked by each of the applicants, in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit for formal approval of the lease shall be signed and issued in the form given as Appendix III to these rules. The permit shall be made over to a representative of the cultivators by the Subdivisional Canal Officer through his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for record.

10. Should it happen that the cultivators of the block proposed for lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry recording the statements of the persons who decline to sign and record his personal opinion on the reasons given. He shall then send a report to the Divisional Canal Officer, who shall decide whether the lease may be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigable area of the block has been signed for. In particular cases should it be desired to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require water before the lease has been concluded can obtain a supply on tendering an application for a covering lease in the form given as Appendix I to these rules. This application shall be signed in the presence of the representative or of some other responsible officer nominated for the purpose by the Subdivisional Canal Officer. The signatures shall be those of the leaseholders or cultivators in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly filled, he shall issue a permit in the form given as Appendix IV to these rules, and shall at once supply water.

Season Leases.

2. Applications for water to irrigate spring rice or other crops between 16th November and 15th June may be presented at the Subdivisional Canal Office or to the Sectional Officer. They shall be in the form given as Appendix V to these rules.

In the applications the areas for which water is required shall be specified and the rate shall be charged on those areas for which water is actually used determined by measurement.

The permit in the form given as Appendix VI to these rules shall be issued by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

3. The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

4. No water shall be supplied to any lands except such as have been taken right under a lease for a term of years or for the season, or to such as are provided for by a covering lease.

5. Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each tenant as may be necessary for the lands leased. The supply shall be given, as far as may be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

6. The Divisional Canal Officer may give the required supply by contract, should this be advisable for the efficient working of the canals in his charge. In such a case, he is required to give the lessees written contracts informing them of the periods when they will be supplied with water.

Collection of water-rates.

7. The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division through his sub-officers, tahsildars and peons. All khatians or demand statements shall be submitted to the Divisional Canal Officer or other officer in charge of the Revenue Division after scrutiny in his office.

8. At the time of preparation of the khatian in the Subdivisional Canal Office each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. The extract shall be furnished in such form as may from time to time be prescribed by the Subdivisional Canal Officer for the purpose.

9. Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

10. For the purposes of account of control over establishment, and of general administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in the Revenue Department.

charge of a Division, and is directly subordinate to the Superintending Engineer. In regard to any proceedings taken under the Public Demands Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of sections 79 and 80 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts regarding the unauthorized use or the waste of water shall be made by the Divisional Canal Officer and his subordinates. The parties whom it is proposed to assess shall be informed in writing, and shall be called on to show cause why they should not be assessed. The record of their statements shall be made by the Divisional or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements recorded and shall, in deciding the case, give his reasons for or against assessment both as regards the facts and as regards the law, and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment, he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand or khat shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month within which an appeal may be presented to the Collector under section 91 of the Bengal Irrigation Act, 1876 (Ben. Act III of 1876), shall be computed from the date on which the statement of the charge may be furnished to the person assessed, which date shall be endorsed on it.

23. No proceedings shall be instituted if the unauthorized use or waste of water have occurred through the act or neglect of a Canal Officer or a subordinate officer employed on the canal. During the irrigator's autumn rice, the passing on of surplus water from leased to unleased fields is not an unauthorized use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either Divisional or Subdivisional Canal Offices.

Complaints and applications received by a Divisional Canal Officer shall be transferred to his Subdivisional Canal Officer for disposal at his discretion.

Any such complaints or applications, if presented to the Sectional Canal Officer or to his staff, shall be returned endorsed with instructions as to the proper office at which to present them. If received by post, they shall at once be forwarded to the Divisional or Subdivisional Canal Officer.

25. Complaints or applications with respect to corrections of the assessment with respect to the actions of the amins in assessing and with respect to the actions of the tahsildars and other staff employed in collections, shall be received at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

26. Receipts in the prescribed form shall be given at all offices for applications or applications presented. The receipt of all complaints and applications shall be recorded in registers to be kept for that purpose.

27. The officer receiving the complaint or application shall either make personal enquiry into the matter or he shall nominate in writing some possible person to hold the enquiry.

28. The orders passed on all complaints or applications shall be in writing, and a copy of every order shall be furnished to the complainant applicant.

The copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order received by the person.

29. When an appeal to the Collector is from the order of a Subdivisional Officer, the proceedings shall be called for through the Divisional Officer, who may record on them such remarks as he may think fit, provided that he does not thereby detain the proceedings.

In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of rates be suspended till the appeal is heard.

30. The Divisional Canal Officer may revise the proceedings of his Divisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

1. Whenever the crop on land entitled to a supply of water suffers material injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be made by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the sowing of the crop.

2. On the occasion of lands being brought under a lease for a term of years, the Divisional Canal Officer may remit the rates for the first season on those fields which from the nature of the cultivation then obtaining, or for other causes, have not, in that season, derived any benefit from the supply of canal water.

3. Should the crop on lands under lease for a term of years suffer material injury from excess of water due to deficient drainage, the Divisional Canal Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied not less than fifteen days before the reaping of the crop.

4. Revisions of the assessment required in consequence of land under cultivation being left uncultivated or of land being appropriated for purposes other than cultivation shall be made under the orders of the Divisional Canal Officer.

5. Revisions of the assessment required in consequence of incorrect entries of the names of occupants of lands under lease or of incorrect entries of the rates or amounts in the assessment papers, or required by changes in the occupation of lands shall be made under the orders of the Divisional

Canal Officer or other officer in charge of the Revenue Division, provide that no change involving any increase or decrease in the total area under lease for a term of years shall be made, without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops caused by inundation, by blight, by storms or by any extraordinary cause shall not be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing-off of the demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall each have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases,
- (ii) In the measurement of irrigated lands,
- (iii) In recording the names of the occupiers of the holdings,
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment,
- (v) In attending, when required, at enquiries into complaints,
- (vi) In reporting to the Circle Officer any changes in the occupancy of lands under lease, and
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own occupation, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer or other officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would otherwise have been payable in whole or in part if the assistance specified in rule 39 has not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

41. The Divisional Canal Officer shall maintain in his office a register containing a record of the names of all representatives and of the areas of free irrigation allowed to each.

42. Applicants for season leases shall be required to nominate one of their number who must have a substantial interest in the land to be irrigated as their representative. The representative so nominated shall perform the same duties as stated in rule 39 and shall receive remuneration on the same scale as in rule 40.

Power to decline or cancel leases.

43. Should it be proved, after due enquiry, that the supply of water to any leased area is habitually wasted or used for the irrigation of lands not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June following. The order to cancel a lease shall be passed before the 1st April of the year in which it is to take effect.

44. The Superintending Engineer may give directions to the Divisional Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

He may further suspend, or altogether cancel, any lease for a term of years, if on the 1st June of any year water-rates to the extent of half the amount for one year are in arrears. Previous notice of intention to put a rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

45. Tanks may be supplied with canal-water without charge, whenever it can be made available without injury to the cultivation dependent on the canal, under the following conditions:—

- (i) That the water is to be exclusively used for domestic purposes, or for watering cattle;
- (ii) That a channel exists through which water can pass without waste;
- (iii) That the water shall only be supplied on the written order of the Subdivisional Canal Officer;
- (iv) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water; and
- (v) That the supply of water may be stopped at any time if it is found that it is being misused.

46. Except when a public right-of-way exists, no person shall, without permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as may have been provided for the purpose.

Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

47. The use of any part of the banks or berms of any canal, drainage work which is part of the canal system, or flood embankment which is subject to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act III of

1876), as a place for answering the calls of nature, is prohibited. A person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation it shall be supplied, when available, at a rate of two rupees per 10,000 cubic feet of water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any interest in the distribution of water from any of the canals or purchase or bid for any Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Dharfari Khal or Raja Bund Irrigation Scheme.

For water supplied on a lease for a term of years—

Supply given from 16th June to 15th November of each year	Rs. 6 per acre season.
---	-----	-----	------------------------

The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.

For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same	...	Rs. 6-8 per acre
---	-----	------------------

Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.

For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June	...	Rs. 6-8 per acre
--	-----	------------------

The rate is payable on 1st June following.

For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7-8 per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I.

(Referred to in rule 9.)

Application for a lease for a term of years.

Rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

We, the undersigned, of mauza....., pargana
, apply for water to be supplied from the
, for a term of.....years, commencing on the 16th June and ending
 15th November. The supply of water is required for the irrigation of
 block of land formed by our holdings as specified below.

2. We agree that the amounts due shall be payable to the Divisional
 Officer, Midnapore Revenue Division, or other officer in charge of the
 Revenue Division, or to such person as he may appoint, on the 1st January
 1st February, or if less than Rs. 20 on 1st of January of each year, and
 shall be payable independently of our requiring water in any particular
 year or not.

3. We also agree to be bound by the rules published in the *Calcutta*
Gazette....., pages....., notification No.....

4. We agree that this application shall not be deemed to have been
 completed until all the irrigable fields within the block have been signed for,
 and that failing such completion any covering lease which may have been
 granted shall be enforced.

5. We agree that the areas* and amounts as given in the statement
 are correct at the commencement of the lease, and in token of agree-
 ment we attach our individual signature or mark.

6. Our heirs and representatives shall be bound by the terms of this
 agreement in case of our decease.

Schedule.

boundary—

North—

South—

East—

West—

Sl. No.	Name of the party by whom kabuliat is executed.	Residence of lessee.		Land.*	Rate.	Demand.	Signature of lessee.	Date of signature.
		Mauza.	Pargana.					
	2	3	4	5	6	7	8	9

* Areas to be given in acres with a note to show the equivalent in the local measure
 used.

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza....., part
, thana....., on our own behalf and on behalf of
 other cultivators of the mauza, hereby certify that we have presented
 application for grant of a long lease to cover all the irrigable land in
 block situated in mauza....., the area of which is approximately
acres*, the boundaries of the block being specified below

2. Now in order that we may obtain a supply of water at once and in
 the long lease can be completed, we, whose signatures or marks are annexed
 below, severally and jointly bind ourselves to pay the water-rate on the
 whole area within the limits of the block as specified, which may be determined
 by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the default
 or non-consent of any of the cultivators of irrigable lands within the block,
 a rate of Rs.....per acre on the area determined for in the present
 season will be charged to us and will be payable by us on or before the 15th
 January and 1st February next, or if less than Rs. 20 on or before the
 1st January; water to be supplied up to the 15th November only.

4. In token of our obligation in this agreement we annex our signatures
 or marks below:—

Boundary—

North—

South—

East—

West—

Signature of applicant.

Date.

Signature of applicant.

E

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX III.

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Pargana

Thana

Canal

Area* to be irrigated

Date of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of lambardar

Duration of permit

This permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), for the irrigation of the area mentioned above, subject to the provisions of all rules passed under the Act, and is liable to be cancelled if after the lapse of one month from the latest date of payment the water-rates due under it are in arrears, or if water, which it is expressly agreed, is supplied for the sole purpose of irrigating the land mentioned therein, is habitually misused or wasted. Water-rates on the land mentioned will be charged whether in any particular year water is or is not actually required.

of land in acre.	Boundary.	Name of crop.	Term of kabusbat and block number	Remarks.
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Divisional Canal Officer.

*Area to be given in acres with a note to show the equivalent in the local measure of ...

APPENDIX III

(Referred to in rule 11.)

Permit for covering lease.

.....
 of village....., pargana....., thana.....
 whereas you have applied for a supply of water which is required at or
 and before the long lease for which you have applied can be completed,
 whereas you have agreed on condition of obtaining a supply of water to
 you whose names are recorded above will be severally and jointly responsible
 for the water-rates which may be due on the full irrigable area of the block
 the area of which is approximately.....acres* and the boundaries
 which are specified below.²

2. This is to inform you that water will now be supplied to the main
 from the canal and the supply continued as required up to 15th November
 next. Your responsibility under the terms of your application will remain
 until the long lease has been completed when it will cease.

3. In the event of the long lease not being completed through default
 or non-consent of any of the cultivators of irrigable lands within the block
 you will under the terms of your application be liable severally and jointly
 for a rate of Rs.....per acre on the full irrigable area of the block
 and on the 1st January next or on any subsequent date you may severally
 or jointly be called on by the Canal Officer or other officer in charge of the
 Revenue Division.

Boundary—

North—

South—

East—

West—

Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 16th November and 15th June.

We, whose names are attached, cultivators of mauza
 apply for water to be supplied from the
 anal.

2. The approximate area to be irrigated by each cultivator is stated in the schedule following, but each of us agrees to pay water-rates at the scheduled rate on the area found to be in his occupation by measurement, provided that only areas actually irrigated will be charged, fractions of an acre exceeding one-half being charged as 1 acre.

3. We agree to prevent water being wasted or used in an unauthorised manner, and to abide by all the rules passed by the State Government under the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

4. We agree to pay the water-rates due on this application on the of

Name of cultivator.	Description of crop.	Area, more or less, to be irrigated in acres.*	Signature of cultivator.	Area* found on measurement.	Remarks.
1	2	3	4	5	6

*Areas to be given in acres with a note to show the equivalent in the local measure of acre.

APPENDIX IV.

(Referred to in rule 12.)

Form for a Section Ticket.

To.....

being the representative of the cultivators in village.....
pargana.....

This is to inform you that on the application submitted by you and other cultivators of village....., pargana..... water will be supplied for the irrigation of the..... crop for distributary, canals.

The fields actually irrigated will be recorded, and the areas so irrigated as ascertained by measurement or as recorded in the settlement khasra will be assessed at Rs..... per acre*.

Those persons who may irrigate their fields without having applied for the water will be liable to be charged a higher rate for the unauthorised use of water.

Signature of Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre

By order of the Governor
A. M. KUSARI, Dy. Secy

NOTIFICATIONS.

No. 32.—13th June 1951.—In connection with execution of the Massanjore Dam of the Mayurakshi Reservoir Project, the Governor is pleased to direct that the Mayurakshi Dam Sub-division No. V under the jurisdiction of the Mayurakshi Dam Division No. II created under department notification No. 45, dated the 23rd August 1950, shall henceforth be designated as the Electrical Subdivision.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

No. 33.—21st June 1951.—Sri Indu Bhushan De, E., Superintending Engineer, Eastern Circle, appointed to act, in addition to his own duties, Superintending Engineer, Western Circle, with effect from the 31st May 1951 (afternoon) until further orders, *vice* Sri Saral Kumar Sen, deceased.

No. 34.—18th June 1951.—Sri Kamala Kanta Dasgupta, officiating Executive Engineer, West Midnapore Irrigation Division, was appointed to act, until further orders as Revenue Officer, Midnapore Canal Revenue Division, in addition to his own duties, with effect from the 17th April 1951 (afternoon), *vice* Sd. Sachindra Chandra Acharya, officiating Executive Engineer, transferred.

No. 35.—19th June 1951.—Sri Krishna Dasgupta, officiating Executive Engineer, attached to office of the Eastern Circle, was transferred in connection with the public service and appointed to act as Executive Engineer, West Midnapore Division under the Western Circle, with effect from the 1st of taking charge until further orders.

Sri Dutta was appointed, in addition to his own duties, to act until further orders as Revenue Officer, Midnapore Canal Revenue Division, with effect from the actual date of taking charge of that division.

No. 36.—19th June 1951.—Sri Dinendra Nath Dasgupta, officiating Executive Engineer, Investigation Division No. II under the Eastern Circle, is appointed until further orders to hold, in addition to his own duties, the temporary post of Executive Engineer attached to the office of the Superintendent Engineer, Eastern Circle, *vice* Sri K. D. Dasgupta, officiating Executive Engineer, transferred.

By order of the Governor,
S. K. DEY, Secy

COMMERCE AND INDUSTRIES
DEPARTMENT

Commerce

NOTIFICATION.

No. 2332Com.—13th June 1951.—The following is an amendment which, in exercise of the powers conferred by section 29 of the Indian Boilers Act, 1923 (V of 1923), the Governor proposes to make in the West Bengal Boilers Rules, published under notification No. 5197Com., dated the 18th August 1950, is hereby published with effect from the 1st of taking charge of that division. The Act for the information of persons likely to be affected thereby.

A draft will be taken into consideration on or before the 1st October 1951, and any objection to the draft with respect thereto which may be

received by the undersigned before that date will be duly considered:—

Draft amendment.

For the scale of fees appended below clause (2) of rule 5 of the said rules, substitute the following scale, namely:—

	Rs.
For a boiler rating not exceeding 100 square feet	...
For a boiler rating exceeding 100 square feet but not exceeding 300 square feet	...
For a boiler rating exceeding 300 square feet but not exceeding 500 square feet	...
For a boiler rating exceeding 500 square feet but not exceeding 700 square feet	...
For a boiler rating exceeding 700 square feet but not exceeding 900 square feet	...
For a boiler rating exceeding 900 square feet but not exceeding 1,100 square feet	...
For a boiler rating exceeding 1,100 square feet but not exceeding 2,000 square feet	...
For a boiler rating exceeding 2,000 square feet but not exceeding 4,000 square feet	...
For a boiler rating exceeding 4,000 square feet but not exceeding 6,000 square feet	...
For a boiler rating exceeding 6,000 square feet but not exceeding 8,000 square feet	...
For a boiler rating exceeding 8,000 square feet but not exceeding 10,000 square feet	...
For a boiler rating above 10,000 square feet	...

By order of the Governor,
S. K. CHATTERJEE, Secy.

Mines and Power

NOTICE.

No. 1994M.P.—20th June 1951.—The consumers of the Barrackpore Electric Supply Undertaking are hereby informed that on the State acquisition of the undertaking the agreement executed between them and Messrs. Kilburn and Co., Limited, Licensee of the Barrackpore Electric License, 1936, while taking service connection to their premises, has now become inoperative and they are required to execute a fresh agreement on or before the 1st September 1951 in a form now approved by the Government of West Bengal.

The Station Engineer of the Barrackpore Electric Supply Undertaking will supply the Agreement Forms and other relevant information in this connection. The consumers are, therefore, requested to contact the Station Engineer in good time so that the execution of the fresh agreement with the Government may be completed within the specified date.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATION.

No. 1769M.P.—30th May 1951.—In exercise of the power conferred by section 3 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to grant to (1) Tarakeswar Chatterjee, M.Sc., Manager, Jhargram Raj Estate, Jhargram, (2) Sadhan C. Ray, M.I.E.E., of Wilson and Roy, Consulting Engineer, Shillong Hydro-Electric, Ltd., 135, Prinsep Street, Calcutta, the following license to supply energy in the area specified therein.

The Jhargram Electric License, 1951.**License for the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.**

Subject to the provisions of the Indian Electricity Act, 1910 (Act IX of 1910), and the Electricity (Supply) Act, 1948 (Act LIV of 1948), License is hereby granted to (1) Tarakeswar Chatterjee, M.Sc., Manager, Jhargram Raj Estate, Jhargram, (2) Sadhan C. Ray, M.I.E.E., of Wilson and Roy, Consulting Engineer, Shillong Hydro-Electric, Ltd., 135, Prinsep Street, Calcutta, to supply electrical energy in the area with the powers and upon the terms and conditions specified below:—

SHORT TITLE.

1. This license may be cited as "Jhargram Electric License, 1951".

INTERPRETATION.

2. The several words, terms and expressions to which by the Indian Electricity Act, 1910, the Rules thereunder, and the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same respective meanings provided that in this license:—

- (i) "the Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof;
- (ii) "the Government" shall mean the Government of West Bengal;
- (iii) the expression "the licensee" shall mean and include the said (1) Tarakeswar Chatterjee, M.Sc., (2) Sadhan C. Ray, M.I.E.E., and their permitted assigns.
- (iv) the expression "deposited map" shall mean the plan of the area of supply hereinafter specified, which has been deposited with the Government in pursuance of the Rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of West Bengal in the Department of Commerce and Industries and by the licensee;
- (v) the term "unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour;
- (vi) the expressions "First Annexure", "Second Annexure", "Third Annexure" and "Fourth Annexure" shall mean the first, second, third and fourth annexures to this license, respectively;
- (vii) unless otherwise stated, where roads or streets are mentioned as forming the boundary or part of the boundary of any area in this license, the premises, properties or structures abutting upon either side of such roads or streets shall be deemed to be within the areas of supply.

SECURITY.

3. (i) The period within which the licensee shall show, under sub-clause (a) of clause 1 of the Schedule to the Act, that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(ii) Unless otherwise ordered by the Government under clause (d) of sub-section (1) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (b) of clause (1) of the Schedule to the Act, shall be Rs. 10,000 and such sum shall be so deposited or secured within thirty days from the commencement of this license:

Provided that if the works proceed in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in four equal instalments and a final instalment for payment of interest, if any.

AREA OF SUPPLY.

4. The area above referred to within which the supply of energy is authorised by the license (the area of supply under the Act) is the whole of the area, the boundaries of which are described in the First Annexure and delineated in red colour on the deposited map.

SITUATION OF THE GENERATING STATION.

5. The licensee shall erect the generating station or main receiving station within the area covered by the license.

LICENSEE'S WORKS.

6. (A) Compulsory works.—(i) The licensee shall within two years from the date of the grant of this license or within any other extended period which may be allowed by Government, (1) provide and install suitable and sufficient feeders and distributing mains and execute works to the satisfaction of the Government for the purpose of supplying electrical energy and shown in red colour on the deposited map, (2) erect the generating station or main receiving station mentioned in clause 5 with all machinery supply and (3) do all other works necessary for the commencement of the supply of energy to consumers.

(ii) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports stating all steps taken and the progress made in carrying into effect this license.

SUPPLY OF ENERGY.

7. (i) Subject to the provisions of this license, the Act, and the Rules and also the Electricity (Supply) Act, 1948, the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case within six months thereafter the licensee shall submit to the Government for sanction under sub-section (2) of section 21 of the Act draft "Conditions of Supply" to regulate his relations with persons who are or intend to become consumers.

(iv) The amount of all miscellaneous charges incidental to and in connection with the supply of energy, which the licensee proposes to make against consumers, shall be subject to the previous approval of the Government.

(v) Where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the express permission of the Government.

EXTENSION TO GENERATING PLANT, TRANSMISSION AND DISTRIBUTING MAINS.

8. After the supply of energy has commenced in accordance with clause 7(ii) of this license and after receipt of notice of any election to purchase, no major additions to the generating station, machinery and apparatus, transmission and distributing mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

ACCOUNTS.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee showing in full details as required by the Act and the Rules thereunder and the Electricity (Supply) Act, 1948, or any order of the Government, the working of the undertaking for which this license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government before the 1st October, every year, the accounts of the undertaking for one year made up to the 31st March of the same year.

STATISTICS.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in this behalf such statement and data as may be considered necessary for the purpose of compiling comprehensive statistics of electric supply undertakings in the State.

HOURS OF SUPPLY.

11. From the date of the commencement of supply the licensee shall maintain a continuous supply of energy for 24 hours throughout the year:

Provided that for a period of two years from the commencement of supply specially during the months of November, December, January and February, the supply may be discontinued daily for ten hours and half, namely between 6.30 a.m. and 5 p.m. local time, with the permission of Government obtained in writing.

METHOD OF CONSTRUCTION.

12. The feeders, distributing mains and service connections may be overhead or underground in whole or in part and shall be subject to the provisions of section 18 of the Act, be erected, constructed and maintained by the licensee in strict conformity with the Act and the Rules thereunder and the following provisions:—

- (i) The licensee shall not erect overhead mains for use at any higher pressure than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitations as the Government may impose.
- (ii) Aerial lines in the vicinity of a building or structure shall be erected in compliance with the Indian Electricity Rules concerned and in no case shall an aerial line be at a less distance than 4 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.
- (iii) In narrow lanes, passages or streets where it is not possible to maintain a horizontal clearance of 4 feet between aerial lines and building or structures underground cables shall be provided unless any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for any such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of any such special aerial line.
- (iv) Where any electric supply lines cross or run along the routes of a taboot, temple car or similar other religious processions, the supply lines shall be laid underground or placed at such height as will allow of the free and safe passage of these processions. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall refer before running any such lines.
- (v) *Removal of lines.*—The licensee shall remove or replace at his own expense any aerial line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.
- (vi) For the purpose of rule 68(2) of the Rules, the maximum wind pressure shall be taken as 20 pounds per square foot.

NATURE OF SUPPLY.

13. The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

- (i) Three phase alternating current, three or four wire supply, at pressure of 400 volts between phases and 230 volts between each phase neutral at a frequency of fifty complete cycles per second.
- (ii) Single phase alternating current, two wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

The pressure stated above shall be as measured at consumers' terminals and shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

- (iii) A high pressure alternating current, three phase supply at a pressure of 3,300 or 6,600 volts between phases at a frequency of fifty cycles per second for feeders and for supply to any large consumers or power purposes.

The pressure stated above shall be as measured at consumers' terminals and shall not vary therefrom beyond the limits prescribed by the Rules under the Act:

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

LIMITS OF RATES TO BE CHARGED IN RESPECT OF SUPPLY OF ENERGY.

14. (i) The rates to be charged by the licensee for energy supplied by him shall not exceed the maxima as stated in that behalf in the Fourth Annexure, or, in the case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maxima as the Government may fix on approving the method.

(ii) The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity (Supply) Act, 1948.

PURCHASE OF UNDERTAKING.

15. (A) *Purchase by local authority or State Government (where the State Electricity Board is not formed).*—(i) The option of purchase given by section 7 of the Act shall be first exercisable on the expiration of twenty years from the commencement of this license and thereafter on the expiration of every subsequent period of ten years.

(ii) Subject to provisions of section 7 of the Act, the purchase price payable on the exercise of said option shall be—

(a) the net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and like property (including serviceable stand-by plant) owned and used by the licensee for the purposes of the undertaking less the total depreciation thereon calculated according to the Sixth Schedule and the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act, 1948.

The percentage of the value of the lands, buildings, works materials and plant of the licensee referred to in sub-section (1) of section 7 of the Act which shall be added to such value under the second proviso to that sub-section on account of compulsory purchase shall be ten per centum; and (b) the value of the stores, spare parts and loose tools in use or available and suitable for use (for the purposes of the undertaking) at the date of purchase at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iii) In accordance with clause (d) (ii) of sub-section (2) of section 3 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of this license.

(iv) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlays of moneys debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the State Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the said Electricity (Supply) Act, 1948.

BULK SUPPLY.

16. Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area so to direct, the licensee shall obtain his supply from such source.

The decision of the Government on the operation of this clause shall be final.

MANAGEMENT EXPENSES AND INTEREST ON LOAN.

17. (i) The Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of the Company and the Director so nominated shall be entitled to such remuneration payable by the said company as fixed in the Memorandum and Articles of Association of such company in respect of other Directors. The Director so nominated by Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have the right to remove the person so nominated and appoint another person in his place.

(ii) The licensee shall submit to Government any agreement between the licensee and the Managing Agents or any modifications therein for the satisfaction of Government that there has not been any contravention of section 9(2) of the Indian Electricity Act, 1910, and para. XIII of the Sixth Schedule of the Electricity (Supply) Act, 1948.

(iii) The transaction relating to unsecured loans, if any, shall be reported to Government for the satisfaction of Government that the interests of consumers have not been unduly prejudiced thereby.

VARIATIONS FROM THE SCHEDULE TO THE ACT.

18. In pursuance of clause (f) of sub-section (2) of section 3 of the Act, it is hereby expressly declared that—

(i) Sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act, shall for the purpose of incorporation in this license be varied by the addition of "except for the months of November, December, January and February, when the supply may be discontinued daily for ten hours and a half,"

- namely, between 6-30 a.m. and 5 p.m., local time for a period of two years from the commencement of supply" after the expression "continue to supply energy" occurring in the sub-clauses abovementioned;
- (ii) clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in said clause;
 - (iii) the following shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act:—
"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2);"
 - (iv) clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act shall for the purpose of incorporation in this license be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7(iv) of this license;
 - (v) the following sub-clause shall be substituted for sub-clause (5) of clause VI, namely:—
"(5) Every requisition under this clause shall be in a form approved by the Government in the conditions of supply; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant;"
 - (vi) the first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for the period of seven years specified therein;
 - (vii) the following sub-clause shall be substituted for sub-clause (2) of clause X, namely:—
"(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for energy so supplied; and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice, as the Government may deem proper, of such change to the Government, to the local authority concerned, and to every consumer of energy who is supplied by him from such distributing main."

SECURING CONTINUITY OF SUPPLY.

19. It shall be the duty of the licensee (which expression shall, for the purpose of this clause, be taken to mean and include the licensee, his employees, servants, agents and his permitted assigns) to give the nearest Magistrate immediate and full information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1929 and/or section 22 of the Industrial Disputes Act, 1947.

REVOCATION.

20. (i) If the licensee shall in the opinion of the Government have failed to give such immediate and full information as is required by clause 19 hereof, or if at any time any interruption of the supply shall occur which in the opinion of the Government is attributable to any wilful or preventable default or neglect on the part of the licensee or which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee, or if the licensee shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years, specified on clause 6 of this license or if the licensee shall in the opinion of Government fail to comply with any of the provisions of any of the clauses of this license, or if the general direction and control of the licensee shall cease to be in the hands of the citizens of India the license may be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in the sub-clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited and the Government may decide and the decision of the Government as to both revocation and forfeiture be final and binding on the licensee.

FIRST ANNEXURE.

Area of supply.—The area of supply as referred to in clause 4 of this license is the whole of the area lying within the boundaries of a circle marked red in the deposited map, being of a radius of five miles from the Court House at Jhargram.

SECOND ANNEXURE.

Name of street or part of street as referred to in clause 6, in which supply is to be compulsory—

- (1) P. W. D. Road between Bechuadhoba and the Palace, Jhargram.
- (2) Station Road.
- (3) Road A (shown in deposited map).
- (4) Road B (shown in deposited map)

THIRD ANNEXURE.

- (1) The situation of the proposed generating station will be at a point shown in green on the deposited map, within half mile of the Court House.
- (2) *Details of the Plant.*—The supply will start with 2×100 K.W. Diesel Engine Alternator sets.

FOURTH ANNEXURE.

The rates to be charged as referred to in clause 14 shall not exceed the maxima set out below, namely:—

Rate A—Domestic and Business Purposes.

- (a) (i) Domestic and business purposes for lights and/or all types of table, ceiling, exhaust and ventilating fans—Annas 7-6 per unit.
- (ii) Domestic purposes for lift and pump motors, where the rating of such motor does not exceed 4 H.P.—Annas 4-6 per unit.
- (iii) Domestic purposes for lift and pump motors, where the rating of such motor exceeds 4 H.P.—Annas 4 per unit.
- (b) Domestic and business purposes for heating devices (heaters, cookers, irons, etc.) radios, refrigerators, air conditioning apparatus and all other domestic appliances not mentioned in Rate A (a)—Annas 4-6 per unit.
- (c) All other domestic and business purposes not covered by any other rate—Annas 4-6 per unit.

Rate B—Unmetered Supply.

Lights on contract system for road side stalls and bazar shops only, and used for not more than 5 hours daily from sunset, provided that the wattage of each lamp does not exceed 60 watts and the total number of lamps in one shop does not exceed two—Rupees 4 per month per lamp.

Rate C—Public amusement purposes.

Cinematograph and for all such amusement purposes—Annas 5-6 per unit.

Rate D—Battery charging and electrolysis.

Annas 5-6 per unit.

Rate E—Industrial purposes.

For each installation having motors the aggregate rated horse-power of which—

- (a) does not exceed 4 H.P.—Annas 4-6 per unit.
- (b) exceeds 4 H.P. but does not exceed 15 H.P.—Annas 3-6 per unit.
- (c) exceeds 15 H.P. but does not exceed 50 H.P.—Annas 3 per unit.

Rate F—Large Industrial and/or Bulk supply purposes.

If the monthly maximum demand exceeds 50 kilowatts special method of charge to be approved by the Government in accordance with section 23, sub-sections (3) and (4) of the Act. The maximum rates shall be such as the Government may fix on approving the method.

Rate G—Street lighting.

The licensee may at any time enter into a special contract with the municipality of Jhargram for the supply of energy to the said municipality for public lighting upon such terms and conditions at such rates not exceeding the maximum charge specified below, as may for the time being be mutually agreed upon—Annas 6-6 per unit.

Minimum charges.

Provided that in respect of all premises consuming energy under different rates mentioned above, the licensee shall be permitted to levy minimum charge at the following rates per month, even if energy to that value has not been consumed during that month:—

- (a) For apparatus consuming energy under Rate A(a)(i) and A(b)—Rupees 2 per month per kilowatt of connected load or part thereof on the premises concerned
- (b) For motors consuming energy under Rate A(a)(ii), A(a)(iii) and Rate E—Rupees 5 per month per H.P. or part thereof of all the motors installed.

Note.—When the minimum charge specified above is levied then no other charge for energy consumed shall be made during the period affected.

By order of the Governor,
S. K. CHATTERJEE, Secy

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 3792Lab.—16th June 1951.—Whereas there is a public emergency which requires that the factory known as Titaghur Jute Mills No. 1, Titaghur post office, 24-Parganas, should be exempted from the operation of section 56 of the Factories Act, 1948;

Now, therefore, in exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased hereby to exempt the said Titaghur Jute Mills No. 1 from the provisions of section 56 of the said Act for a period up to the 30th June 1951 subject to the following conditions, namely:—

Conditions.

- (1) The exemption hereby granted shall be operative in respect of the Jute Mill up to a maximum limit of twelve and a half hours spreadover on any day, and,
- (2) the exemption shall not be operative on any day on which the factory is run on a single shift system, and,
- (3) a copy of this notification shall be displayed in a prominent manner near the main entrance of the factory.

No. 3845Lab.—19th June 1951.—Under sub-section (1) of section 15 of the Bengal Shops and Establishments Act, 1940 (Act XVI of 1940), Sri N. C. Kundu, Labour Officer, West Bengal, working in the Serampore region, is appointed to be an Inspector for the purposes of the said Act within the municipal area of Baidyabati.

No. 3848Lab.—19th June 1951.—In exercise of the power conferred by sub-section (1) of section 15 of the Payment of Wages Act, 1936 (IV of 1936), and in supersession of notification No. 1637-Lab., dated the 14th March 1951, the Governor is pleased to re-appoint the Deputy Commissioner, Darjeeling, to be the authority to hear and decide all claims under the said Act, for the district of Darjeeling.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 23(1)/49/51W.C.—26th May 1951.—In partial modification of this Labour Directorate notification No. 23L.C., dated 6th April 1949, published in Part I at page 629 of the *Calcutta Gazette*, dated 14th April 1949, the name of "Janab Subedali", an employer's representative to the Works Committee of the Bengal Laxmi Cotton Mills, Ltd., Serampore, Hooghly, is hereby cancelled and the name of "Bholanath Bose" is published in his place for general information as a member elected in the by-election held in constituency No. 4.

No. 5W.C.—29th May 1951.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Gourishankar Tea Estate, post office Kurseong, Darjeeling, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Namgyel Lama.
2. Sri Narendra Nath Bhownick.

Names of the members nominated by the employers.

1. Sri S. C. Sinha.
2. Sri J. C. Majumder.

No. 30(12)/48/51W.C.—4th June 1951.—In partial modification of this Labour Directorate notification No. 30L.C., dated 14th June 1948, published at page 844, Part I in *Calcutta Gazette*, dated 24th June 1948, and as amended by notification No. 30(2)L.C., dated 18th January 1949, published at page 217, Part I in *Calcutta Gazette*, dated 3rd February 1949, the name of "Sri moy Pathak", a member elected by the workers to the Works Committee of Waverley Jute Co., Ltd., Shamnagore, 24-Parganas, from constituency No. 2, is hereby cancelled and the name of "Sri Indra Narayan Mukherjee" is published in his place for general information as a member elected from the said constituency of the Works Committee.

No. 28(2)/49/51W.C.—9th June 1951.—In partial modification of this Labour Directorate notification No. 28L.C., dated 7th April 1949, published at page 646, Part I of the *Calcutta Gazette*, dated 21st April 1949, the name of "A. McDonald", a member nominated by the employers to the Works Committee of Belvedere Jute Mills Co., Ltd., Sankrail, is hereby cancelled and the name of "Sri Mukherjee" is published in his place for general information.

No. 39(6)/48/51W.C.—12th June 1951.—In partial modification of this Labour Directorate notification No. 39L.C., dated 14th June 1948, published at page 844, Part I in *Calcutta Gazette*, dated 24th June 1948, and as amended by notification No. 39(2)L.C., dated 18th January 1949, published at page 217, Part I in *Calcutta Gazette*, dated 3rd February 1949, the name of "Mr. Th. Apostolides", an employee of Messrs. India, Limited, 6, Ramgopal Ghose Road, Calcutta, as published in Part I at page 646 of the *Calcutta Gazette*, dated 19th May 1949, is hereby cancelled and the name of "Mr. Pavledis" is published in his place for general information.

S. K. HALL
Labour Comm

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 14th June 1951.

In the matter of the Indian Companies Act (VII of 1913), and in the matter of N. N. Dey Prospecting Syndicate, Ltd. [Section 247(3).]

Notice is hereby given that, on the expiry of three months from date, the name of N. N. Dey Prospecting Syndicate, Ltd. shall be struck off the register, and the company will be dissolved, unless cause is shown to the contrary, before the expiry of the said three months.

In the matter of the Indian Companies Act (VII of 1913), and in the matter of Industrial Advisory Corporation, Ltd. [Section 247(3).]

Notice is hereby given that, on the expiry of three months from date, the name of Industrial Advisory Corporation, Ltd. shall be struck off the register, and the company will be dissolved, unless cause is shown to the contrary, before the expiry of the said three months.

In the matter of the Indian Companies Act (VII of 1913), and in the matter of Bengal Battery Works, Ltd. [Section 247(3).]

Notice is hereby given that, on the expiry of three months from date, the name of Bengal Battery Works, Ltd., will be struck off the register, and the company will be dissolved, unless cause is shown to the contrary, before the expiry of the said three months.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Shree Durga Sugar Mills, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Shree Durga Sugar Mills, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Great Eastern Chemical Works, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Great Eastern Chemical Works, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Cycle Importers Syndicate, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Cycle Importers Syndicate, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Kunja Behari Pal Satkari Kundoo, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Kunja Behari Pal Satkari Kundoo, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Mukherjee Chatterjee and Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Mukherjee Chatterjee and Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Rameshwar Tobacco Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Rameshwar Tobacco Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Anandamayee Sugar Mills, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Anandamayee Sugar Mills, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Asiatic Agency House, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration three months from date, the name of Asiatic Agency House, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Standard Drug and Chemical Co. (India), Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Standard Drug and Chemical Co. (India), Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of All-Bengal Salt and Chemical Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of All-Bengal Salt and Chemical Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Park Motor Accessories Stores, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Park Motor Accessories Stores, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Family Provision Insurance Society, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Family Provision Insurance Society, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Cuttack Match and other Industries, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Cuttack Match and other Industries, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bihani Brothers and Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bihani Brothers and Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Krishi Mandali, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Krishi Mandali, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of G. D. Nath and Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of G. D. Nath and Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Morgan Baling Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Morgan Baling Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Tinnevalley Sugar Works, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Tinnevalley Sugar Works, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Chinchooria Collieries, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Chinchooria Collieries, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bengalee, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bengalee, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

Calcutta, the 18th June 1951.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Madanpur Giridih Collieries, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Madanpur Giridih Collieries, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bengal Trading and Coal Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bengal Trading and Coal Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, (VII of 1913), and in the matter of All-India Agricultural and Manufacturing Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of All-India Agricultural and Manufacturing Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, (VII of 1913), and in the matter of Ballygunge Brick Fields, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Ballygunge Brick Fields, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, (VII of 1913), and in the matter of Bahri Sewing Machines, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bahri Sewing Machines, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, (VII of 1913), and in the matter of Luxmi Rice Mills, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Luxmi Rice Mills, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, (VII of 1913), and in the matter of Bankura Trading and Industries, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bankura Trading and Industries, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, (VII of 1913), and in the matter of Indigenous Drugs and Chemicals (India)

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Indigenous Drugs and Chemicals (India), will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, (VII of 1913), and in the matter of Bengal Union Press, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bengal Union Press, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Overland Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Overland Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Provincial Union Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Provincial Union Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Nayan Krishna Saha Estates, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Nayan Krishna Saha Estates, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Midland Commercial Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Midland Commercial Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of National Central Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of National Central Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bengal Steam Laundry (1937), Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bengal Steam Laundry (1937), Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Dominion Bank of India, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Dominion Bank of India, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Aurobindo Banking Corporation, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Aurobindo Banking Corporation, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Hindusthan Screw Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Hindusthan Screw Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Kumardih Coal Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Kumardih Coal Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Globe Investment Corporation, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Globe Investment Corporation, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Eastern Merchants Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Eastern Merchants Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Chaumuhani Commercial Bank, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Chaumuhani Commercial Bank, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bose and Ray, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bose and Ray, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Bharat Celluloid and Industrial Works, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Bharat Celluloid and Industrial Works, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Macbeth Brothers and Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Macbeth Brothers and Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

Calcutta, the 19th June 1951.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Techno Chemical Laboratory and Works, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Techno Chemical Laboratory and Works, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Ralya Ram Mela Ram and Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Ralya Ram Mela Ram and Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Shree Durga Chemicals, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Shree Durga Chemicals, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Midland Trust (Bankers), Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Midland Trust (Bankers), Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Harman and Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Harman and Co., Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Indian National Automobiles, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Indian National Automobiles, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Ellora Chemical Industries, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Ellora Chemical Industries, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

B. P. RAY, Registrar of Companies in
Act VII of 1913.

DEPARTMENT OF FOOD

NOTIFICATION.

No. 5311F.D./FD/6T/8/51.—21st June 1951.—Sri Ajit Kumar Guha, Special Officer (Procurement), Alipore, under the Directorate of Procurement and Supply, is appointed temporarily to the post of Assistant Regional Controller of Procurement, Basirhat, in the Directorate, *vice* Sri Akshoy Kumar Banerjee.

By order of the Governor
P. NAG, Dy. Secy

DEPARTMENT OF SUPPLIES

Directorate of Textiles

ORDER.

No. 41/TX/FLR(0)-21/51. — 9th/11th June 1951.—In exercise of the powers conferred on me by the Textile Commission notification No. SRO-758, dated the 10th May 1951, and in supersession of order No. 80(210)5TX/FLR(0)-2/49, dated the 6th August 1949, I hereby authorise each of the following officers of this Directorate for the purpose of issuing Special Transport Permits as referred to in the said notification:—

Officers:

- (1) Sri C. M. De, Assistant Director of Textiles (Movement).
- (2) Janab I. Choudhury, Assistant Director of Textiles (Administration).

P. B. SINHA,
Director of Textiles

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

No. 7700L.R.—13th June 1951.—Sri Hirulal Bhattacharya, Sub-Deputy Collector, was allowed leave on private affairs for the period from 7th November 1950 to 3rd December 1950, under rule 172(a) of the West Bengal Service Rules, Part I, in extension of the leave already granted him under notification No. 546L.R., dated the 1st January 1951.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Darjeeling.—No. 7830L.A.—15th June 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (1) of article 258 of the Constitution of India;

and whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for construction of a factory for manufacturing of cement concrete blocks in connection with the Assam Rail Link Project in the village Shibnathdas, jurisdiction list No. 110, thana Guri, pargana Baikunthapur, district Darjeeling, it is hereby notified that for the above purpose two pieces of land in blocks A and B, bounded detailed below, altogether measuring, more or less, 10.709 acres is likely to be required within aforesaid village of Shibnathdas:—

Block A.

Bounded on the—

North—By the lands of Sri Birendra Kumar and others and Sri Bagbir Gurung.
East and South—By Railway land.
West—By Darjeeling Hill Cart Road.

Block B.

Bounded on the—

North—By land of Sri Bagbir Gurung.
East and South—By land of Srijukta Asrumati.
West—By Railway land.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Darjeeling.

In exercise of the powers conferred by the said notification with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner, Darjeeling.

24-Parganas.—No. 7832L.A.—15th June 1951.—The Governor is pleased to cancel so much of notification No. 1131L.A., dated the 6th January 1948, under section 4 of the Land Acquisition Act, I of 1894, published at pages 77-78, Part I of the Calcutta Gazette of the 15th idem, as relates to more or less, 1.11 acres of land comprising cadastral survey plots Nos. 1830, 1136, 1137, 1138, 1490 and portions of cadastral survey plot Nos. 1134, 1135, 1138, 1145, 1833, 1150, 1835, 1148, 1236 to 1239 of mauza Belghoria, jurisdiction list No. 3, thana Baranagore, pargana Calcutta, out of the total area 1.58 acres notified for acquisition for the Textile Machinery Corporation, Ltd., for extension of factory and road within the aforesaid village of Belghoria, thana Baranagore, pargana Calcutta, district 24-Parganas.

Nadia.—No. 7882L.A.—16th June 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the improvement of Ranaghat-Santipur-Krishnagar Road within the Santipur Municipality, in the villages of Thakurpara (Santipur), Baigachi, Sargaria, jurisdiction list Nos. 22, 25, and 48, respectively, thana Santipur, and pargana Ukhra, district Nadia, it is hereby notified that for the above purpose a piece of land comprising petty settlement plots Nos. 4333, 5172, 5183 and parts of petty settlement plots Nos. 2819, 2834, 2836, 2850, 2851, 2854, 4334, 4940, 4941, 4946, 4948 to 4951, 4956, 4981, 4982, 4984 to 4989, 4992 to 4995, 5001, 5005, 5000, 5061, 5064, 5139 to 5142, 5151, 5155, 5156, 5169, 5170, 5173, 5180 to 5182 and 5234 of village Thakurpara (Santipur), parts of cadastral survey plots Nos. 900, 901, 905, 908 to 910, 908/1001, 908/1002 and 908/1004 of village Baigachi, and cadastral survey plots Nos. 123 and 124 and parts of cadastral survey plots Nos. 13, 14, 16, 30, 95, 119 to 122, 125, 126, 178 to 182, 184, 186, 187, 189 to 196, 509, 510 and 515 of village Sargaria and measuring, more or less, 11.30 acres is likely to be required within the aforesaid villages of Thakurpara (Santipur), Baigachi and Sargaria.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Krishnagar, Nadia.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land, as are not waste and arable who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable portion of the land in this case.

Calcutta.—No. 7890L.A.—18th June 1951.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of premises No. 38, Jannagar Road, measuring, more or less, 0.0476 of an acre which was notified for acquisition under declaration No. 6460L.A., dated the 4th August 1949, under section 6 of the Act, published at page 1474.

Part I of the *Calcutta Gazette* of the 11th August 1949, for Alignment No. XXIII (outer Circular Road) of the Calcutta Improvement Trust in Ward No. 20 of the Calcutta Municipality in the city of Calcutta.

24-Parganas.—No. 7976L.A.—19th June 1951.—The Governor is pleased to cancel the notification No. 12834L.A., dated the 20th November 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 2396, Part I of the *Calcutta Gazette* of the 30th idem, in respect of the proposed acquisition of 0.85 of an acre of land for Budge Budge Automatic Telephone Exchange Buildings and associated buildings in the village of Garbhuktanandanpur, jurisdiction list No. 8, thana Budge Budge, district 24-Parganas.

Hooghly.—No. 8070L.A.—20th June 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of Hooghly Institute of Technology for a public purpose, viz., for erection of buildings under the Development Scheme of the said Institute, in the village of Kulihanda, jurisdiction list No. 18, thana Chinsurah, pargana Arsha, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1552 and 1553, and measuring, more or less, 0.869 of an acre, is likely to be required within the aforesaid village of Kulihanda.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste and arable who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable portions of the land in this case.

24-Parganas.—No. 8072L.A.—20th June 1951.—The Governor is pleased to cancel the notification No. 7129L.A., dated the 17th October 1946, under section 4 of Land Acquisition Act, I of 1894, published at page 1491, Part I of the *Calcutta Gazette*, of the 7th November 1946, in respect of the proposed acquisition of land required by the Mohini Mills, Ltd., for their Mills No. 2 at Belghoria for construction of staffs' and labourers' quarters in the village of Belghoria, jurisdiction list No. 3, thana Baranagar, pargana Calcutta, district 24-Parganas.

Burdwan.—No. 8124L.A.—21st June 1951.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, 1 Ackalpur No. 4 Private siding to serve M/ Hurriladih Coal Co., Ltd., in the village Mandalpur, Jurisdiction list No. 37, thana Jamuria, Pargana Shergarh, district Burdwan, it is hereby notified that for the above purpose a piece of land measuring, more or less, 2.74 acres starting from chainage 153.00 feet in mile 3 of the Topo Barabani Chord line, East Indian Railway, running generally towards the north-west direction touching the old boundary land of the same chord line, passing through the mauza Mandalpur and terminating at chainage 164.40 feet in mile 4 of the same chord line in the same mauza and varying in width from 72 to 115 feet and being 1.14 feet in length, is likely to be required within the aforesaid village of Mandalpur.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan may be inspected in the office of the Special Land Acquisition Officer, Burdwan, well as in that of the Divisional Superintendence East Indian Railway, Asansol.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with the servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector, Burdwan.

Malda.—No. 8126L.A.—21st June 1951.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., Rampur Kaliganj Silt Clearance Scheme in villages of Kotal and Janamdol, jurisdiction list No. 24 and 27 respectively, thana Harishechandra, district Malda, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plots Nos. 485, 486, 488, 489 and 515 village Kotal and parts of cadastral plots Nos. 276, 277, 278, 284, 286, 287, 294, 295 and 297 village Janamdol and measuring, more or less, 1 acre, is likely to be required within the aforesaid villages of Kotal and Janamdol.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Malda.

ERRATUM.

Calcutta.—No. 7972L.A.(P.W.).—19th June 1951.—In notification No. 14440L.A.(P.W.), dated the 23rd December 1950, published at page Part I of the *Calcutta Gazette* of the 11th May 1951, regarding cancellation of 2.59 acres and out of the total area of 18.35 acres of land set apart for acquisition for the diversion of the Kura-Banibandh Road in thana Bankura, district Bankura—

Read “Cadastral plots in full—650, 673, 674, 675, 676, 645, 646, 648 and 649” for “Cadastral plots in part—654, 653, 652, 651, 676, 645, 646, 648 and 649” just under village Dhalanga, jurisdiction list No. 194.

NOTICES.

Birbhum.—No. 7834L.A.(P.W.).—15th June 1951.—Whereas 3.80 acres, more or less, of land situate in or near the village of Kalaipahari described below has been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, namely, for a quarry in connection with the Mayurakshi Reservoir Project under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi North Canals Division, Rampurhat, Birbhum.

Description of land.

Kalaipahari, jurisdiction list No. 10, thana Mahammadhazar, district Birbhum.

Cadastral survey plots in part—482 and 483.

Nadia.—No. 7836L.A.(P.W.).—15th June 1951.—Whereas 7.38 acres, more or less, of land situate near the village of Uttampur described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Road-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Road Projects, Krishnagar, Nadia.

Description of land.

Uttampur, jurisdiction list No. 88, police-station Karimpur, district Nadia.

Cadastral survey plot in full—853.

Cadastral survey plots in part—720, 722, 819, 826, 827, 828, 829, 830, 831, 832, 848, 852, 855, 856, 858, 859, 862, 863, 864, 914, 915, 925, 926, 927, 933, 935, 936, 937, 938, 939, 942, 993, 994, 1077, 1084, 1082, 1085, 1086,

1087, 1088, 1091, 1383, 920, 921, 924, 1022, 1025, 1026, 1027, 1045, 1046, 1047, 1048, 1049, 1050, 1051 and 1076.

Murshidabad.—No. 7884L.A.(P.W.).—16th June 1951.—Whereas 1.79 acres, more or less, of land situate in or near the villages of Goraipur and Chhayghari, described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely for the construction of Berhampore-Jalangi Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

District Murshidabad, police-station Berhampore Town, mauza Goraipur, jurisdiction list No. 131.

Cadastral survey plots in part—38, 39, 51, 52, 43, 45, 46, and 48.

District Murshidabad, police-station Berhampore Town, mauza Chhayghari, jurisdiction list No. 147.

Cadastral survey plots in part—2029, 2032, 2030, 2034, 2035, 2036, 2457, 2032/7011, 2035/7012, 3134, 2135, 2144, 2145, 2136, 2146, 2147, 2148, 2149, 2150, 2201, 2441, 2449 and 2202.

Birbhum.—No. 7886L.A.(P.W.).—16th June 1951.—Whereas 16.08 acres, more or less, of land situate in or near the villages of Faridpur, Bondihi, Kurbirpur and Akhermath, described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of Minor No. 1 from Distributory No. 1 of Mayurakshi Bakreswar Branch Canal in connection with the Mayurakshi Reservoir Project under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi South Canals Division, Suri, Birbhum.

Description of land.

Mauza Faridpur, jurisdiction list No. 33, thana Suri, district Birbhum.

Cadastral survey plots in full—195 and 622.

Cadastral survey plots in part—172, 173, 174, 175, 180, 184, 185, 186, 187, 188, 189, 191, 192, 194, 196, 197, 200, 201, 202, 203, 204, 222, 257, 271, 273, 281, 282, 283, 284, 287, 288, 304, 305, 396, 397, 398, 399, 400, 401, 402, 403, 479, 480, 493, 496, 497, 498, 499, 500, 501, 502, 503, 504, 508, 513, 516, 517, 518, 519, 520, 521, 522, 523, 525, 531, 532, 533, 577, 610, 611, 612, 613, 614, 618, 620, 621, 823 and 511.

Mauza Bondihi, jurisdiction list No. 24, thana Suri, district Birbhum.

Cadastral survey plots in part—1135, 1136, 1137, 1173, and 1180.

Mauza Kubirpur, jurisdiction list No. 37, thana Suri, district Birbhum.

Cadastral survey plots in full—241, 557 and 1250.

Cadastral survey plots in part—149, 150, 151, 152, 153, 174, 175, 180, 181, 185, 186, 217, 218, 219, 220, 221, 222, 223, 224, 225, 233, 235, 236, 237, 238, 239, 240, 242, 245, 302, 303, 304, 308, 542, 543, 544, 545, 546, 547, 548, 550, 552, 553, 554, 555, 556, 558, 565, 574, 604, 605, and 606.

Mauza Akhermath, jurisdiction list No. 32, thana Suri, district Birbhum.

Cadastral survey plots in part—482, 483, 487, 488, 489, 490, 493, 494, 495, 496, 497, 498, 502 and 503.

Birbhum.—No. 7966L.A.(P.W.).—19th June 1951.—Whereas 7.61 acres, more or less, of land situate in or near the villages of Angargaria and Muldiha, described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of distributory No. MDB/5 of the Mayurakshi-Dwarka Branch Canal in connection with the Mayurakshi Reservoir Project, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, Birbhum:—

Description of land.

Mauza Angargaria, jurisdiction list No. 143, thana Mahammadbazar, district Birbhum.

Cadastral survey plots in part—596, 597, 598, 599, 601, 603, 604, 608, 609, 610, 611, 613, 615, 616, 617, 619, 620, 637, 621, 646, 647 and 652.

Mauza Maldiha, jurisdiction list No. 144, thana Mahammadbazar, district Birbhum.

Cadastral survey plots in part—651, 652, 653, 654, 655, 656, 657, 658, 665, 666, 667, 685, 686, 687, 688, 689, 690, 699, 703, 704, 705, 708, 709, 710, 714, 715, 716, 723, 726, 734, 735, 736, 738, 739, 740, 745, 746, 825, 826, 829, 830, 831, 837, 838, 839, 840, 845 and 846.

Birbhum.—No. 7968L.A.(P.W.).—19th June 1951.—Whereas 7.63 acres, more or less, of land situate in or near the villages of Angargaria, Amaipur and Deulpur, described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of the distributory No. MDB/4 of Mayurakshi-Dwarka Branch Canal in connection with the Mayurakshi Reservoir Project, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948

(West Bengal Act II of 1948), to all whom concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, Birbhum:

Description of land.

Mauza Angargaria, jurisdiction list No. 143, Mahammadbazar, district Birbhum.

Cadastral survey plots in full—936 and 937.

Cadastral survey plots in part—905, 906, 918, 917, 919, 921, 922, 923, 925, 926, 927, 932, 933, 934, 935, 937, 938, 939, 947, 951, 952, 958, 959, 1016, 1017, 1978, 1979, 1980, 1982, 2004, 2005, 2006, 2009, 2015, 2016 and 2018.

Mauza Amaipur, jurisdiction list No. 154, Mahammadbazar, district Birbhum.

Cadastral survey plots in part—145, 146, 152, 153, 154, 155, 157, 158, 159, 160, 161, 172, 173, 174, 179, 180, 185, 187, 188, 191, 194, 195, 196, 203, 249, 250, 251, 258, 259, 262, 263, 264, 265, 422, 423, 425, 426, 427, 430 and 189.

Mauza Deulpur, jurisdiction list No. 155, Mahammadbazar, district Birbhum.

Cadastral survey plots in part—96, 97, 98, 272, 271, 273, 274, 275, 278, 279, 282, 311, 313, 315, 319, 326, 329, 330, 331, 369, 370, 372 and 373.

Birbhum.—No. 8066L.A.(P.W.).—20th June 1951.—Whereas 17.19 acres, more or less, situate in or near the villages of Baida Uttarpalaa described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of the Dwarka Branch Canal from chainage 0.00 to chainage 1.00 in connection with the Mayurakshi Reservoir Project under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, Birbhum.

Description of land.

Mauza Baidara, jurisdiction list No. 9, Rampurhat, district Birbhum.

Cadastral survey plots in part—2073, 2074, 2078, 2079, 2080, 2081, 2082, 2090, 2091, 2095, 2097, 2098, 2103, 2104, 2105, 2106, 2111, 2112, 2113, 2123, 2124, 2125, 2130, 2503, 2504, 2506, 2513, 2606, 2607, 2608, 2611, 2615 and 2608.

Mauza Uttarpalaa, jurisdiction list No. 10, Rampurhat, district Birbhum.

Cadastral survey plots in part—1026, 1033, 1034, 1035, 1036, 1037, 1040, 1041, 1044, 1045 and 1025.

24-Parganas.—No. 8068L.A.(P.W.).—20th June 1951.—Whereas 4,388 acres, more or less, of land situate in the villages of Baroj and Indali, described as having been requisitioned by the Collector of Parganas for the purpose of providing proper facilities for irrigation and drainage, viz., for the construction of a masonry sluice and for maintenance works for Kulgachi Bil Drainage Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act of 1948);

now, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of section (7) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948, to all whom it may concern.

A plan of the land may be inspected in the office of the Executive Engineer, Canals Division, as well as in the office of the Special Land Acquisition Officer, 24-Parganas.

Description of lands.

a Baroj, jurisdiction list No. 28, police-station Haroa, district 24-Parganas.

Cadastral survey plots in full—773 and 775.

Cadastral survey plots in part—432 to 434, 602, 606, 614, 617, 618, 620, 622, 627 to 634, 636 to 640, 642, 648 to 651, 748, 749, 751, 768, 770 to 775, 782 to 793, 797-99, 800-802, 816 to 820, 823, 824, 830 to 832, 849, 852 to 857, 858, 860-64, 982 and 996.

Indali, jurisdiction list No. 29, police-station Haroa, district 24-Parganas.

Cadastral survey plots in part—2, 3 and 5.

ERRATUM.

Murshidabad.—No. 7976L.A.(P.W.).—19th June 1951.—In notice No. 688L.A.(P.W.), dated 17th January 1951, under section 4(7) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published in Part I of the *Calcutta Gazette* of 14th February 1951, in respect of the acquisition of land for the purpose of providing facilities for transport and communication, namely, for the construction of Berhampore-Plassey Road, mile in the district of Murshidabad, under the heading "Acquisition of land", and below the entry in Rejinagar, jurisdiction list No. 109, station Beldanga, district Murshidabad"—

plot No. "990," after the plot No.

DECLARATION.

24-Parganas.—No. 7974L.A.—19th June 1951.—Whereas it appears to the Government that land is required to be taken by Government at the request of the South Suburban Municipality for the purpose, viz., for construction of an approach road, in the village of Behala, jurisdiction list No. 2, thana Behala, pargana Balia, 24-Parganas, is hereby declared that for the purpose a piece of land comprising cadastral plot No. 782 and measuring, more or less, 0.012 of an acre, is required within the village of Behala.

A declaration is made, under the provisions of section 6, Act I of 1904, to all whom it may

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Land Reforms

NOTIFICATIONS.

24-Parganas.—No. 7488L.Ref.—9th June 1951.—In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of Sri Bisweswar Parua and Sri Barendra Nath Maity as members of the Bhag Chas Conciliation Board for the unions Nos. I, II, III, IV, V and VI of Kakdwip police-station in the district of 24-Parganas made under notification No. 14178L.Ref., dated the 18th December 1950.

24-Parganas.—No. 7490L.Ref.—9th June 1951.—Whereas the appointment of Sri Bisweswar Parua and Sri Barendra Nath Maity as members of the Bhag Chas Conciliation Board for the unions Nos. I, II, III, IV, V and VI of Kakdwip police-station in the district of 24-Parganas has been cancelled by notification No. 7488L.Ref., dated the 9th June 1951;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint Sri Gobardhan Mahapatra, Union No. V, Vice-President, Kakdwip union board, police-station Kakdwip, and Sri Upendra Nath Nasker, Kakdwip union No. VI, Vice-President, Budhakhali union board, police-station Kakdwip, owners' representatives, as members of the Bhag Chas Conciliation Board for the unions Nos. I, II, III, IV, V and VI of Kakdwip police-station in the district of 24-Parganas, in place of the said Sri Bisweswar Parua and Sri Barendra Nath Maity for the remainder of the term of office of such members as specified under notification No. 14178L.Ref., dated the 18th December 1950.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex officio*).

Land Development

NOTIFICATIONS.

Birbhum.—No. 7256L.Dev.—5th June 1951.—The Governor is pleased to cancel so much of the notification No. 9548L.Dev., dated the 23rd August 1950, under section 4 of the West Bengal Land Development and Planning Act, 1946 (West Bengal Act XXI of 1946), published at page 1733, Part I of the *Calcutta Gazette*, dated the 31st August 1950, as relates to a piece of land measuring, more or less, 0.16 of an acre and comprising part of cadastral survey plot No. 888 of mauza Hatjanbazar, jurisdiction list No. 101, police-station Suri, district Birbhum, out of the total area of 72.76 acres notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Nadia.—No. 7334L.Dev.—6th June 1951.—The Governor is pleased to cancel so much of the notification No. 9486L.Dev., dated the 8th November 1949, published at page 1964, Part I of the *Calcutta Gazette*, dated the 17th November 1949, as relates to an area of 33.32 acres of land comprising parts of cadastral survey plots Nos. 1419, 1422, 1760 and 1763 out of the total area of 127.46 acres notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Nrisinghapur, jurisdiction list No. 16, pargana Ukhra, police-station Santipur, district Nadia.

24-Parganas.—No. 7492L.Dev.—9th June 1951.—The Governor is pleased to cancel the notification No. 1962L.Dev., dated the 27th February 1950, under section 4 and the declaration No. 1964L.Dev., dated 27th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 364 and 367 respectively in Part I of the *Calcutta Gazette*, dated the 9th March 1950, in respect of the proposed acquisition of 4.50 acres of land in mauza Agarpara, jurisdiction list No. 11, police-station Khardah, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of the circumstances beyond their control.

24-Parganas.—No. 7524L.Dev.—9th June 1951.—The Governor is pleased to cancel so much of the notification No. 4658L.Dev., dated the 1st May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 851, Part I of the *Calcutta Gazette*, dated the 11th May 1950, as relates to a piece of land measuring, more or less, 0.09 of an acre and comprising part of cadastral survey plot No. 154 of mauza Basudebpur, jurisdiction list No. 15, police-station Behala, district 24-Parganas, out of the total area of 8.79 acres of land notified for acquisition for the purpose of the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 7574L.Dev.—11th June 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Gopalpur, jurisdiction list No. 2, and Salua, jurisdiction list No. 3, thana Rajarhat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 3157, 3159 to 3161, 3168, 3169, 3171, 3172, 3174 to 3178, 3183, 3184, 3187, 3188, 3189, 3191, 3193, 3194, 3196, 3197, 3217 to 3220, 3222, 3224, 3245, 3249 to 3253, 3255 to 3257, 3261, 3262, 3264 to 3266, 3735 to 3740, 3742 to 3747, 3750, 3751, 3753, 3755 to 3757, 3764 to 3766, 3769 to 3771, 3773 to 3776, 3780, 3783 to 3786, 3792 to 3801, 3899, 3910, 3929, 3931, 3932 of village Gopalpur and cadastral plots Nos. 259, 262, 263, 426 to 429, 432 to 435, 438 and 439 of village Salua, and measuring, more or less, 30.55 acres, is likely to be required in the aforesaid villages of Gopalpur and Salua.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector, 24-Parganas, and the Secretary, Gopalpur Land Development Society, Ltd., for the time being engaged in the undertaking with their

officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

Hooghly.—No. 7620L.Dev.—12th June 1951.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Arazai-Achitpur and Chandigacha, jurisdiction list Nos. 121 and 80, respectively, police-station Balagarh, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 164, 173, 188, 191, 169, 186, 183, 163, 56, 91-109, 116, 15, 165-168, 170-172, 184, 185, 174-182, 187-189, 282-285, 287-288, 292-296 of mauza Arazai-pur, and cadastral survey plots Nos. 2817-2819 of mauza Chandigacha and measuring, more or less, 29.69 acres, is likely to be required with the aforesaid villages of Arazai-Achitpur and Chandigacha.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

ERRATA.

Murshidabad.—No. 7260L.Dev.—5th June 1951.—In notification No. 12658L.Dev., dated the 11th November 1950, under section 4 of the West Bengal Land Development and Planning Act (West Bengal Act XXI of 1948), published at page 2403, Part I of the *Calcutta Gazette*, dated the 30th November 1950, in respect of the acquisition of lands in the villages of Bairgachi, jurisdiction list No. 82 and Mankara, jurisdiction list No. 63, police-station Berhampore Town, district Murshidabad, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, the following correction is made:

Read "police-station Berhampore Town" for "place of police-station Berhampore" lines 8 and 9.

24-Parganas.—No. 7520L.Dev.—9th June 1951.—In notification No. 13452L.Dev., dated the 11th November 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2527, Part I of the *Calcutta Gazette*, dated the 21st December 1950, in respect of the proposed acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Berabaria, jurisdiction list No. 72, police-station Amdanga, district 24-Parganas:—

Read "8.76 acres" for "8.53 acres" in line 1.

Hooghly.—No. 7576L.Dev.—11th June 1951.—In notification No. 11334L.Dev., dated the 11th October 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2140, Part I of the *Calcutta Gazette*, dated the 26th October 1950, in respect of the acquisition of land in the village of Arazai-Achitpur, jurisdiction list No. 121, police-station Balagarh, district Hooghly, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, the following correction is made:

of the proposed acquisition of land in mauza Inghanda, jurisdiction list No. 18, police-station Hingura, district Hooghly, for the settlement of immigrants, who have migrated into the State of West Bengal on account of circumstances beyond their control—

Read "10.499" acres for "10.27" acres.

DECLARATIONS.

Birbhum.—No. 7258L.Dev.—5th June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of atjanbazar, jurisdiction list No. 101, Khosnator, jurisdiction list No. 99, and Fatepur, jurisdiction list No. 98, police-station Suri, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 390 and part of cadastral survey plot No. 388 mauza Hatjanbazar, cadastral survey plots Nos. 9 and 11 of mauza Khosnator and cadastral survey plots Nos. 18, 19, 21 and 30 of mauza Fatepur and measuring, more or less, 60 acres, is required within the aforesaid villages of Hatjanbazar, Khosnator and Fatepur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

The declaration No. 9550L.Dev., dated the 23rd August 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1734, Part I of the *Calcutta Gazette*, dated the 31st August 1950, is hereby cancelled.

Murshidabad.—No. 7262L.Dev.—5th June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bairgachi, jurisdiction list No. 82 and Mauza, jurisdiction list No. 63, police-station Champur Town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 583, 585, 593 to 611, 627, 634, 672 to 679, and 1523 to 1530 and parts of cadastral survey plots Nos. 683 and 499 of mauza Bairgachi and cadastral survey plots Nos. 76 to 95, 97 to 103, 121 to 131, 236 to 241, 95/257, 110/261 and 129/ of mauza Mankara and measuring, more or less, 215.45 acres, is required with the aforesaid villages of Bairgachi and Mankara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

The declaration No. 12660L.Dev., dated the 16th January 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of

1948), published at page 2405, Part I of the *Calcutta Gazette*, dated the 30th November 1949, is hereby cancelled.

Jalpaiguri.—No. 7266L.Dev.—5th June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Goral Bari, jurisdiction list No. 8, police-station Jalpaiguri, district Jalpaiguri, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 774-887, 901, 902, 932, 933, 941, 115-153, 155-158, 251-254, 1345-1348, 1350-1365, 1370, 1712, 1718 and 1951, and parts of cadastral survey plots Nos. 159, 1349, 1366, 1367, 1375 and 1371 and measuring, more or less, 99.87 acres, is required within the aforesaid village of Goral Bari.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner Jalpaiguri.

The declaration No. 592L.Dev., dated the 15th January 1951, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 251, Part I of the *Calcutta Gazette*, dated the 1st February 1951, is hereby cancelled.

24-Parganas.—No. 7268L.Dev.—5th June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Kumardanga, jurisdiction list No. 22 and Natni, jurisdiction list No. 16, police-station Habra, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1-11, 30-42, 44-50, 188, 190, 208-211 and 483 of mauza Kumardanga and cadastral survey plots Nos. 1350-1357, 1372 to 1383, 1390, 1464 and 1466 of mauza Natni and measuring, more or less, 22.50 acres, is required within the aforesaid villages of Kumardanga and Natni.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 4274L.Dev., dated the 21st April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 715, Part I of the *Calcutta Gazette*, dated the 4th May 1950, is hereby cancelled.

Nadia.—No. 7336L.Dev.—5th June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of

jurisdiction list No. 16, pargana Ukhra, police-station Santipur, district Nadia, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 1419, 1422, 1760 and 1763 and measuring, more or less, 94.14 acres, is required within the aforesaid village of Nrisinghapur.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Nadia.—No. 7338L.Dev.—6th June 1951.—Whereas it appears to the Governor that land is needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for development of agriculture in the village of Gobindapur, jurisdiction list No. 32, police-station Santipur, district Nadia, it is hereby declared that for the above purposes a piece of land comprising cadastral plots Nos. 425-426, 432-491, 649-656, 432/2194 and 461/1348 and measuring, more or less, 79.97 acres, is required within the aforesaid village of Gobindapur.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 7522L.Dev.—9th June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Berabaria, jurisdiction list No. 72, police-station Amdanga, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1680 to 1682, 1780 to 1789, 1791, 1792 and 2040 to 2042 and measuring, more or less, 8.76 acres, is required within the aforesaid village of Berabaria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 13454L.Dev., dated the 30th November 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2529, Part I of the *Calcutta Gazette*, dated the 21st December 1950, is hereby cancelled.

24-Parganas.—No. 7526L.Dev.—9th June 1951.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Basudebpur, jurisdiction list No. 15, police-station Behala, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 23, 151, 152 and 153 and part of cadastral survey plot No. 154 and measuring, more or less, 3.70 acres, is required within the aforesaid village of Basudebpur.

This declaration is made, under the provision section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

The declaration No. 4660L.Dev., dated the May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 853, Part I of the *Calcutta Gazette* dated the 11th May 1950, is hereby cancelled.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secretary to the Govt. of West Bengal (*ex officio*)

Requisition

NOTIFICATIONS.

Hooghly.—No. 7624Reqn.—12th June 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 6 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Rebat Mohan Chatterjee, District Judge, Hooghly, as an arbitrator for the determination of the amount of such compensation

The Schedule.

Premises No. 90 (part) at Strand Road, Babuganj, Ward No. III of Hooghly-Chinsurah Municipality, owned by Brojo Lal Seal.

Calcutta.—No. 7632Reqn.—12th June 1951.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, Additional District Sessions Judge, Alipore, as an Arbitrator for the determination of the amount of such compensation

The Schedule.

Premises No. 67K, Park Street, Calcutta (Top floor, Northern part). Mr. J. R. Cohen, 3, Victoria Terrace, Calcutta (Administrator to the Estate of I. J. Cohen, deceased).

By order of the Governor,

P. K. MUKHERJEE, Asst. Secy.

NOTIFICATIONS UNDER RULE 12 OF THE WEST BENGAL LAND REVENUE, RENT AND CESS (APPORTIONMENT) RULES, 1948.

No. 44 A.P.—28th May 1951.—The records of all lands in West Bengal forming parts of common tenures or villages, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 1st May 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
Description.	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction Dist No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
Patil ..	708 BI ..	2 11 8	Kushtia	Moharpara	Anandabash ..	22	15
Ditto ..	708 BI ..	7 10 0	Ditto	Ditto	Ditto ..	22	6
Ditto ..	708 BI ..	3 0 0	Ditto	Ditto	Ditto ..	22	8
Ditto ..	472 ..	4 0 9	Ditto	Ditto	Majhpura ..	21	405
Ditto ..	243 ..	22 6 6	Ditto	Ditto	Taranagar ..	27	256
Ditto ..	243 ..	14 8 8	Ditto	Ditto	Ditto ..	27	116
Ditto ..	243 ..	10 3 10	Ditto	Ditto	Darjagannathpur	24	124
Ditto ..	38,211 ..	0 13 7	Ditto	Ditto	Buripata	8	28
Ditto ..	38,211 ..	6 14 7	Ditto	Ditto	Ditto ..	8	41
Ditto ..	38,211 ..	11 4 11	Ditto	Ditto	Ditto ..	8	117
Ditto ..	38,211 ..	7 3 3	Ditto	Ditto	Ditto ..	8	236
Ditto ..	38,211 ..	6 10 0	Ditto	Ditto	Ditto ..	8	180
Ditto ..	38,211 ..	10 4 4	Ditto	Ditto	Ditto ..	8	258
Ditto ..	38,211 ..	16 10 3	Ditto	Ditto	Ditto ..	8	277
Ditto ..	38,211 ..	0 14 4	Ditto	Ditto	Ditto ..	8	272
Ditto ..	38,211 ..	16 10 3	Ditto	Ditto	Ditto ..	8	381
Ditto ..	38,211 ..	6 3 5	Ditto	Ditto	Ditto ..	8	382
Ditto ..	38,211 ..	13 2 0	Ditto	Ditto	Ditto ..	8	401
Ditto ..	38,211 ..	1 7 8	Ditto	Ditto	Ditto ..	8	430
Ditto ..	38,211 ..	1 13 0	Ditto	Ditto	Ditto ..	8	432
Ditto ..	38,211 ..	7 15 7	Ditto	Ditto	Ditto ..	8	437
Ditto ..	472 ..	30 0 0	Ditto	Ditto	Sonapur ..	20	613
Ditto ..	23,1788 ..	12 8 0	Ditto	Ditto	Rhabarpur ..	19	766
Ditto ..	441 ..	24 8 0	Ditto	Ditto	Barhaka ..	9	310
Ditto ..	425, 426 ..	830 14 0	Ditto	Ditto	Kola ..	70	150
Ditto ..	203 ..	978 0 0	Ditto	Ditto	Hijli ..	74	16
Ditto ..	203 ..	1,801 0 0	Ditto	Ditto	Ditto ..	74	17
Ditto ..	203 ..	1,501 0 0	Ditto	Ditto	Ditto ..	74	18
Ditto ..	425, 426 ..	837 4 6	Ditto	Ditto	Saulmar ..	90	69
Ditto ..	244 ..	190 15 6	Ditto	Ditto	Ujjalpur ..	45	21
Ditto ..	243 ..	8 6 0	Ditto	Ditto	Taranagar ..	27	1 share of Khatian 145
Ditto ..	243 ..	8 6 0	Ditto	Ditto	Ditto ..	27	1 share of Khatian 145
Ditto ..	116 ..	17 6 0	Ditto	Gangul ..	Kasipur ..	28	1510
Ditto ..	116 ..	8 5 3	Ditto	Ditto	Ditto ..	28	1496
Ditto ..	317 ..	10 2 6	Ditto	Ditto	Chak Chandi-khal ..	28	Part of Khatian 15
Ditto ..	317 ..	3 6 8	Ditto	Ditto	Ditto ..	28	21
Ditto ..	491 ..	32 8 0	Ditto	Ditto	Tentalberia ..	19	117
Ditto ..	116 ..	18 0 0	Ditto	Ditto	Kasipur ..	28	1496
Ditto ..	116 ..	20 8 0	Ditto	Ditto	Ditto ..	28	1496
Ditto ..	116 ..	14 0 0	Ditto	Ditto	Ditto ..	28	1496

No. 45 A.P.—28th May 1951.—The records of all lands in West Bengal forming parts of common tenur holdings, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on 5th April 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.							
Description.	No. of estate under which held.	Rent.	Rent recorded in—				A1
			District.	Thana.	Mauza.	Jurisdictional No.	
1	2	3	4	5	6	7	
		Rs. a. p.					
Jote ..	899, 8171 ..	9 11 7	Nadia ..	Krishnaganj ..	Matlari ..	52	
Ditto ..	899, 8171 ..	11 9 0	Ditto ..	Ditto ..	Ditto ..	52	
Balyati ..	1576 ..	5 14 6	Ditto ..	Tehatta ..	Gopalpore ..	96	
Ditto ..	886 ..	48 11 2	Ditto ..	Chapra ..	Hatkholia ..	21	
Jote ..	8171 ..	8 6 1	Ditto ..	Krishnaganj ..	Fulbari ..	53	
Ditto ..	899, 8171 ..	5 9 1	Ditto ..	Ditto ..	Matlari ..	52	
Ditto ..	899, 8171 ..	5 8 0	Ditto ..	Ditto ..	Ditto ..	52	
Ditto ..	899, 8171 ..	5 12 2	Ditto ..	Ditto ..	Ditto ..	52	
Maurasi ..	817 ..	639 0 0	Ditto ..	Karimpur ..	Mathurapur ..	73	
Ditto ..	804, 899, 972 ..	6 0 0	Ditto ..	Krishnaganj ..	Matlari ..	52	
Jote ..	899, 8171 ..	7 9 2	Ditto ..	Ditto ..	Fulbari ..	51	
Balyati ..	2882 ..	12 0 0	Ditto ..	Ditto ..	Matlari ..	52	
Ditto ..	8171 ..	10 1 0	Ditto ..	Ditto ..	Ditto ..	52	
Ditto ..	8171 ..	11 5 0	Ditto ..	Ditto ..	Fulbari ..	54	
Dar-patni ..	244 ..	55 0 0	Ditto ..	Karimpore ..	Hatlaala ..	58	
Se-patni ..	244 ..	949 8 0	Ditto ..	Ditto ..	Ditto ..	58	
Maurasi ..	244 ..	126 8 0	Ditto ..	Ditto ..	Chak Marua ..	112	
Dar-maurasi ..	244 ..	51 8 0	Ditto ..	Ditto ..	Ditto ..	142	
Se-patni ..	317 ..	1,275 8 0	Ditto ..	Ditto ..	Uttar-Tajpur ..	134	
Ditto ..	817 ..	1,550 8 0	Ditto ..	Ditto ..	Ditto ..	151	
Dar-Ijara ..	809 ..	93 5 0	Ditto ..	Ditto ..	Baruipara ..	119	
Ijara ..	809 ..	93 5 0	Ditto ..	Ditto ..	Ditto ..	119	
Balyati ..	3018 ..	41 10 6	Ditto ..	Hanakhali ..	Fatopore ..	21	
Dar-patni ..	401 ..	464 7 0	Ditto ..	Tehatta ..	Khanjepur ..	7	
Se-patni ..	491 ..	616 0 0	Ditto ..	Ditto ..	Ditto ..	7	
Ijara ..	809 ..	146 14 0	Ditto ..	Karimpore ..	Baruipara ..	119	
Chakrau ..	42 ..	Rent-free ..	Kushia ..	Meherpore ..	Ichhaknall ..	5	
Patni ..	59 ..	1,278 12 0	Ditto ..	Ditto ..	Soulmari ..	98	
Balyati ..	1788 ..	4 14 0	Ditto ..	Ditto ..	Sonapure ..	20	
Ditto ..	243 ..	8 6 0	Ditto ..	Ditto ..	Taranagar ..	27	
Ditto ..	243 ..	44 9 9	Ditto ..	Ditto ..	Ditto ..	27	
Ditto ..	243 ..	14 4 11	Ditto ..	Ditto ..	Darl-Jagannathpore ..	24	
Ditto ..	399 ..	26 2 6	Ditto ..	Jibannagar ..	Dhopakhali ..	7	
Koria ..	899 ..	62 18 0	Ditto ..	Ditto ..	Ditto ..	7	
Ditto ..	899 ..	23 9 0	Ditto ..	Ditto ..	Ditto ..	7	
Balyati ..	899 ..	15 1 1	Ditto ..	Ditto ..	Ditto ..	7	
Ditto ..	2697 ..	7 11 3	Ditto ..	Ditto ..	Umapur ..	10	
Ditto ..	3171 ..	41 9 7	Ditto ..	Ditto ..	Ditto ..	10	
Ditto ..	8171 ..	36 0 0	Ditto ..	Ditto ..	Ditto ..	10	
Ditto ..	8171 ..	7 2 6	Ditto ..	Ditto ..	Ditto ..	10	
Ditto ..	899 ..	48 7 0	Ditto ..	Ditto ..	Nabadurgapur ..	15	
Ditto ..	477 ..	9 2 0	Ditto ..	Ditto ..	Hudapara ..	5	

No. 46 A.P.—28th May 1951.—The records of all lands in West Bengal forming parts of common tenures, as entered in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 1st May 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description.	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction No.	Khasra No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
..	340	65 0 0	Nadia	Karimpore	Hiladua	115	15
Ditto	208	62 2 0	Ditto	Ditto	Kalabaria	82	9
nam Patal	426	17 4 6	Ditto	Ditto	Gandua	151	13
nal	330, 332, 341	310 0 0	Ditto	Ditto	Madhapur	79	304
..	52	65 5 4	Ditto	Krishnaganj	Kadipur	1	2
Ditto	243	1,136 2 2	Ditto	Nakashipara	Uttar Bahirgachhi	26	5
nar	472	Rent-free	Ditto	Chapra	Hridaypur	6	603
Ditto	472	Rent-free	Ditto	Ditto	Ditto	6	603
Ditto	472	Rent-free	Ditto	Ditto	Ditto	6	641
..	491	1,708 8 10	Ditto	Tohatta	Rajapore	63	4
Ditto	491	1,708 8 10	Ditto	Ditto	Ditto	63	4/1
..	424	22 10 0	Ditto	Karimpore	Gandua	151	3
..	50	304 2 6	Ditto	Ditto	Barulpura	119	364
Ditto	50	304 2 6	Ditto	Ditto	Ditto	119	363
Ditto	50	304 2 6	Ditto	Ditto	Ditto	119	362
Ditto	331	53 0 0	Ditto	Ditto	Hiladua	115	5
Ditto	1783	32 5 0	Ditto	Chapra	Hridaypur	6	1025
Ditto	163, 164, 307, 402, 443	102 0 0	Ditto	Krishnaganj	Dugambarpore	3	63
Ditto	3212	93 5 4	Ditto	Karimpore	Kochudanga	121	1314
Ditto	331	342 0 0	Ditto	Ditto	Balladanga	63	156
l	3212	30 1 0	Ditto	Ditto	Kochudanga	121	1336
Ditto	3212	21 10 3	Ditto	Ditto	Ditto	121	1315
..	1326	215 0 0	Ditto	Tohatta	Tohatta	101	2017
Ditto	332	129 8 8	Ditto	Karimpore	Madhapur	79	300
Ditto	334	20,266 10 8	Ditto	Krishnagar	Dola-Mollah	36	30
..	883	80 15 6	Ditto	Karimpore	Dahakula	115	86
..	883	125 15 0	Ditto	Ditto	Ditto	115	86
..	309	12 10 6	Ditto	Krishnaganj	Matlari	52	603
al	164	238 0 0	Ditto	Nakashipara	Gotpara	53	304
dar	5294 Jemore	Rent-free	Ditto	Krishnaganj	Taldaha	44	303
..	2332, 3171	20 6 11	Ditto	Ditto	Matlari	52	1004
..	3171	Rent-free	Ditto	Ditto	Fulbari	53	444
..	157	229 1 6	Ditto	Karimpore	Dhordaha	2	303
..	157	128 8 0	Ditto	Ditto	Ditto	2	307
nam Patal	317	1,875 8 0	Ditto	Ditto	Uttar-Tajpur	154	30
..	317	1,850 8 0	Ditto	Ditto	Ditto	154	30
..	436	55 0 0	Ditto	Ditto	Pipulbari	140	30
..	436	7 0 0	Ditto	Ditto	Ditto	140	30
..	436	7 0 0	Ditto	Ditto	Ditto	140	30
..	436	30 6 0	Ditto	Ditto	Ditto	140	30

No. 47 A.P.—29th May 1951.—The records of all lands in West Bengal forming parts of common tenu described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 1st May 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description.	No. of estate under which held.	Rent.	Rent recorded in—				Jurisdiction lat. No.
			District.	Thana.	Maana.		
1	2	3	4	5	6		7
		Rs. a. p.					
Dar-patni ..	491 ..	133 2 11	Kushtia ..	Gangni ..	Dharma Chaki ..		40
Ditto ..	491 ..	271 2 0	Ditto ..	Ditto ..	Tetulberia ..		10
Patni ..	491 ..	289 8 5	Ditto ..	Ditto ..	Dharma Chaki ..		40
Dar-patni ..	17 ..	317 0 0	Ditto ..	Meherpore ..	Taranagar ..		27
Ditto ..	62 ..	273 2 9	Ditto ..	Ditto ..	Khoksa ..		37
Patni ..	424 ..	82 0 0	Ditto ..	Ditto ..	Kola ..		70
Pirottar ..	40 ..	Rent-free ..	Ditto ..	Ditto ..	Ishhakhal ..		5
Dar-patni ..	477 ..	602 0 0	Ditto ..	Ditto ..	Shyampur ..		50
Se-patni ..	477 ..	1,608 0 0	Ditto ..	Ditto ..	Ditto ..		50
Dar-patni ..	477 ..	6,244 0 0	Ditto ..	Ditto ..	Ditto ..		50
U/S 22(2) ..	472 ..	4 5 4	Ditto ..	Ditto ..	Majhpara ..		21
Dar-patni ..	317 ..	3,000 0 0	Ditto ..	Ditto ..	Chandpore ..		91
Jote ..	317 ..	89 11 1	Ditto ..	Gangni ..	Chak-Charal-khal ..		22
Brahmottar ..	423 ..	Rent-free ..	Ditto ..	Damurhuda ..	Hudapara ..		5
Ditto ..	472 ..	Ditto ..	Ditto ..	Meherpore ..	Majhpara ..		21
Ditto ..	472 ..	Ditto ..	Ditto ..	Ditto ..	Ditto ..		21
Ditto ..	472 ..	Ditto ..	Ditto ..	Ditto ..	Ditto ..		21
Mourai ..	708 BI	40 0 0	Ditto ..	Ditto ..	Anandabas ..		22
Ditto ..	472 ..	8 0 0	Ditto ..	Ditto ..	Majhpara ..		21
Debottar ..	42 ..	Rent-free ..	Ditto ..	Ditto ..	Ishhakhal ..		5
Mourai ..	42 ..	8 0 0	Ditto ..	Ditto ..	Ditto ..		5
Ditto ..	38, 48, 211	20 0 0	Ditto ..	Ditto ..	Buripeta ..		8
Ditto ..	38, 48, 211	18 0 0	Ditto ..	Ditto ..	Ditto ..		8
Dar-patni ..	441 ..	2,000 0 0	Ditto ..	Ditto ..	Baribaka ..		9
Jote ..	116 ..	153 0 2	Ditto ..	Gangni ..	Kasipur ..		23
Dar-patni ..	425, 426	107 4 11	Ditto ..	Meherpore ..	Kola ..		70
Ditto ..	425, 426	579 15 9	Ditto ..	Ditto ..	Ditto ..		70
Jote ..	399 ..	8 15 0	Ditto ..	Jibannagar ..	Umapur ..		10
Ditto ..	399 ..	8 5 4	Ditto ..	Ditto ..	Ditto ..		10
Ditto ..	399, 2382	46 9 3	Ditto ..	Ditto ..	Ditto ..		10
Ditto ..	3171	9 10 6	Ditto ..	Ditto ..	Ditto ..		10
Ditto ..	3171	12 0 0	Ditto ..	Ditto ..	Ditto ..		10
Ditto ..	3171	7 9 1	Ditto ..	Ditto ..	Ditto ..		10
Se-Patni ..	425, 426	109 5 0	Ditto ..	Meherpore ..	Kola ..		70
Mourai ..	424, 425, 426, 427	4,316 0 0	Ditto ..	Ditto ..	Ditto ..		70
Hara ..	317 ..	129 11 1	Ditto ..	Gangni ..	Chak-Charal-khal ..		22
Brahmottar ..	423 ..	Rent-free ..	Ditto ..	Damurhuda ..	Hudapara ..		5
Ditto ..	477 ..	Ditto ..	Ditto ..	Ditto ..	Ditto ..		6
Patni ..	5295 (Jensore) ..	185 14 6	Ditto ..	Jibannagar ..	Gangadaspore ..		20
Ditto ..	5295 (Jensore) ..	178 0 0	Ditto ..	Ditto ..	Ditto ..		20
Ditto ..	5295 (Jensore) ..	178 0 0	Ditto ..	Ditto ..	Ditto ..		20
Ditto ..	5295 (Jensore) ..	178 0 0	Ditto ..	Ditto ..	Ditto ..		20
Ditto ..	5295 (Jensore) ..	319 7 0	Ditto ..	Ditto ..	Ditto ..		20
Dar-patni ..	423 ..	623 5 4	Ditto ..	Damurhuda ..	Barbari ..		42
Brahmottar ..	472 ..	Rent-free ..	Ditto ..	Meherpore ..	Sonapur ..		20
Dar-patni ..	59 ..	623 12 0	Ditto ..	Ditto ..	Soulmari ..		96
Se-patni ..	59 ..	1,150 0 0	Ditto ..	Ditto ..	Ditto ..		96
Dar-patni ..	17, 243, 423, 2463	1,870 0 0	Ditto ..	Damurhuda ..	Natudaha ..		28
			Ditto ..	Ditto ..	Charula ..		27
			Ditto ..	Ditto ..	Hudapara ..		5
			Ditto ..	Ditto ..	Mahyampur ..		66

No. 48 A.P.—29th May 1951.—The records of all lands in West Bengal forming parts of common holdings, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 1st May 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description.	No. of estate under which held.	Rent	Rent recorded in —				
			District	Thana	Mauza.	Jurisdiction list No.	Khasra No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
all	40	8 4 0	Kushtia	Meherpur	Ichhakhali	5	43
Ditto	40	5 12 0	Ditto	Ditto	Ditto	5	40
Ditto	40	6 13 0	Ditto	Ditto	Ditto	5	42
Ditto	40	2 11 0	Ditto	Ditto	Ditto	5	51
Ditto	40	22 2 0	Ditto	Ditto	Ditto	5	55
Ditto	40	3 12 0	Ditto	Ditto	Ditto	5	60
Ditto	40	12 8 0	Ditto	Ditto	Ditto	5	63
Ditto	40	22 2 0	Ditto	Ditto	Ditto	5	66
Ditto	40	20 8 0	Ditto	Ditto	Ditto	5	57
Ditto	40	23 0 0	Ditto	Ditto	Ditto	5	53
Ditto	42	1 7 3	Ditto	Ditto	Ditto	5	93
Ditto	42	7 2 0	Ditto	Ditto	Ditto	5	109
Ditto	42	11 4 0	Ditto	Ditto	Ditto	5	150
Ditto	42	7 10 6	Ditto	Ditto	Ditto	5	172
Ditto	42	4 0 0	Ditto	Ditto	Ditto	5	198
Ditto	42	3 6 0	Ditto	Ditto	Ditto	5	233
Ditto	42	15 7 6	Ditto	Ditto	Ditto	5	229
Ditto	40	5 0 0	Ditto	Ditto	Ditto	5	66
Ditto	40, 42	3 13 0	Ditto	Ditto	Ditto	5	67
Ditto	42	3 13 6	Ditto	Ditto	Ditto	5	117
Ditto	42	12 6 0	Ditto	Ditto	Ditto	5	101
Ditto	42	11 11 3	Ditto	Ditto	Ditto	5	157
Ditto	42	1 7 3	Ditto	Ditto	Ditto	5	152
Ditto	42	17 3 0	Ditto	Ditto	Ditto	5	149
Ditto	42	1 7 3	Ditto	Ditto	Ditto	5	146
Ditto	42	14 4 0	Ditto	Ditto	Ditto	5	139
Ditto	42	11 4 0	Ditto	Ditto	Ditto	5	133
Ditto	42	4 0 0	Ditto	Ditto	Ditto	5	126
Ditto	42	1 8 0	Ditto	Ditto	Ditto	5	121
Ditto	42	4 1 0	Ditto	Ditto	Ditto	5	97
Ditto	40, 42	14 0 0	Ditto	Ditto	Ditto	5	241
Ditto	40, 42	16 14 9	Ditto	Ditto	Ditto	5	235
Ditto	42	1 7 3	Ditto	Ditto	Ditto	5	240
Ditto	472	7 13 8	Ditto	Ditto	Majhpura	21	245
Ditto	472	25 12 8	Ditto	Ditto	Ditto	21	238
Ditto	472	11 0 4	Ditto	Ditto	Ditto	21	181
Ditto	472	9 3 7	Ditto	Ditto	Ditto	21	184
Ditto	472	0 12 0	Ditto	Ditto	Ditto	21	79
Ditto	472	17 4 3	Ditto	Ditto	Ditto	21	24
Ditto	472	4 2 9	Ditto	Ditto	Ditto	21	148
Ditto	472	27 4 8	Ditto	Ditto	Ditto	21	24

No. 49 A.P.—29th May 1951.—The records of all lands in West Bengal forming parts of common holding described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948) on the 1st May 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description.	No. of estate under which held.	Rent	Rent recorded in—			
			District.	Thana.	Manza.	Jurisdiction No.
1	2	3	4	5	6	7
		Rs. a. p.				
Balyati ..	472 ..	24 10 6	Nadia ..	Chapra ..	Hridaypur ..	6
Ditto ..	472 ..	6 9 3	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	6 15 4	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	10 1 7	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	12 5 3	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	4 9 10	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	12 3 4	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	11 8 0	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	3 15 9	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	13 12 9	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	5 4 3	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	3 11 0	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	18 15 10	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	472 ..	7 13 8	Ditto ..	Ditto ..	Ditto ..	6
Ditto ..	399 ..	34 0 0	Ditto ..	Krishnaganj ..	Matlari ..	52
Ditto ..	399 ..	9 3 7	Ditto ..	Ditto ..	Bijoypur ..	50
Ditto ..	399, 3171 ..	19 3 5	Ditto ..	Ditto ..	Matlari ..	52
Ditto ..	399 ..	18 11 9	Ditto ..	Ditto ..	Fulbari ..	53
Ditto ..	399 ..	17 10 6	Ditto ..	Ditto ..	Matlari ..	52
Ditto ..	399 ..	4 14 9	Ditto ..	Ditto ..	Ditto ..	52
Ditto ..	399, 3171 ..	5 13 11	Ditto ..	Ditto ..	Ditto ..	52
Ditto ..	399 ..	15 11 3	Ditto ..	Ditto ..	Ditto ..	52
Ditto ..	399, 3171 ..	18 7 8	Ditto ..	Ditto ..	Ditto ..	52
Ditto ..	399 ..	8 1 5	Ditto ..	Ditto ..	Fulbari ..	53
Ditto ..	3171, 2832 ..	2 7 6	Ditto ..	Ditto ..	Ditto ..	53
Ditto ..	441 ..	21 14 7	Ditto ..	Chapra ..	Gougra ..	18
Ditto ..	441 ..	8 13 6	Ditto ..	Ditto ..	Ditto ..	18
Ditto ..	472 ..	7 6 3	Ditto ..	Ditto ..	Hridaypur ..	6
Koria ..	3171 ..	5 0 0	Ditto ..	Krishnaganj ..	Fulbari ..	53
Balyati ..	3171 ..	12 7 4	Ditto ..	Ditto ..	Ditto ..	53
Ditto ..	3171 ..	3 7 0	Ditto ..	Ditto ..	Ditto ..	53
Ditto ..	3171 ..	8 6 1	Ditto ..	Ditto ..	Ditto ..	53
Ditto ..	399, 3171 ..	5 2 0	Ditto ..	Ditto ..	Ditto ..	53
Ditto ..	3171 ..	16 0 0	Ditto ..	Ditto ..	Ditto ..	53
Ditto ..	3171 ..	32 15 6	Ditto ..	Ditto ..	Ditto ..	72
Ditto ..	491 ..	18 15 6	Ditto ..	Karimpore ..	Falkaha ..	72
Ditto ..	491 ..	6 9 0	Ditto ..	Ditto ..	Ditto ..	72
Ditto ..	491 ..	19 9 0	Ditto ..	Ditto ..	Ditto ..	72
Ditto ..	491 ..	3 12 9	Ditto ..	Ditto ..	Ditto ..	72
Ditto ..	491 ..	4 12 0	Ditto ..	Ditto ..	Ditto ..	72
Ditto ..	317 ..	19 1 10	Ditto ..	Ditto ..	Charal Khali ..	149
Ditto ..	399 ..	14 12 5	Ditto ..	Krishnaganj ..	Matlari ..	52
Ditto ..	399 ..	29 15 5	Ditto ..	Ditto ..	Ditto ..	52
Ditto ..	116 ..	19 6 0	Ditto ..	Karimpore ..	Karamdia ..	143

No. 50AP.—31st May 1951.—The records of all lands in West Bengal forming parts of common holdings, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 1st May 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Description.	No. of estate under which held.	Rent.	Particulars of the tenancy				
			Rent recorded in—				
			District	Thana.	Mauza.	Jurisdiction List No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
yali ..	40 ..	27 0 0	Nadia ..	Tehatta ..	Betal ..	89	107
Ditto ..	116 ..	10 12 0	Ditto	Karimpur ..	Karamdia ..	152	47
Ditto ..	817 ..	20 1 10	Ditto	Ditto	Charakhall ..	149	183
Ditto ..	116 ..	12 7 6	Ditto	Ditto	Karamdia ..	182	173
Ditto ..	441 ..	48 7 9	Ditto	Chapra	Gongra ..	18	833 (part).
Ditto ..	441 ..	32 5 2	Ditto	Ditto	Ditto ..	18	833 (part).
Ditto ..	441 ..	32 5 2	Ditto	Ditto	Ditto ..	18	833 (part).
Ditto ..	441 ..	32 5 2	Ditto	Ditto	Ditto ..	18	833 (part).
Ditto ..	3171 ..	24 4 7	Ditto	Krishnaganj	Fulbari ..	53	773
Ditto ..	3171 ..	5 2 0	Ditto	Ditto	Gede ..	51	589
Ditto ..	3171 ..	4 5 11	Ditto	Ditto	Ditto ..	51	545
fa ..	3171 ..	11 0 0	Ditto	Ditto	Fulbari ..	53	774
ali ..	317 ..	60 4 3	Ditto	Karimpur	Mathurapur ..	75	54
Ditto ..	317 ..	22 8 9	Ditto	Ditto	Ditto ..	75	78
Ditto ..	317 ..	10 14 9	Ditto	Ditto	Ditto ..	75	91
Ditto ..	317 ..	21 1 9	Ditto	Ditto	Ditto ..	75	106
Ditto ..	390 ..	6 16 7	Ditto	Krishnaganj	Bijoypur ..	50	160
'a ..	390 ..	13 2 11	Ditto	Ditto	Matlari ..	52	219
ali ..	3171 ..	3 14 0	Ditto	Ditto	Fulbari ..	53	275
Ditto ..	390 ..	4 0 0	Ditto	Ditto	Matlari ..	52	633
Ditto ..	390, 3171 ..	2 0 0	Ditto	Ditto	Ditto ..	52	553
Ditto ..	977 ..	6 4 0	Ditto	Ditto	Ditto ..	52	1223
Ditto ..	390, 3171 ..	25 10 11	Ditto	Ditto	Ditto ..	52	1227
Ditto ..	2832, 3171 ..	10 12 0	Ditto	Ditto	Ditto ..	52	1668
Ditto ..	2832, 3171 ..	19 0 0	Ditto	Ditto	Ditto ..	52	1431
Ditto ..	2832, 3171 ..	16 14 2	Ditto	Ditto	Ditto ..	52	1433
Ditto ..	2832, 3171 ..	16 14 2	Ditto	Ditto	Ditto ..	52	1406
Ditto ..	2832, 3171 ..	8 0 0	Ditto	Ditto	Ditto ..	52	1665
Ditto ..	116 ..	7 4 0	Ditto	Karimpur	Karamdia ..	152	60
Ditto ..	472 ..	18 7 2	Kushita	Meharpara	Majhpura ..	21	25
Ditto ..	40 ..	50 0 0	Ditto	Ditto	Ichhakhall ..	5	55
Ditto ..	40 ..	12 0 0	Ditto	Ditto	Ditto ..	5	24
Ditto ..	40 ..	7 15 0	Ditto	Ditto	Ditto ..	5	25
Ditto ..	40 ..	4 7 6	Ditto	Ditto	Ditto ..	5	26
Ditto ..	40 ..	4 12 0	Ditto	Ditto	Ditto ..	5	27
Ditto ..	40 ..	2 12 0	Ditto	Ditto	Ditto ..	5	28
Ditto ..	40 ..	13 0 0	Ditto	Ditto	Ditto ..	5	29
Ditto ..	40 ..	5 3 3	Ditto	Ditto	Ditto ..	5	30
Ditto ..	40 ..	5 3 0	Ditto	Ditto	Ditto ..	5	31
Ditto ..	40 ..	10 4 0	Ditto	Ditto	Ditto ..	5	32

No. 51AP.—31st May 1951. —The records of all lands in West Bengal forming parts of common tenures or holdings as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 11th 1951.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.						
Description.	No. of estate under which held.	Rent.	Rent recorded in—			
			District.	Thana.	Mauza.	Jurisdiction List No.
1	2	3	4	5	6	7
		Rs. a. p.				
Ralyati ..	399 ..	6 0 11	Kushtia ..	Jibannagar ..	Shingnagar ..	3
Ditto ..	399 ..	13 9 9	Ditto ..	Ditto ..	Ditto ..	3
Ditto ..	399 ..	30 7 0	Ditto ..	Ditto ..	Ditto ..	3
Ditto ..	399 ..	27 7 1	Ditto ..	Ditto ..	Ditto ..	3
Ditto ..	399 ..	24 0 11	Ditto ..	Ditto ..	Ditto ..	3
Ditto ..	3171 ..	2 6 9	Ditto ..	Ditto ..	Rajapur ..	4
Dar-Koria ..	399 ..	11 8 6	Ditto ..	Ditto ..	Dhopakhali ..	7
Koria ..	399 ..	56 9 0	Ditto ..	Ditto ..	Ditto ..	7
Ditto ..	399 ..	21 5 6	Ditto ..	Ditto ..	Ditto ..	7
Ditto ..	399 ..	1 12 0	Ditto ..	Ditto ..	Ditto ..	7
Ditto ..	399 ..	12 6 0	Ditto ..	Ditto ..	Ditto ..	7
Ditto ..	399 ..	20 0 0	Ditto ..	Ditto ..	Ditto ..	7
Ralyati ..	399 ..	5 4 3	Ditto ..	Ditto ..	Ditto ..	7
Ditto ..	399, 472 BI ..	2 10 3	Ditto ..	Ditto ..	Ditto ..	7
Ditto ..	399, 3171 ..	19 8 11	Ditto ..	Ditto ..	Umapur ..	10
Ditto ..	399, 3171 ..	6 5 4	Ditto ..	Ditto ..	Ditto ..	10
Ditto ..	3171, 2332 ..	8 12 5	Ditto ..	Ditto ..	Ditto ..	10
Ditto ..	3171, 399 ..	2 0 0	Ditto ..	Ditto ..	Ditto ..	10
Ditto ..	3171 ..	3 0 0	Ditto ..	Ditto ..	Ditto ..	10
Jute ..	3171 ..	104 0 0	Ditto ..	Ditto ..	Ditto ..	10
Ralyati ..	3171, 2332 ..	3 0 0	Ditto ..	Ditto ..	Ditto ..	10
Ditto ..	3171, 399 ..	3 0 0	Ditto ..	Ditto ..	Ditto ..	10
Ditto ..	3171 ..	12 12 0	Ditto ..	Ditto ..	Ditto ..	10
Ditto ..	5294 (Jessoro), 399 ..	28 0 0	Ditto ..	Ditto ..	Kasba ..	13
Ditto ..	151, 152, 399 ..	5 5 0	Ditto ..	Ditto ..	Harharnagar ..	14
Ditto ..	151, 152, 399 ..	15 8 0	Ditto ..	Ditto ..	Ditto ..	14
Ditto ..	151, 152, 399 ..	5 0 0	Ditto ..	Ditto ..	Ditto ..	14
Ditto ..	399 ..	7 8 0	Ditto ..	Ditto ..	Naba Durgapur ..	15
Ditto ..	399 ..	17 0 0	Ditto ..	Ditto ..	Ditto ..	15
Patni ..	477 ..	676 9 5	Ditto ..	Meherpore ..	Shyampore ..	50
Under section 22(2) ..	472 ..	4 5 4	Ditto ..	Ditto ..	Majhpore ..	21
Ralyati ..	472 ..	4 9 9	Ditto ..	Ditto ..	Ditto ..	21
Under section 22(2) ..	472 ..	11 1 0	Ditto ..	Ditto ..	Ditto ..	21
Ralyati ..	708BI ..	2 0 0	Ditto ..	Ditto ..	Anandabashi ..	22
Ditto ..	708BI ..	4 1 3	Ditto ..	Ditto ..	Ditto ..	22
Ditto ..	708BI ..	6 0 0	Ditto ..	Ditto ..	Ditto ..	22
Ditto ..	708BI ..	2 14 0	Ditto ..	Ditto ..	Ditto ..	22
Ditto ..	708BI ..	3 0 0	Ditto ..	Ditto ..	Ditto ..	22
Ditto ..	708BI ..	3 0 0	Ditto ..	Ditto ..	Ditto ..	22

No. 52AP.—31st May 1951.—The records of all lands in West Bengal forming parts of common tenures or holdings, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 11th May 51.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Nadia for period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy							
Description.	No. of estate under which held.	Rent.	Rent recorded in—				
			District	Thana.	Mauza.	Jurisdiction List No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a p					
ati ..	116 ..	24 13 0	Kushtia	Gangul	Kazipur ..	28	1164
atto ..	116 ..	9 1 9	Ditto	Ditto	Ditto ..	28	874
atto ..	116 ..	14 0 0	Ditto	Ditto	Ditto ..	28	1080
atto ..	116 ..	21 5 6	Ditto	Ditto	Ditto ..	28	68
atto ..	116 ..	23 12 8	Ditto	Ditto	Ditto ..	28	871
asi Mokamari	317	12 14 0	Ditto	Ditto	Chak Charal-khall	22	15 (part).
atto ..	317	5 1 3	Ditto	Ditto	Ditto ..	22	15 (part).
ati	423 ..	62 1 9	Ditto	Damurhuda	Hudapara ..	5	61
atto ..	423 ..	91 7 6	Ditto	Ditto	Ditto ..	5	49
atto ..	423 ..	69 4 0	Ditto	Ditto	Ditto ..	5	94
atto ..	423 ..	26 2 8	Ditto	Ditto	Ditto ..	5	108
atto ..	423 ..	25 2 3	Ditto	Ditto	Ditto ..	5	99
atto ..	423 ..	54 10 3	Ditto	Ditto	Ditto ..	5	268
atto ..	423 ..	18 15 0	Ditto	Ditto	Ditto ..	5	177
atto ..	423 ..	17 2 9	Ditto	Ditto	Ditto ..	5	65
atto ..	423 ..	15 11 3	Ditto	Ditto	Ditto ..	5	204
atto ..	423 ..	22 13 8	Ditto	Ditto	Ditto ..	5	71
atto ..	423 ..	24 12 0	Ditto	Ditto	Ditto ..	5	175
atto ..	423 ..	19 8 0	Ditto	Ditto	Ditto ..	5	273
atto ..	423 ..	81 10 0	Ditto	Ditto	Ditto ..	5	134
atto ..	423 ..	10 0 6	Ditto	Ditto	Ditto ..	5	310
atto ..	423 ..	15 6 9	Ditto	Ditto	Ditto ..	5	254
atto ..	423 ..	27 8 0	Ditto	Ditto	Ditto ..	5	264
atto ..	423 ..	34 2 0	Ditto	Ditto	Ditto ..	5	205
atto ..	423 ..	32 2 9	Ditto	Ditto	Ditto ..	5	143
atto ..	423 ..	13 0 6	Ditto	Ditto	Ditto ..	5	208
atto ..	423 ..	20 6 6	Ditto	Ditto	Ditto ..	5	158
atto ..	423 ..	19 14 6	Ditto	Ditto	Ditto ..	5	69
atto ..	423 ..	27 7 7	Ditto	Ditto	Ditto ..	5	90
atto ..	477 ..	8 14 6	Ditto	Ditto	Ditto ..	5	273
atto ..	423 ..	19 8 0	Ditto	Ditto	Ditto ..	5	230
atto ..	423 ..	2 3 0	Ditto	Ditto	Ditto ..	5	212
atto ..	423 ..	28 10 0	Ditto	Ditto	Ditto ..	5	180
atto ..	423 ..	37 3 9	Ditto	Ditto	Ditto ..	5	155
atto ..	423 ..	113 2 0	Ditto	Ditto	Ditto ..	5	136
atto ..	423 ..	15 10 6	Ditto	Ditto	Ditto ..	5	148
atto ..	423 ..	12 9 1	Ditto	Ditto	Ditto ..	5	119
atto ..	423 ..	12 9 1	Ditto	Ditto	Ditto ..	5	117
atto ..	423 ..	56 8 0	Ditto	Ditto	Ditto ..	5	61
atto ..	477 ..	8 9 8	Ditto	Ditto	Ditto ..	5	271
atto ..	423 ..	72 11 0	Ditto	Ditto	Ditto ..	5	208

H. ADHIKARI,
Revenue Officer under Act XXXI of 1948

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES

কৃষি।

Agriculture

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৪৫৮৭কৃষি।—১৩ জুন ১৯৫১।—জম্মারী সহকৃষি-বাস্তুকার প্রমোদ মোহন ভট্টাচার্য্য, বি. এম. ই. ১৯৫০ সালের ১লা সেপ্টেম্বর হইতে পশ্চিমবঙ্গের কৃষি কৃত্যকে অবৈধাধীন সহকৃষি-বাস্তুকার নিযুক্ত হইয়াছেন।

No. 4187Agri.—1st June 1951.—Sri Monoj Mohan Bhattacharjee, B.M.E., temporary Assistant Agricultural Engineer, has been appointed, on probation, as Assistant Agricultural Engineer in the West Bengal Agricultural Service with effect from 1st September 1950.

নং ৪৫৯৪কৃষি।—১০ই জুন ১৯৫১।—জম্মারী জীবানুবিদ, ডাঃ প্রাণ কুমার দে, এম. এস. সি. পি. এইচ. ডি (লন্ডন), ১৯৫০ সনের ১লা জুন হইতে পশ্চিমবঙ্গের উদ্ভিদ কৃষি-কৃত্যকে অবৈধাধীন জীবানুবিদ নিযুক্ত হইয়াছেন।

রাজ্যপালের আদেশানুসারে,

মনোরঞ্জন সরকার,

উপ-সচিব।

No. 4594Agri.—13th June 1951.—Dr. Pran Kumar De, M.Sc., Ph.D. (Lond.), temporary Microbiologist, has been appointed, on probation, in the West Bengal Higher Agricultural Service as Microbiologist with effect from the 1st June 1950.

By order of the Governor,
M. SARKAR, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Calcutta.—No. 1053Co-op.—21st June 1951.—Sri Hem Chandra Das, Assistant Registrar of Co-operative Societies, West Bengal, on probation, is confirmed in that appointment with effect from 21st April 1951.

Calcutta.—No. 1054Co-op.—21st June 1951.—Janab Md. Abdul Moyeed, Assistant Registrar of Co-operative Societies, West Bengal, on probation, is confirmed in that appointment with effect from 21st April 1951.

By order of the Governor,
A. D. KHAN, Secy.

বাস্তবহারা পুনর্বাসন বিভাগ।
REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।

Establishment

জ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৪৭৭৭এস্ট।—১৫ই জুন ১৯৫১।—এই বিভাগের প্রাক্তন উপ-সচিব প্রিয়মোদ কুমার ভট্টাচার্য্য, আই. এ. এস. (সর্বোচ্চ-প্রাপ্ত)কে পশ্চিমবঙ্গ সার্ভিস, পুনঃসং. ১ম খণ্ডের ১৮৫(২) সংখ্যক নিয়মানুযায়ী পড় বেতনে ১৯৫১ সনের ১লা এপ্রিল তারিখ হইতে একমাসের ছুটি ক্ষমতা প্রদত্ত করা হইল।

এতদ্বারা এই বিভাগের ১৮ই মে ১৯৫১ তারিখের ৪০৬৪এ প্রজ্ঞাপনটি বাতিল করা হইল।

Calcutta.—No. 4777Estt.—9th June 1951.—Sri Promode Kumar Bhattacharjee, I. (Retired), formerly Deputy Secretary, Rel Rehabilitation Department, is allowed leave average pay for one month and six days with effect from 1st April 1951, under rule 185(2) of the Bengal Service Rules, Part I.

This cancels this department notice No. 4064Estt., dated 18th May 1951.

কলিকাতা।—নং ৪৭৯০এস্ট।—১৫ই জুন ১৯৫১।—ই সরকারকে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া বাস্তবহারা পুনর্বাসন অধিকারে অর্থনৈতিক পুনর্বাসন প্রাধিক পদে জম্মারীভাবে নিয়োগ করা হইল।

Calcutta.—No. 4790Estt.—9th June 1951.—Jamini Sarkar is appointed temporarily as Sub Officer, Economic Rehabilitation, in the Rehabilitation Directorate, with effect from date on which he assumes the duties of the until further orders.

কুচবিহার-কলিকাতা।—নং ৪৮০৬এস্ট।—১৫ই জুন ১৯৫১।—অবসর গ্রাসক ও সমাহর্তা এবং কুচবিহারের জেলা প্রাণ ও প. আধিকারিক প্রিকরণ চন্দ্র মৌলিকের টাকুরী স্বরাষ্ট্র (সাধারণ) বিভাগের অধীনে ন্যস্ত করা হইল।

Cooch Behar-Calcutta.—No. 4836Estt.—June 1951.—The services of Sri Kiran Ch Maulik, Sub-Deputy Magistrate and Sub-D Collector and District Rehabilitation Officer, Cooch Behar, are hereby replaced at the disposal of the Home (General Administration) Department of this Government.

কুচবিহার।—নং ৪৮০৬এস্ট।—১৫ই জুন ১৯৫১।—অবসর গ্রাসক ও সমাহর্তা (জম্মারী) প্রিকরণ চন্দ্র মৌলিকের কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত প্রিকরণ চন্দ্র মৌলিক কুচবিহারের জেলা প্রাণ ও পুনর্বাসন আধিকারিকের পদে জম্মারী নিয়োগ করা হইল।

Cooch Behar.—No. 4838Estt.—11th June 1951.—Sri Girindra Narayan Basak, Sub-D Magistrate and Sub-Deputy Collector (temporary) is appointed as the District Rehabilitation Officer, Cooch Behar, with effect from the date on which he assumes the duties of the post, vice Sri Chandra Maulik, reverted to the Home (General Administration) Department of this Government until further orders.

২৪-পারগানা-পশ্চিম দিনাজপুর।—নং ৪৯৪৮এস্ট।—১৫ই জুন ১৯৫১।—বসিরহাটের সহকর্মী প্রাণ ও পুনর্বাসন আধিকারিক ইম মৌলিকের কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত পদে প্রিকরণ চন্দ্র মৌলিকের স্থলে পশ্চিম দিনাজপুরের বদলী করা এই বিভাগের ৭ই জুন ১৯৫১ তারিখের ৪৮৬৪এস্ট নং প্রজ্ঞাপন বাতিল করা হইল।

24-Parganas-West Dinajpur.—No. 4948Estt.—15th June 1951.—Sri Mohitosh Moitra, divisional Relief and Rehabilitation Officer, Basirhat, is transferred as such to West Dinajpur with effect from the date on which he joins there, vice Sri B. B. Chakraborty, transferred, until further orders.

This cancels this department notice No. 4664Estt., dated 7th June 1951.

কলিকাতা-২৪-পারগানা।—নং ৪৯৫০এস্ট।—১৫ই জুন ১৯৫১।—আসামসেবারে পুনর্বাসন আধিকারিক প্রিকরণ চন্দ্র মৌলিকের কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত ২৪-পারগানা বসিরহাটের বদলী করা হইল।

Burdwan-24-Parganas.—No. 4950Estt.—June 1951.—Sri Jiten Sarker, Rehabilitation Officer, Asansol, is transferred as such to Basirhat in the district of 24-Parganas with effect from date on which he joins there, until further orders.

পশ্চিম বিনোদপুর।—নং ৫০০৬এড্—১৫ই জুন ১৯৫১।—
(পশ্চিম বিনোদপুর)এর মহকুমা গ্রাম ও পুনর্বাসন আধিকারিক
এর কৃপা চক্রবর্তীকে ১৯৫১ সালের ২রা মে হইতে পশ্চিমবঙ্গের
নব জিলাবন্দীর প্রথম সেক্টর ১৬৮(১) নিয়মানুসারী এক্স দিনের
ছুটি করার পত্র করা হইল।

রাজ্যপালের আদেশানুসারে,
ডি, সি, মত,
সচিব।

West Dinajpur.—No. 5006Eatt.—15th June
1951.—Sri Benoy Bhushan Chakravarti, Sub-
divisional Relief and Rehabilitation Officer,
Turghat (West Dinajpur), was allowed earned
leave for twenty-one days with effect from the 2nd
July 1951 under rule 168(1) of the West Bengal
Service Rules, Part I.

By order of the Governor,
V. C. DUTT, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞানদায়ক।

NOTIFICATIONS.

No. 2861Edn./38-74/51.—15th June 1951.—
The Governor is pleased to appoint the following
persons to reconstitute the Governing Body of
Government College of Art and Craft, Calcutta,
with effect from the 1st July 1951:—

(1) The Maharajadhiraja Bahadur of Burdwan
—President.

Members.

- (2) Mrs. Sheila Auden.
- (3) Sri Sushil Kumar Bose.
- (4) Dr. Suniti Kumar Chatterjee, M.A.,
D.Lit. (London).
- (5) Lady Pratima Mitter.
- (6) Lady Ranu Mookerjee.
- (7) Sri P. Neogy, M.A. (Harvard).
- (8) Janab H. Rahman, B.E. (Cal.), M.Arch.
(M.I.T.), Government Architect.
- (9) Dr. Nihar Banjan Ray, M.A. (Cal.),
D.Litt. & Phil. (Leyden), Dip. Lib.
(Lond.), F.L.A.
- (10) Sri Jamini Ray.
- (11) Sri A. N. Sen, Barrister-at-Law (Retired
Judge of the Calcutta High Court).
- (12) One representative of the teaching staff of
the Institution (to be elected).
- (13) The Principal, Government College of Art
and Craft, Calcutta—Secretary.

Members other than the representative of the
teaching staff of the institution, shall hold office
for three years only with effect from the 1st July
1951, whereas the representative of the teaching
staff shall hold office for one year only from the
1st date.

কলিকাতা।—নং ২৮৬১এড্—১৫ই জুন ১৯৫১।—পশ্চিমবঙ্গ
শিক্ষা বিভাগের পক্ষ হইতে সরকারি কলা ও শিল্প
বিদ্যালয় (গভর্ণমেন্ট কলেজ অফ আর্ট অ্যান্ড
ক্রাফ্ট) কলিকাতার পরিচালক পদে নিম্নোক্ত
জনদের নিয়োগ করা হইল।

১। মহারাজাধিরাজ বাহাদুর বরদওয়ান
২। শ্রী সীলা অডেন
৩। শ্রী সুশীল কুমার বসু
৪। ডক্টর সুনীতি কুমার চট্টাচার্জী, এম.এ.,
ডি.লিট. (লন্ডন)
৫। লেডি প্রতীমা মিত্র
৬। লেডি রানু মুকার্জী
৭। শ্রী পি. নেগী, এম.এ. (হার্ভার্ড)
৮। জনাব হ. রহমান, বি.এ. (কল.), এম.আর্চ.
(মি.টি.), সরকারি স্থাপত্যিক
৯। ডক্টর নিহার বানজান রায়, এম.এ. (কল.),
ডি.লিট. ও ফিল. (লিডেন), ডিপ. লি.
(লন্ড.), এফ.এল.এ.
১০। শ্রী জমিনী রায়
১১। শ্রী এ.এন. সেন, বারিস্টার-অট-ল (অবসর
প্রাপ্ত কলিকাতা হাইকোর্টের বিচারিক)
১২। একজন শিক্ষক কর্মচারীর প্রতিনিধি (নির্বাচিত
করা হইবে)
১৩। সরকারি কলা ও শিল্প বিদ্যালয়, কলিকাতার
প্রধান শিক্ষক

Calcutta.—No. 2895Edn.—18th June 1951.—
Miss Leela Ray, B.A., B.T., Dip-in-Physical
Education, M.S. (Utah), is appointed to act as
Inspector of Physical Education and Youth
Welfare (Women) in the West Bengal Educational
Service with effect from the 15th July 1950 and
until further orders.

This cancels this department notification
No. 3778Edn., dated the 2nd August 1950.

হুগলী।—নং ২৯০৪এড্—১৯ই জুন ১৯৫১।—হুগলী
মাদ্রাসার পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (পুরুষ বিভাগ) প্রধান শিক্ষক
জনাব মহম্মদ কাসেম এর মৃত্যু হওয়ার ঐ পদে ঐ কৃত্যকের অস্থায়ী
প্রধান শিক্ষক জনাব আব্দুল মৃত্তাহির আম্মক হোসেন, এম. এ, বি, টি,কে
১৭ই আগস্ট ১৯৫০ তারিখ হইতে স্থায়ীভাবে নিয়োগ করা হইল।

Hooghly.—No. 2904Edn.—19th June 1951.—
Janab Abul Muttahib Ahmad Hossain, M.A., B.T.,
officiating Headmaster, Hooghly Madrasah, in the
West Bengal Educational Service (Men's Branch),
is appointed substantively to that post and in that
service with effect from the 17th August 1950,
vice Janab Md. Quasem, deceased.

হাওড়া।—নং ২৯০৫এড্—১৯ই জুন ১৯৫১।—
বেঙ্গল ইঞ্জিনিয়ারিং কলেজের পশ্চিমবঙ্গ সাধারণ কৃত্যকের চুক্তি-বদ্ধ
বিদ্যালয় অস্থায়ী সহ-প্রধান শিক্ষক শ্রীমানবাল দাস গুপ্ত,
বি. ই. (কলি), এম. ই. ই. (নিউইয়র্ক)কে ১৯৫০ সালের ২৮ই অক্টোবর
হইতে ঐ পদে এবং ঐ কৃত্যকে স্থায়ীভাবে নিয়োগ করা হইল।

Howrah.—No. 2905Edn./4A-8/51.—19th June
1951.—Sri Mukhan Lal Das Gupta, B.E. (Cal.),
M.E.E. (New York), officiating Associate Assist-
ant Professor of Electrical Engineering, Bengal
Engineering College, in the West Bengal General
Service, is appointed substantively to the post and
in that service with effect from the 28th October
1950.

কলিকাতা।—নং ২৯১১এড্—১৫ই জুন ১৯৫১।
—কলিকাতা গভর্ণমেন্ট আর্ট ও ক্রাফ্ট কলেজের পশ্চিমবঙ্গ
শিক্ষণ কৃত্যকের (পুরুষ বিভাগ) ব্যবহারিক কর্মকাণ্ডের অধ্যাপক পদে
শ্রীমান জাম দত্ত গুপ্তকে যোগদানের তারিখ হইতে পুনরায় পদস্থ
অস্থায়ীভাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি, এম, সেন,
সচিব।

Calcutta.—No. 2919Edn./38-34/50.—19th June
1951.—Sri Mukhan Lal Dutta Gupta is appointed
to act in the West Bengal Educational Service
(Men's Branch) as the Professor of Applied Art
in the Government College of Art and Craft,
Calcutta, with effect from the date he joins the
post, or until further orders.

By order of the Governor,
D. M. SEN, Secy.

Office of the Accountant-General, West Bengal.

NOTIFICATIONS.

Subject:—Exclusion of (i) the Comilla Banking
Corporation, Ltd., (ii) the Comilla Union
Bank, Ltd., and (iii) the Hooghly Bank, Ltd.,
from the Second Schedule to the Reserve Bank
of India Act, 1934 (II of 1934).

No. TM/270.—15th June 1951.—All Treasury
and Sub-Treasury Officers in West Bengal and the
Manager, Reserve Bank of India, Calcutta, are
hereby informed that the Reserve Bank of India
Department of Banking Corporations, Calcutta,

Office, Bombay, has in its notification No. DBC.13/Excl.C.102-51, dated 23rd January 1951, excluded the names of the three banks mentioned above from the Second Schedule to the Reserve Bank of India Act, 1934 (II of 1934). The effect of this exclusion is that the bonds of indemnity executed by these banks for collection of pay, pensions, etc., of State Government or of Union Government servants become null and void. Any claim preferred by them on this account may not be paid.

[Comptroller and Auditor-General's memorandum No. 402-Admn-8-500, dated 7th February 1951—Dy. India-9001-TM-2061 and letter No. 1208-Admn-8-50, dated 16th May 1951. Dy. India-1313-TM-485 filed in Bd. No. TM/2-3 of 1949-50.]

Subject:—Medical Attendance Rules—Necessity of consultation with the authorised Medical Attendant.

No. TM/271.—18th June 1951.—A copy of the Government of India, Ministry of Health Office memorandum No. F6(1)-20/51-M-11, dated the 30th April 1951, on the subject indicated above is published for information and guidance of all heads of offices of the Union Government.

Copy of the Office memorandum referred to above.

The undersigned is directed to say that frequent instances come to the notice of this Ministry in which Government servants consult Medical Officers other than their authorised medical attendants and urge acceptance of their claims for reimbursement of medical expenses incurred on the ground that they were unaware of the orders on the subject or of the name of the Medical Officer who was their authorised medical attendant. As consultation with the authorised medical attendant is an essential pre-requisite under the Medical Attendance Rules for purposes of reimbursement of medical expenses, such claims are generally rejected when referred to this Ministry. Apart from causing hardship to the persons concerned, these references create much unnecessary work for all concerned. It is, therefore, necessary that before a Government servant proceeds to consult a Medical Officer in regard to himself or a member of his family, he should make sure that the officer whom he proposes to consult is his authorised medical attendant and it is requested that the necessity of doing so should be impressed upon all officers and members of the staff under the Ministry of Agriculture, etc.

[Endorsement No. 1326-NGE-II/KW-218-50, dated 1st June 1951, from the Comptroller and Auditor-General of India—Dy. TM-729.]

S. K. SARKAR,

Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

24-Parganas-Burdwan.—No. 3404A.—18th June 1951.—Sri Hirendra Nath Sen, **Munsif, Basirhat, 24-Parganas**, on leave, is appointed to be a **Munsif** in the district of Burdwan to be ordinarily stationed at **Asansol**, *vice* Sri Tarit Kanti Mutsuddi.

West Dinajpur-Darjeeling.—No. 3432A.—June 1951.—Sri Samarendra Narayan B. officiating Subordinate Judge of Malda district of West Dinajpur-Darjeeling, is appointed on reversion, to be a Munsif at Malda.

Cooch Behar.—No. 3509A.—21st June 1917.
Sri Tinkari Mohan Mukharji. Additional Magistrate and Deputy Collector of the Cooch Behar State, who has been appointed temporarily to the West Bengal (Civil Service) as a Munsif, is appointed to be a Munsif in the district of Cooch Behar to be ordinarily stationed at Sadar.

24-Parganas.—No. 3547A.—22nd June 1
Sri Rajendra Kishore Das, officiating Add
District and Sessions Judge of 24-Pargan
appointed on reversion to be an Add
Subordinate Judge of the same district.

Leave.

West Dinajpur-Darjeeling.—No. 3421A.
June 1951.—Sri Hari Charan (Ghosh, Subor
Judge and Assistant Sessions Judge of Male
leave), is allowed leave on average pay under
188(a) read with rule 184(b)(ii) of the
Bengal Service Rules, Part I, for fifteen days
effect from the 12th June 1951, in extension
leave granted to him under the orders of the
May 1951.

Powers.

Burdwan.—No. 3412A.—18th June 1951
Harendra Nath Sen, Munsif (on leave), under
of transfer to Asansol in the district of Burd-
is vested with the powers of a Judge of a Court
Small Causes for the trial of suits cognizable
such a Court up to the value of Rs. 100 within
local limits of the Asansol munsif.

Burdwan.—No. 3415A.—18th June 1951.
Harendra Nath Sen, Munsif (on leave),
orders of transfer to Asansol in the district
Burdwan, is vested with powers to exercise
jurisdiction in the trial of suits for the recovery
under section 153(b) of the Bengal Tenancy
Act VIII of 1885.

West Dinajpur-Darjeeling.—No. 3437A.
June 1951.—Sri Samarendra Narayan F
under orders of reversion as Munsif of Malda
district of West Dinajpur-Darjeeling, is
with the powers of a Judge of a Court of
Causes for the trial of suits cognizable by a
Court up to the value of Rs. 300 within the
limits of the Malda munsifi.

R. P. MUKHERJI, Reg

ORDERS BY COMMISSIONERS C DIVISIONS

Burdwan Division—Chinsura

No. 1639J.G.—20th June 1951.—In accordance with the provisions of rule 56(1) of Chapter IV of the Bengal Jail Code, Vol. I, Seventh Edition, I hereby reappoint Sri Chand Dhiman to be non-official visitor of Howrah District Jail for a period of two years, effect from 17th February 1951.

B. SARKAR, Commissioner

NOTICE.

Burdwan, the 2nd June 1951.

Whereas the property described in the schedule below was requisitioned under order No. 71 D.I., dated 28th August 1942 (L.A.D.I. of 48) in connection with the Ninga Landing (

and placed at the disposal and under the control of the Wing Commander, Commanding R.A.F., Imphal;

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which has been directed under section 8 of the said Act, to be exercised by me, necessary enquiry has been made and Sri Hiranya Mukherjee and others as detailed below, owners/occupiers, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition—

The Schedule.

Mauza Khoshkula, jurisdiction list No. 27, police-station Jamuria, district Burdwan.

Cadastral survey plot No.	Area in acre.	Name of owners/occupiers.
part	01	Hiranya Mukherjee of Bhadur.
part	03	Kalpada Mondal and others of Bhadur.
part	01	Atal Pal and others of Bhadur.
part	03	
part	05	Hangaha Garai and others of Sripur
part	03	Pravas Goswami and others of Sripur
part	01	Bejoy Krishna Goswami and others of Sripur.
part	04	Behari Mondal and others.
part	02	Baldyanath Garai of Nischinta.
part	03	Ramanath Pal and others of Sripur
part	09	Atul Pal and others of Sripur.

Mauza Benali, jurisdiction list No. 31, police-station Jamuria, district Burdwan.

Cadastral survey plot No.	Area in acre.	Name of owners/occupiers.
27, 44 (part) 48, 53, 41, 42, 52, 70, 71.	9.40	Rai Sahab Chandramal Indra Kumar Karnal.
.. ..	03	Ashu Gop and others
.. ..	04	
.. ..	06	
.. ..	11	
.. ..	27	Kiran Sashi Debi, wife of Manindra Nath Roy.
.. ..	56	Dhwajadhar Mondal.
.. ..	21	Khudiram Mondal and others.
.. ..	45	Satish Bhandari (minor), guardian mother Motibala Das and others.
.. ..	54	
.. ..	21	Sakti Pada Ray.
.. ..	22	
.. ..	23	Rajani Das, wife of Bipin Ch. Saha of Benamalipur.
.. ..	25	
.. ..	26	Sarala Bai Devi, wife of Sasadhar Mitra and others.
.. ..	27	Jyoti Lal Mondal and others.
.. ..	28	
.. ..	29	
.. ..	30	

(3) Mauza Sreepur, jurisdiction list No. 34, police-station Jamuria, district Burdwan.

Cadastral survey plot No.	Area in acre.	Name of owners/occupiers.
1956	14	Gokul Behari Goswami
2045	03	
1959	3.86	Sajani Ballav Chatterjee and others.
1964	07	
1960	1.56	Bansidhar Pal and others.
1983, 2046, 2047, 2048, 2051.	3.90	Amoda Das, wife of Baldyanath.
2050	25	Ramanath Pal and others.
1987	2.22	Manik Lal Chatterji.
1989	1.06	Kishori Mohan Goswami and others.
1990	08	Madan Goswami and others.
1991	16	Basanta Mondal and others.
1993	29	
1992	48	
1994 part ..	40	Kinkar Mondal and others.
2049	08	Gobinda Garai and others.
2052	05	Babu Mondal and others.
1236 part ..	36	Lodna Colliery Co., Ltd.
2056	15	Baldyanath Das and others
1982	79	Thakamoni Das, wife of Jugal Kishore Pal and others.
1963	1.99	Radhakanta Pal and others of Sreepur.
2028	1.75	

(4) Mauza Mondalpur, jurisdiction list No. 37, police-station Jamuria, district Burdwan.

Cadastral survey plot No.	Area in acre.	Name of owners/occupiers.
572, 3230 part, 565 part	3.85	Bariha Baran Roy and others.
592	75	Haradhan Garai.
567	59	Uday Nandi and others.
566	38	Sashi Bhushan Nandi and others.
564	68	Sudhakarishna Maji and others of Mondalpur.

(5) Mauza Joba, jurisdiction list No. 28, police-station Jamuria, district Burdwan.

Cadastral survey plot No.	Area in acre.	Name of owners/occupiers.
70, 77, 11 part, 79, 78, 90	4.42	Sibu Ghosh of Khadibar, police station Barabani.
11 part ..	66	Badi Majhi.
69, 66, 40 part, 91 ..	1.61	Jyotilal Mondal of Sakhipur.
93, 85, 72, 75, 78, 68, 13	7.67	Niharan Dhibar and others of Sakhipur, Debidas Mondal and others of Khadibar, Baldyanath Mondal and others of Sakhipur.
74, 76, 13, 104/496, 5, 6		
67, 92, 32		
2, 19		
21	17	Dugai Majhi and others.
22, 23, 28 part ..	28	Dashu Majhi and others of Sakhipur.
24, 25, 28 part ..	66	Kamal Majhi and others.
29, 62	2.09	Ram Kinkar Mondal and others of Benali.
30	42	Farbati Das and others.
68	47	Khudiram Mondal and others.
96	1.58	Kalpada Mondal and others.
107, 322, 112, 109 ..	2.07	Eastern Coal Co., Ltd.
104, 106, 94, 81, 82, 83, 84, 110, 111, 7, 8, 19, 497, 37, 112, 131, 114, 130, 4, 31, 8, 14, 108, 5, 4, 26, 12, 106 part, 100, 84, 12.	22.06	Haradhar Ghosh and others.
105 part, 2, 19 ..	6.93	Haradhar Ghosh and others.

(6) Mauza Kundulia, jurisdiction list No. 25, police-station Jamuria, district Burdwan.

Cadastral survey plot No.	Area in acre.	Name of owners/occupiers.
365, 380, 382, 440 ..	2-56	Bearvol Raj Estate.
174, 320, 326, 333, 359, 361, 367, 321, 356, 370.	72	Rakhal Mondal of Haripur and others, Motibala Das, wife of Mahadev Garal.
439, 442 ..	42	Motibala Das, wife of Mahadev Garal, and Jamuna Bala Das, wife of Gour Ch. Garal.
418, 398, 194, 455 ..	76	Motibala Das, wife of Mahadev Garal.
186, 187, 397 ..	42	Rakhal Mondal.
163, 167, 441, 379, 182, 334, 183, 166, 168, 449, 377, 182, 381, 164, 166.	1-11	Haripada Nandi and others.
195, 460, 170, 184, 185, 406, 396, 399, 403, 406, 434, 193, 371, 322, 319, 382, 345, 358, 360, 438, 443, 194/664.	4-40	Patu Bala Das, wife of Nital Mondal, and others.
387 ..	54	Haripada Nandi of Sripur.
307 ..	39	Bholanath Mukherjee and others.
309, 364, 350, 451, 311 ..	17-37	Bhupai Devi, wife of Kallpada Roy and others.
400, 171, 323, 388, 401, 436, 358, 373, 173, 176.	2-95	Jnan Bala Das, wife of Nibaran Ch. Mondal.
385 ..	53	Nibaran Mondal.
308 ..	55	Iswari Das, wife of Dukhaharan Nandi of Nischinta.
355 ..	14	Kali Das Goalini, wife of Suchand Gop.
421, 461, 462 ..	77	Minora Umapada and others.
361 ..	40	Gobinda Garal and others.
169, 189, 419 ..	1-89	Mazaram Mondal.
416, 172 ..	50	Sashi Bhimsan Mondal.
659, 661, 663, 662, 657/665, 660 part.	8-02	Equitable Coal Co., Ltd.
660 part, 655 ..	2-30	Srimati Devi, wife of Abinash Chakraverty and others.
637, 638 ..	4-25	Gobinda Pada Sircar and others.
639 ..	52	Supal Balshab and others.
650, 651 ..	2-26	Nowaj Sheikh of Jamuria.
649, 648, 647, 641, 645, 646, 642, 644.	3-31	Satya Kinkar Das and others of Jamuria.
643 ..	30	Lachman Das Adhikari.
656, 657, 658 ..	3-64	Umapada Chatterjee.
632, 653, 652, 634, 654	1-04	Sreeram Adhikari.
630 ..	30	Rabi Lochan Mukherjee.
617 part ..	74	Madha Nath Gorai and others.
640 ..	70	Fulkumari Das, wife of Purna Ch. Mondal.
621, 623 ..	6-55	Chunubala Das, wife of Bejoy Mondal and others.
413 ..	75	Kishan Ram Joshi of Jamuria.

I. B. S. R. SURITA,
Collector, Burdwan.

Presidency Division—Calcutta

No. 822R.G.—16th June 1951.—Sri Prithwi Nath Mallick, Sub-Deputy Collector, on probation, Sadar, Jalpaiguri, is posted to the Sadar station of the Cooch Behar district.

No. 823R.G.—16th June 1951.—Sri Jatiswar Datta, Sub-Deputy Collector, on probation, Malda, is posted to the Sadar station of the Cooch Behar district.

N. C. GHOSH, for Commissioner.

Presidency Division—Jalpaiguri

No. 2816G.—13th June 1951.—In exercise of the powers under section 6(d) of the Bengal Ferries Act, I of 1885, delegated to me by Government notification, dated 9th May 1889, issued under section 36 of the Act, I hereby declare the limits of the Stationghat ferry over the Mahananda.

Englishbazar declared as a public ferry by Commissioner's notification No. 601L.S.G., dated 17th April 1951, as follows:—

Up stream—Midway between the Stationghat ferry and the Fulbari ferry. Such midway falls on plot No. 1601 of mauza Mangulbari Samondoi, jurisdiction list No. 105, police-station Malda, on the left bank and plot No. 1665 of mauza Kutubpur Fulbari, jurisdiction list No. 64, police-station Englishbazar, on the right bank of the river.

Down stream—Midway between the Stationghat ferry and the Jhowghatta ferry. Such midway falls on 261 of mauza Chhatainmoore, jurisdiction list No. 108, police-station Malda, on the left bank and plot No. 1304 of mauza Parapara jurisdiction list No. 65, police-station Englishbazar, on the right bank of the river.

R. GHOSH, District Magistrate, Malda

Orders by the Deputy Inspector-General of Police, Northern Range

Jalpaiguri.—No. 4050.—16th June 1951.—The following transfers and promotions of officers are ordered in the interest of public service.—

- (1) Sri Suresh Chandra Ray, Inspector, Malda, is transferred temporarily to Cooch Behar, vice Sri Sarada Kanta Datta, Inspector, temporarily transferred to District Enforcement Branch, 24-Parganas.
- (2) Sri Sachindra Nath Ghosh, officiating Inspector, West Dinajpur, is temporarily transferred to Malda, vice No. (1) above.
- (3) Sub-Inspector Ram Gopal Bhattacharya of Jalpaiguri is temporarily transferred to West Dinajpur and appointed to act as Inspector with effect from the date of assuming charge, vice Sri Gauri Prasad Ghosh, Inspector, on deputation to Tripura.

All to move at once.

- (1) Sri Bankim Bihari Banarji, Inspector Jalpaiguri, now temporarily employed in the District Enforcement Branch of that district is granted leave, on average pay for 4 months of medical certificate, with effect from the date of which he avails himself of it or on relief, whichever is earlier.

- (2) Sri Sachindra Mohan Sarkar, officiating Inspector, Jalpaiguri, will continue to act as such, vice No. (1) granted leave.

- (3) Sri Prasanna Kumar Bhaumik, officiating Inspector, West Dinajpur District Enforcement Branch, is temporarily transferred to Jalpaiguri to fill the post of Inspector sanctioned for the District Enforcement Branch of that district.

- (4) Sri Rama Das Maitra, Inspector, Jalpaiguri is temporarily transferred to West Dinajpur to fill one of the two posts of Inspector sanctioned for the District Enforcement Branch in Government Order No. 823Pl., dated 20th March 1950, of that district.

- (5) Sub-Inspector Chandra Nath Mukherjee, Malda is temporarily transferred to Jalpaiguri, appointed to act as Inspector with effect from date of assuming charge, vice No. (4) above.

All to move at once.

Sub-Inspector Pem Tahering of Darjeeling promoted to act as Inspector from the date of assuming charge against the post of Inspector sanctioned in Government Order No. 2000Pl., dated 19th/22nd May 1951, for the P. O. Chak. Post, Darjeeling, on the Indo-Ti. Border.

R. GHOSH, Dy. Insp.

LABOUR DEPARTMENT

ORDER.

No. 3680Lab.—13th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 6592Lab., dated the 20th November 1950, the industrial dispute between Messrs. S. K. Chakravarti, d., Mission Row, Calcutta, and their workers represented by S. K. Chakravarti Workers' Union, 206, Bowbazar Street, Calcutta, was referred to a Tribunal consisting of Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, the Vice-President of S. K. Chakravarti Workers' Union aforesaid, on behalf of Bashit, Lakshan, Prosad and Sukhan, made a complaint writing before the said Tribunal alleging that the said Company had acted, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of a complaint under section 33A of the Industrial Disputes (Appellate Tribunal) Act of 1950, filed by Sri Jatin Chakravarti, Vice-President, S. K. Chakravarti Workers' Union, against Messrs. S. K. Chakravarti, Ltd. (the original reference out of which this case has arisen was made under order No. 6592Lab., dated the 20th November 1950, of the Government of West Bengal).

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Chairman of the Tribunal.*

represent for the Applicants (Union): Sri Jatin Chakravarti, Vice-President, S. K. Chakravarti Workers' Union.

represent for the opposite party (Company): Sri B. K. Ghosh, Pleader.

AWARD.

1. It is the Union's case that four persons, named (1) Sukhan, Helper (Roll No. 324), (2) Prosad, Helper (Roll No. 143), (3) Bashit, Helper (Roll No. 106), and (4) Lakshan, Raj-Mistry (Roll No. 62), were served with a notice of discharge by the Management with effect from the 31st March 1951. The Union contends that the Management did issue such notice without specific permission of the Tribunal while the original proceeding was pending. As such, it is contended section 33 of the Industrial Disputes (Appellate Tribunal) Act of 1950 has been contravened. The Union has been sought for under section 33A of the aforesaid Act (1) for a declaration that the said notice was illegal and not binding, (2) for maintaining the *status quo*, and (3) for reinstatement and compensation. The Company by its written statement contends that the retrenchment of

the above workers was necessary due to "financial handicap". The Company also holds out that further retrenchment will be necessary in the near future. The Company, however, denies having any mala intention.

2. Facts are not very much disputed in the present case. There has been a previous case under section 33A which was, however, rejected on the ground that it was premature. The observation which the Tribunal made in that connection will be pertinent, viz., "the learned pleader of the Company is certainly wrong when he contends that because the discharge is sought to be effected on economical grounds and because it is unconnected with the subject-matter of the original proceeding, no permission of the Tribunal is necessary. Whatever might have been the position under the old section prior to the amendment of 1950, it is clear that under the amended section there can be no escape from taking the permission of the Tribunal in the matter of discharge of employees pending the proceeding no matter whether on economical ground or otherwise. So, if the Company translates the notices in question into action without the permission of the Tribunal, it can hardly avoid the legal liability under section 33A of the Industrial Disputes (Appellate Tribunal) Act, 1950. Similarly, the Vice-President of the Union is also not immune from error. Section 33A never arises unless there has already been in fact either a prejudicial alteration of the service condition or a discharge or a punishment. But in the present case there has been no discharge nor punishment yet before 31st March 1951..... Mere notices of discharge do not affect the service condition prejudicially in fact. The Company could have legalised the notices by having permission from the Tribunal prior to 31st March 1951. So the applications under section 33A are obviously premature. The applications accordingly stood rejected. That order was passed on 30th March 1951.

3. When the Tribunal passed the above order, naturally it expected that the Company would not be so obdurate as to pass over or to ignore the warning contained in the above. But it appears that the Company was none the wiser and not only did it effect the retrenchment as per notice referred to above but it threatened to do further retrenchment without previous permission of the Tribunal. I cannot conceive of a more deliberate flouting of law than in this case. If the Company was financially embarrassed, it was incumbent upon it to place facts and figures before the Tribunal and to seek its permission for retrenchment. But the learned pleader who argued the matter during the hearing said that he was advised to place nothing beyond what was contained in the application. In other words, the Company preferred to withhold its balance sheets, etc., in support of its financial position. So I am unable to hold that the Company is really financially embarrassed without any evidence before me. In the circumstances, the contention of the Union that these people were ejected out for their membership of the Union must prevail, and the only order that I can pass is the order of reinstatement of these four workers, viz. Sukhan, Prosad, Bashit and Lakshan, within one month of the award coming into operation. They are given as compensation half pay with effect from 31st March 1951 up to the date of reinstatement, the amount being payable in one instalment.

G. PAIT,

Chairman of the Tribunal

The 2nd June 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 36981ab.—13th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 55211ab., dated the 25th September 1950, read with its corrigenda Nos. 68921ab., dated the 29th November 1950, and 947Lab., dated the 13th January 1951, the industrial disputes that existed or were apprehended in the Jute Textile Industry in West Bengal between the Jute Mills mentioned in the list attached with the said order, dated the 25th September 1950, read with the said corrigendum, dated the 13th January 1951, and represented by the Indian Jute Mills' Association, Royal Exchange, Calcutta, and their workmen represented by the Trade Unions mentioned in the said order, dated the 25th September 1950, read with the said corrigendum, dated the 29th November 1950, regarding the matters specified in the schedule to the said order, dated the 25th September 1950, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as Chairman and Sri P. R. Mukherjee and Sri M. C. Banerjee, District Judges, as members;

And whereas during the pendency of proceedings before the said Tribunal a complaint was received on behalf of eight workmen referred to in the award mentioned hereinafter against the Kankinarrah Jute Mill "B", post office Bhatpara, 24-Parganas, being item 16 under the head "24-Parganas" of the said list, in writing before the said Tribunal alleging that the said company had punished the said workmen concerned in such dispute;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the said Act, the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by the Jute Workers' Federation on behalf of certain workmen, Bangali and others, against Kankinarrah Jute Mill "B" in connection with Government of West Bengal, Department of Labour, order No. 55211ab., dated 25th September 1950, referring certain industrial disputes between 86 Jute Mills in West Bengal including Kankinarrah Jute Mill "B" and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S., (Retd.), *Chairman*
SRI P. R. MUKHERJEE, *District Judge, Member*
SRI M. C. BANERJEE, *District Judge, Member.*

for Jute Workers' Federation: Sri D. L. Sen Gupta, Advocate.
for Kankinarrah Jute Mill "B": Sri K. B. Basu, Counsel.

AWARD.

This matter has arisen out of a petition of a complaint under section 3A of the Industrial Disputes Act presented on 21st December 1950

(registered as case No. 57 of 1950 under section 33A) by the Assistant Secretary of Jute Workers' Federation representing eight workmen Bangali, Rampearia and Ramkalia, and five others against Kankinarrah Jute Mill "B", which is one (No. 16 under 24-Parganas district in the list of the 86 Jute Mills in West Bengal which are concerned in the list of disputes referred to this Tribunal for adjudication by Government of West Bengal, Department of Labour, order No. 5521Lab., dated 25th September 1950. The original adjudication proceedings which commenced on 25th September 1950 are still pending before this Tribunal. The grievances put forward in the petition of complaint are on the following lines. Difference between the employers in Kankinarrah Jute Mill "B" and then workmen arose over certain matters including a claim by the workmen in respect of wages for 2½ days of a period of lock-out. False charges incorporated in charge sheet were laid against Bangali on 9th October 1950 and he was unjustifiably suspended from that date. False charges incorporated in charge sheets were also laid against the two female workers, Rampearia and Ramkalia on 16th October 1950 and they were unjustifiably placed under suspension from that date. As regards the other five workmen named in the petition of complaint, it is conceded that they belonged to a Kankinarrah Jute Mill "A", and that Mill has not been included in the list of Jute Mills under the order of reference, and consequently it cannot be said that any adjudication proceedings in respect of those workmen were pending before this Tribunal, and therefore this Tribunal has no jurisdiction to deal with the complaint so far as those five workmen are concerned. The petition of complaint must therefore be regarded as restricted to the cases of the three workmen, Bangali, Rampearia and Ramkalia. The prayer in the petition of complaint regarding these three workmen is that the charges alleged to have been falsely laid against them should be withdrawn, the orders of suspension in respect of them should be withdrawn, and they should be reinstated and should be paid full wages for the periods of unemployment. It is contended on behalf of the Mill that the workmen concerned were not actually dismissed, but they were suspended pending the permission of the Tribunal for their dismissal. It is pointed out on behalf of the Company that applications for permission for the dismissal of the three workmen under section 33 of the Industrial Disputes Act were filed by the employers on 5th January 1951 and those applications were registered as cases Nos. 42, 43 and 49 of 1951 under section 33. The Company has explained the delay in filing the applications under section 33 on the footing that the employers were waiting for the disposal by this Tribunal of an omnibus petition for permission to discharge or punish the workmen under the Standing Orders, and the applications under section 33 were filed after the disposal of that omnibus petition. Taking into consideration all the circumstances, we are satisfied that the delay in filing the applications under section 33, which under ordinary circumstances would be considered as unjustified, was not unreasonable in the present case. The Company has made a prayer in connection with the complaint under section 33A that the petition of complaint should be dismissed. It is pertinent to note here that this day we have disposed of the three applications under section 33 in respect of Bangali, Rampearia and Ramkalia, and have granted permission to Kankinarrah Jute Mill "B" to dismiss Bangali with effect from 9th October 1950 on the footing that he has been found guilty of misconduct under clause 14(c)(i) and (viii) of the Standing Orders, and while we have found the two women, Rampearia and Ramkalia, guilty of misconduct under clause 14(c)(viii) of the Standing Orders, we have declined to grant permission for their dismissal and have granted permission to Kankinarrah Jute Mill "B" to suspend the two workmen for four days with effect from 16th October 1950. We have stated in our order that the effect of our granting

permission to suspend for four days would be that the workmen should be permitted to rejoin duty forthwith, and the actual period of suspension, beyond the period of four days of suspension as a substantive punishment, should be treated as a period of leave without pay. We may state further that for the sake of convenience and with the consent of the parties, the present case under section 33A and the three corresponding cases under section 33 were heard together. On the side of the employers the Chief Personnel Officer was examined as P.W. 1, the Labour Officer of the Mill was examined as P. W. 2 and the Electrical Engineer of the Mill was examined as P. W. 3 and a weaver of the Mill was examined as P. W. 4, and on the side of the workmen they examined themselves as O. P. Ws. 1, 2 and 3, and on the employers' side some documents were put in and marked as exhibits. In our orders in connection with the three cases under section 33, we have incorporated our findings in respect of the facts and circumstances. Those orders would obviously have considerable bearing on our decision in the present case under section 33A.

2. It is, however, not necessary for us to go into the facts and circumstances so far as the present complaint under section 33A is concerned. The position is that the three workmen, Bangali, Rampearia and Ramkalia, were never discharged or punished by dismissal or otherwise within the meaning of section 33(b) of the Industrial Disputes Act, but they were merely placed under suspension as a security measure from 9th October 1950 or 16th October 1950. In a series of decisions already given by this Tribunal, for instance the award in connection with the complaint of Lahit Chandra Paul against National Jute Mill, as published in the *Calcutta Gazette* of 22nd February 1951 by order No. 957Lab, dated 13th February 1951, or the award in connection with the complaint of Budri and Ramcharan against Bally Jute Mill, as published in the *Calcutta Gazette* of 24th May 1951 by order No. 3094Lab, dated 16th May 1951, we have already held that an order of suspension passed as a security measure pending the final decision of the Tribunal in connection with an application for permission under section 33 of the Industrial Disputes Act, would not amount to a substantive punishment. Consistently with our previous decisions, we hold that in the present case the order of suspension in respect of Bangali, Rampearia and Ramkalia did not amount to any act of discharge or punishment within the meaning of section 33(b) of the Industrial Disputes Act. We come to the conclusion therefore that in the present case no provisions of section 33 were contravened. We accordingly hold that the present petition of complaint presented on behalf of Bangali, Rampearia and Ramkalia is not maintainable, and we are not disposed to pass any orders in the present proceeding under section 33A of the Industrial Disputes Act. We make our award accordingly.

S. N. MOJAK,
Chairman.

P. R. MUKHERJEE,
Member.

M. C. BANERJEE,
Member.

The 25th May 1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 3702Lab.—13th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 4818Lab., dated the 29th August 1950, as amended by order No. 2062Lab., dated the 4th April 1951, the industrial dispute between the Shalimar Rope Works, Ltd., Shalimar, Howrah, and its workmen represented by Shalimar Rope Works Mazdur Union, 4, Lokenath Chatterji Bye-Lane, Sibpore, Howrah, was referred for adjudication to Sri S. K. Niyogi, District Judge;

And whereas the said Sri S. K. Niyogi, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between the Shalimar Rope Works, Ltd., Shalimar, Howrah, and its workmen as represented by the Shalimar Rope Works Mazdur Union of 4, Lokenath Chatterji Bye-Lane, Sibpore, Howrah.

PRESENT:

SRI S. K. NIYOGI, *District Judge, Industrial Tribunal.*

Present for the Union: Sri D. L. Sen Gupta, Advocate, assisted by Sri B. K. Mukherji, Secretary of the Union.

Present for the Company: Sri H. C. Ghosh, Advocate, assisted by Sri B. K. Bhandari, Works Manager of the Company.

AWARD.

The dispute as aforesaid was referred to a Tribunal constituted by the Government of West Bengal by its order No. 4818Lab., dated the 29th August 1950, and Sri P. R. Mukherji, District Judge, was appointed the Tribunal for adjudication thereof.

The reference was received on 30th August 1950, and notices were issued to parties fixing 14th September 1950 for appearance and for submission of written statement by the Union. Both parties appeared on the date fixed, and the Union submitted their written statement. After an adjournment the Company submitted its written statement on 9th October 1950. Issues were framed on 13th October 1950, and they related to fixation of categories of workmen and their grades, dearness allowance, canteen facilities, bonus, Provident Fund, gratuity or pension and other matters such as night allowance, housing or house-rent allowance, leave rules of service, lock-out pay, etc. An objection was taken as to whether the demands in respect of other matters which were not contained in the charter of demands and were not pressed at any earlier stage were maintainable in law, and this objection also formed the subject-matter of a separate issue.

The first date of hearing was fixed on 10th November 1950. There were several adjournments before the case could be taken up for actual hearing. In the meantime the Company applied under section 33 of the Industrial Disputes Act for permission to dismiss Kantha and several other workmen as also for the dismissal of one Lal Bahadur, Durwan of the Company.

"As the services of Sri P. R. Mukherji were ultimately not available, I was appointed to be the Tribunal in his place for adjudication of the said industrial disputes between the Shalimar Rope Works, Ltd., and their workmen, as referred to in the original order of reference by Government of West Bengal in the Department of Labour order No 2062Lab., dated 4th April 1951. On receipt of this reference and the record of the case, I fixed 12th April 1951, and on that date I fixed 23rd May 1951 for hearing of the case. On 23rd May 1951 the parties filed a joint petition signed by the Manager of the Shalimar Rope Works, Ltd., and the General Secretary and Assistant Secretaries of the Shalimar Rope Works Mazdur Union, and also by the Advocates of both parties. In an annexure to that petition are set out the terms of settlement in the form of a memorandum of agreement which was entered into in order, as is specifically mentioned therein, to create good feelings between the parties. I am satisfied on hearing the parties and their Advocates that there has been a genuine agreement on the terms stated. I hope that there will be a lasting peace between the parties as has been the avowed object of the agreement. The agreement covers the main issues regarding fixation of categories, dearness allowance, canteen facilities, bonus including production bonus, and Provident Fund or pension, which were the bone of contention of the Union representing the workmen. The other issues to which objection was taken by the Company as not having been included in the charter of demands or pressed at any earlier stage of the dispute, were not pressed by the Advocate for the Union. There is thus no dispute regarding the claims which stand abandoned. The application under section 33 for permission to dismiss Kantha and others was withdrawn, and Lal Bahadur, Durwan, who had been dismissed with permission in the meantime, was allowed by the Company to resume work on submitting a written apology for his misconduct which brought about his dismissal, without any claim to any pay or salary for the period of suspension. The terms and settlement, as far as I gather, are fair to both parties. The compromise is accordingly accepted. The memorandum of agreement and the joint petition both together will be incorporated in the award as Appendix A. I make my award accordingly.

S. K. NIYOGI,

District Judge, Industrial Tribunal

The 31st May 1951.

Dictated and corrected by me.

S. K. NIYOGI,

Judge.

APPENDIX.

Before the Chairman, Industrial Tribunal, to adjudicate the industrial dispute between the Shalimar Rope Works, Ltd., hereinafter called the Company, and their workmen, represented by the Shalimar Rope Works Mazdur Union, hereinafter called the Union.

THE HUMBLE PETITION OF THE AFORESAID COMPANY AND THE AFORESAID UNION MOST RESPECTFULLY SHEWETH:—

1. The aforesaid industrial dispute referred to this Tribunal for adjudication has been amicably settled by the parties herein. A copy of the "terms of settlement" duly signed by the parties herein and their respective lawyers is filed herewith and marked "A".

2. There will be an award in the main adjudication case pending before this Industrial Tribunal in accordance with the terms of settlement filed herewith.

3. The application under section 33 of the Industrial Disputes Act, filed by the Company for dismissal of Kantha and several other workers, is withdrawn and they will continue to work as before.

4. The application under section 33 of the Industrial Disputes Act, filed by the Company for dismissal of Lal Bahadur, Durwan, will be disposed of in the following terms:—

“Lal Bahadur, Durwan, will be allowed by the Company to resume work on his submitting a written apology for his misconduct referred to in the said application before the Tribunal. He shall have no claim to any pay or salary for the period of his suspension.”

The petitioners therefore pray that Your Honour may be pleased to direct that the compromise may be recorded and terms of settlement filed herewith be kept in the records and to pass such other or further order as to Your Honour may seem fit and proper. And your petitioners, as in duty bound, shall ever pray.

CALCUTTA,

The 17th May 1951.

HIRENDRA CHUNDER GHOSE, S. R. TOSNIWAL,
Advocate for the Company.

DWIJENDRA LAL SEN GUPTA, *Manager, Shalimar Rope Works, Ltd.*
Advocate for the Union.

KANTHA PRADHAN, BEJOY KRISHNA MUKHERJI,
DIGAMBAR NAYAK, *General Secretary, Shalimar Rope Works Mazdur Union*
Assistant Secretaries.

ANNEXURE A.

Draft terms of settlement.

WITHOUT PREJUDICE.

I. *Fixation of categories.*—The workers will be divided into the under mentioned categories:—

- (1) Unskilled—(i) Temporary, (ii) Permanent.
- (2) Semi-skilled—(i) Temporary, (ii) Permanent.
- (3) Skilled—Grade II (i) Temporary, (ii) Permanent.
- (4) Skilled—Grade I (i) Temporary, (ii) Permanent.

II. *Proposed pay with dearness allowance.*—The monthly basic wage and dearness allowance at the rate mentioned below will be paid with effect from 1st May 1951—

	Basic wages.		Plus dearness allowance.		Total.
		Rs. a.		Rs. a.	Rs. a.
1. Unskilled	..	28 0		24 8	52 8
2. Semi-skilled	..	30 0		24 8	54 8
3. Skilled, Grade II	..	32 0		24 8	56 8
4. Skilled Grade I	..	33 0		24 8	57 8

(ii) *Permanent.*

	Basic wages.		Plus dearness allowances.	Total.
	Rs. a.		Rs. a.	Rs. a.
1. Unskilled ..	32	8	24	8
2. Semi-skilled ..	34	8	24	8
3. Skilled, Grade II ..	36	8	24	8
4. Skilled, Grade I ..	37	8	24	8
				62 0

III. *Production Bonus.*—(1) The minimum standard production per day of 8 working hours of each small line working with 8 men and of each big line working with 12 men shall be 10 clips for Manila and Sisal and 8 clips for coir.

(2) If the average number of clips produced in all the lines exceed the aforesaid minimum standard of production, the workers will get bonus for each additional clip produced at a rate of Re. 1-4 as in case of coir and Re. 1 in case of Manila and Sisal, which will be distributed equally among all the workers as bonus.

Workers producing less than the aforesaid minimum standard of production will be amenable to the provisions in the Standing Rules and Orders for neglect of duty.

IV. *Canteen facility.*—Company will give facility for opening a canteen as soon as the construction of canteen shed is completed, which is expected to be done in 3 months unless prevented by circumstances beyond their control.

V. *Bonus.*—The Company has agreed to pay bonus equivalent to one month's basic wages for the year ending June 1950 to those permanent workers who have worked for at least 275 days in the said year. Workers who have worked for at least 75 days but less than 275 days will be allowed bonus proportionately.

VI. *Provident Fund or pension.*—The Company will introduce Provident Fund scheme with effect from 1st May 1951 and the pension scheme is hereby abolished. Workers who have completed 30 years' service in the company without break on 1st May 1951 may, however, be entitled to pension at the rate of 50 per cent. of their average basic pay during the last 5 years' service in lieu of the benefit of Provident Fund scheme if and when they retire.

VII. The adjudication case pending before the Industrial Tribunal will stand dismissed.

VIII. The aforesaid agreement will remain in force for one year from date hereof.

IX. The appeal preferred by the workmen and pending before the Labour Appellate Tribunal regarding bonus will stand dismissed.

X. Lal Bahadur, Durwan, for whose dismissal application under section 13 of the Industrial Disputes Act is pending, will be allowed to resume work on his submitting a written apology for his misconduct referred to in the Tribunal. He shall have no claim to any pay or salary for the period of his suspension.

XI. This agreement is without prejudice to the existing rights and privileges of the parties herein.

XII. The aforesaid agreement has been made by the Company in order to create good feelings.

S. B. TOSNIWAL,
Manager, Shalimar Rope Works.

BIJOY KRISHNA MUKHERJI,
*General Secretary, Shalimar
Rope Works Mazdur Union*

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 3817Lab.—18th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 1018Lab., dated the 15th February 1951, the industrial dispute between Tea District Labour Association, C/o McLeod and Co., Ltd., 3, Netaji Subhas Road, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, 23, Netaji Subhas Road, 2nd floor, Calcutta, in connection with the case of Sri U. M. Banerji, was referred for adjudication to Sri G. Palit District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute existing between Tea District Labour Association, C/o McLeod and Co., Ltd., 3, Netaji Subhas Road, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, 23, Netaji Subhas Road, 2nd floor, Calcutta, in connection with the case of Sri U. M. Banerjee.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, District Judge, Chairman of the Tribunal.

Present for the Employees: Sri Jiten Banerjee, Joint Secretary, Association of the Employees' Unions.

Present for the Company: Sri S. C. Sen, Advocate, assisted by Mr. B. S. I. Conway, Secretary, Tea District Labour Association.

1. By Government order No. 1018Lab., dated the 15th February 1951, the aforesaid dispute has been referred to me for adjudication under sections 7 and 10 of the Industrial Disputes Act (XIV of 1947) of 1947.

2. The reference was received here on the 16th February 1951. The Union filed its written statement on the 2nd March 1951. The Company filed its written statement on the 21st March 1951. Issues were framed on 3rd April 1951. The case was taken up for hearing on 2nd May 1951. It continued till 4th May 1951 when a petition of compromise was filed.

3. The issues were framed as follows:—

- (1) Is the dispute in question an industrial dispute? Is the Tribunal competent to adjudicate in the present case?
- (2) Whether the discharge of Sri Upendra Mohan Banerjee is illegal and unjustified.
- (3) Is Sri Upendra Mohan Banerjee entitled to any compensation? If so, how much?

AWARD.

4. As the case has eventually ended in compromise, I need not go into the issues raised. All that I am called upon to consider is whether the West Bengal Government was the appropriate Government which could make a reference, as the one in question, or whether the appropriate Government should be the Bihar Government inasmuch as the discharge in question had taken place at Ranchi. Argument was heard on this point from the lawyers of both sides. The Tribunal is inclined to hold that both on fact and in law the present Government is competent to make the reference it did. The reference was accordingly in order. The learned lawyer of the Union referred to certain sections of the Civil Procedure Code bearing on the matter of the forum of suits. Though the principles contained in the Civil Procedure Code on this point are perfectly sound and reasonable, yet it is doubtful whether the provision of the said Code would govern the present matter. I do not accept the argument of the learned pleader of the Union in full when he says that the plaintiff can choose his own forum of suit. The ordinary forum of suit is the place where the cause of action arises. Again, a suit can be brought either where the defendant resides or where he carries on business or works for gain. When it is doubtful as to wherein of the two places or several places the defendant carries on business, it is then only that the option lies with the plaintiff to choose his forum of suit in any of these places. But I do not think the analogy of the plaintiff and the defendant *vis-à-vis* the bringing of suits does very well apply here. The Union never makes a reference to an Industrial Tribunal very much on the lines the plaintiff brings a suit in a court. If an industrial dispute is found to exist by Government within its territorial limits, then only it makes a reference to an Industrial Tribunal on the recommendation of the Labour Commissioner, conciliation having fallen through. So the matter is fundamentally different. Coming to the facts of the case, I find that though the discharge has actually occurred somewhere in Bihar, yet it has taken place under an order of the Head Office of the Company which is located in Calcutta. The authorities of the branches of the Association in Bihar had no more initiative than the mechanical carrying out of the order passed by the Calcutta office. It is never contended that the Branch located in Bihar is independent of the Calcutta office and has discharged this employee of its own accord. If any order is passed by the Tribunal over the Calcutta office in the matter of reinstatement or compensation, it can never be infructuous. That is the sole criterion in such matters. Having regard to all these facts and circumstances, the Tribunal had to hold that the present reference was in order being issued by the appropriate Government mentioned in the Industrial Disputes Act, 1947.

5. Regarding the merits of the case, the compromise petition filed has disposed of the contention fully. I accept the compromise petition as reasonable and incorporate the same in my award. In pursuance of the compromise petition I pass a "no dispute" award. The compromise petition will be embodied in my award as an annexure.

G. PALIT,
Chairman of the Tribunal.

The 5th June 1951.

ANNEXURE.

To

THE INDUSTRIAL TRIBUNAL (SRI G. PALIT).

In the matter of an Industrial Dispute between Tea Districts Labour Association and their workmen re: Sri U. M. Banerjee.

The humble petition of the Association and Sri U. M. Banerjee.

MOST RESPECTFULLY SHEWETH:—

1. That in the above matter the parties have come to an amicable settlement as follows:—

- (a) Sri U. M. Banerjee is prepared under the present contingency to drop his contention that he was not retrenched for economic reasons.
- (b) As there was a vacancy under the Association, Sri U. M. Banerjee was offered the post of a Forwarding Agent at Tinsukia on the same pay and allowances as he received at the time of discharge and Sri Banerjee accepted the same. The period from the date of his discharge on the 1st November 1950 to the date of joining the new post will be treated as *dies non*.

Under the circumstances it is humbly prayed that Your Honour will be graciously pleased to accept the said terms above and there is no dispute and to award accordingly and to pass such other order or orders as it may be deemed fit and proper.

UPENDRA MOHAN BANERJEE.

4-5-51.

JITEN BANERJEE,

Joint Secretary, Association of Employees
Unions, 23, Netaji Subhas Road

For McLeod and Co., Ltd.—**B. ST. J. CONWAY,**

Secretary,

Tea Districts Labour Association,

by

(Sd.) S. SEN,
Advocate.

4-5-1951.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 3840Lab.—18th June 1951.—Whereas under the Government of West Bengal, Labour Department, order No. 2389Lab., dated the 18th April 1951, the industrial dispute between Messrs. Joy Hosiery, 13, Maharshi Debendra Road, Calcutta, with Head Office at 85, Shovabazar

Street, Calcutta, and their workmen represented by the Bengal Hosiery Workers' Union, 116, Grey Street, Calcutta, was referred for adjudication to Sri S. K. Niyogi, District Judge;

And whereas the said Sri S. K. Niyogi, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Joy Hosiery, 137, Maharshi Debendra Road, Calcutta, with Head Office at 85, Sovabazar Street, Calcutta, and their workmen as represented by the Bengal Hosiery Workers' Union, 116, Grey Street, Calcutta.

PRESENT:

SRI S. K. NIYOGI, *District Judge, Industrial Tribunal.*

Present for the Union: Sri Kshitish Chandra Das, Secretary of the Union.

Present for the Company: Sri Manindra Lal Poddar, Proprietor of the Company.

AWARD.

By order No. 2389Lab., dated the 18th April 1951, of the Government of West Bengal, in its Labour Department, a Tribunal of one member was constituted for adjudication of the aforesaid industrial dispute under sections 7 and 10 of the Industrial Disputes Act (XIV of 1947), and I was appointed the Tribunal for the said purpose. The dispute related to matters concerning a lock-out of the factory of Messrs. Joy Hosiery.

The reference was received on 19th April 1951 and notices were issued to the parties fixing 2nd May 1951 for their appearance and for filing written statement by the Union. On 2nd May 1951 both parties appeared and filed a joint petition intimating that they were not willing to proceed further with the case. It is stated therein that there has been an amicable settlement between the parties and in view of the terms and conditions thereof there is at present no industrial dispute between them. In the circumstances stated, they pray that a "no dispute" award might be passed in this case. The petition was signed on behalf of the Company by the Proprietor and also by the Union through its Secretary. I have, therefore, no hesitation to say that the matter has been amicably settled and no dispute exists at the present moment. The award is made accordingly. The joint petition of both parties will form part of the award and it will be incorporated in a schedule thereto.

S. K. NIYOGI,

District Judge, Industrial Tribunal.

The 31st May 1951.

Dictated and corrected by me.

S. K. NIYOGI,

Judge.

APPENDIX.

BANKS:

SRI S. K. NIYOGI, *District Judge, Industrial Tribunal.*

the matter of an industrial dispute between Messrs. Joy Hosiery, 137, Maharshi Debendra Road, Calcutta, and their workmen represented by the Bengal Hosiery Workers' Union, 116, Grey Street, Calcutta.

THE JOINT PETITION OF THE ABOVE-NAMED COMPANY AND THE UNION NOW RESPECTFULLY SHEWETH:—

1. That today, the 2nd May 1951, was fixed for filing of written statement by the Union.
2. That as there has been an amicable settlement between the above-named Company and their workmen represented by the above-named Union, the parties do not wish to proceed further in the case.
3. That in view of the amicable settlement on terms and conditions effected between the parties, there is at present no industrial dispute between the said parties.

Under the circumstances, your humble petitioners pray that you will be kind enough to pass a "no dispute" award, and for this act of kindness your humble petitioners, as in duty bound, shall ever pray.

Yours faithfully,

• MANINDRA LALL PODDAR,
Proprietor, Messrs. Joy Hosiery.

CALCUTTA,
The 2nd May 1951.

KSHITISH CHANDRA DAS,
Secretary, Bengal Hosiery Workers' Union

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

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